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19 74 between December THIS TRUST DEED, made this 13thday of RAYMOND R. KILMER and MARY JANE KILMER, husband and wife

FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Fails, Oregon, a corporation organized and existing under the laws of the United States, as beneficiary;

WITNESSETH:

The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as:

The Southeasterly 9 feet of Lot 3, all of Lot 4, and the Northwesterly 6 feet of Lot 5 in Block 10 of ELDORADO ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

which said described real property does not exceed three acres, together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights and other rights, easements or privileges now or hereafter belonging to, derived from or in anywise apper-taining to the above described premises, and all plumbing, lighting, heating, ventilating, dir-conditioning, refrigerating, watering and irrigation apparatus, equipment and lixtures, together with all awnings, venotian blinds, flor covering in place such as wall-to-wall carpeting and line leum, shades and built-in ranges, dishwashers and other built-in appliances now or hereafter installed in or used in connection with the above described promises, including all interest therein which the granter has or may hereafter acquire, for the purpose of securing performance of approximation of the purpose of accuring performance of approximation of the purpose of securing performance of approximation of the purpose of accuring and interest therein which the granter has or may hereafter acquire, for the purpose of securing performance of approximation of the purpose of accuring performance of approximation of the purpose of accuring the private of the purpose of accuring the private of the purpose of the pu agreement of the grantor herein contained and the payment of the sum of NINETEEN THOUSAND AND NO/100----

(\$ 19,000.00) Dollars, with interest thereon according to the terms of a promissory note of even date 189% 80 payable to the beneficiary or other and made by the grantor, psincipal and interest being payable in monthly installments of \$ 159% 80 commencing

This trust deed shall further secure the payment of such additional money, any, as may be loaned hereafter by the beneficiary to the grantor or others ring an interest in the above described property, as may be evidenced by a le or potte. If this indebrindens secured by this trust deed is evidenced by re than one note, the beneficiary may credit payments received by it upon y of said motes or part of any payment on one note and part on another, the beneficiary may eject.

The grantor hereby covenants to and with the trustee and the beneficiary herein that the said premises and property convered by this trust deed are free and clear of all encumbrances and that the grantor will and his here, executors and administrators shall warrant and defend his said tille thereto against the claims of all persons whomsoever.

erecutors and administrators shall warrant and defend his and this flerify against the claims of all pitrons whomsover. The grantor coverants and agrees to pay said note according to the terms thread and which they all these assessments and other charges levied against and other they are all potentially free from all encumbrances having pre-ordence over this trust deed; to complete all buildings in course of construction or hereafter construction is hereafter commenced; to repair and restore promptly and in good workmanitke manner any building or laprovement on said property which may be damaged or destroyed and pay, when due, all buneficiary within filter days all the data the data property at all buneficiary within filter days all the data property at all buneficiary within filter days all the data property at all one data and the second the data and the second property within filter data and the second the second property at all buneficiary within filter days all the within a sing the comments of a second acting construction; to replace any work or materials unitiary of such as a property within filter days all the within a sing the comments of a second acting construction; to know been filter to the comments of a such and the property in good repair and to commit or auffer now on hereafter erected on said property in good repair and to commit or suffer now of the strut the original principal sum of the note or obligation secured by this true deed, in a company or compasiles acceptable to the bene-ificiary, and to deliver the original principal sum of the beneficiary at least indepoint of the share is not so tendered, the beneficiary at least indepoint of the strut beneficiar to be acceptable to the benefi-premium paid, to the principal principal sum of the beneficiary at least indepoint of the indepoint principal such of the beneficiary at least indepoint of the indepoint of the beneficiary may in its own and principal do the principal briefs of any such policy of insurance. If wither policy of innurance

uotaisted. In order to provide regularly for the prompt payment of said fares, aceas-ments or other charges and insurance premium, the grantor agrees to pay to the bunched regular structure of the terms of the monthly payments of principy, an amount equal to one-twelfth (1/12th) of the taxes, assessments and other charges due and payable with respect to said property within each succeed-ing twelve months, and also one-thirty-sixth (1/32th) of the insurance premiums payable with respect to said property within each succeed-ing twelve months, and also one-thirty-sixth (1/32th) of the insurance premiums such sums to be credited to the principal of the loau unit) required for the several purposes thereof and shall thereupon he charged to the principal of the isani or, at the option of the beneficiary, the sums so paid shall be held bid the beneficiary in trust as a reserve account, without interest, to pay and payable.

slums, taxet, assessments or ourse cusages and all taxes, assessments and other psyable. While the grantor is to pay any and all taxes, assessments and other ges levied or assessed against said property, or any part thereof, before same begin to bar interest and alies to pay premiums on all insurance its upon asid property, such payments are to be made through the ben-property in the amounts and other charges levied or imposed sealast and all taxes, assessments and other charges levied or imposed sealast rance premiums in the amounts about on the statement thereof luminable in the collector of such taxes, assessments or other charges, and sums to the rance premiums in the amounts about on the statement withered luminable of event to hold the birther representatives, and the may be required from reserve account, if any, established for failure to have any inuce or event to hold the birther with as y insurance company and to apply any , to compromite and settle with asy insurance company and to apply any , to compromite and settle with any insurance company and to apply any , to compromite and settle with any insurance to any more tool is do the settle with any in-puting the amount of the indicator resource on plant and to apply any , to compromite and settle with any insurance to any more tool at the amount of put into the amount of the indicators for payment and satisfaction in or upon asis or due indicates for payment and satisfaction in or upon asis or other hold into the indicateness for payment and to apply any the same to other acquisition of the property by the beneficiary after

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- 4 default, any balance remaining in the reserve account shall be credited to the indebicdness. If the reserve account for faze, assessments, insurance premiums and other charges is not sufficient at any time for the payment of such charges as they become due, the grantor shall pay the deficit derived, the hencitidary demand, and if not pay wild within ten days effect derived, the hencitidary may at its option and the amount of such deficit to the principal of the obligation accurd hereby.

Should the grantor fail to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures there-for shall draw interest at the rate specified in the note, shall be repayable by the grantor on demand and shall be secured by the lien of this trust deed. In this connection, the beneficiary shall have the right in its discretion to complete any improventian made on and premises and alis to unake such repairs to said property as in its sole discretion it may deem necessary or advisable.

property as in its sole discretion it may overn accessing or antriastic. The grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions alfrecing said property; to pay all costs, frees and expenses of this frust, including the cost of title search, as well as the other costs and expenses of the truster incurred in connection with or in enforcing this obligation, and truster's and attorney's fees actually incurred; ity hereof or the rights or powers of the beneficiary or truster; and to pay all costs and expenses, including cost of evidence of title and attorney's fees in reasonable sum to be fixed by the court, in any such action or proceeding by ficiary to foreclose this deed, and all said sums shall be secured by this trust deed.

The beneficiary will furnish to the grantor on written request therefor an annual statement of account but shall not be obligated or required to furnish any further statements of account.

It is mutually agreed that:

It is motunity agreed that: 1. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, the beneficiary shall have the right to commence, proscoule in its own name, appear in or detend any ec-tion or proceedings, or to make any compromise or sattlement in connection any such taking and, if is or elects, to require that all or any portion of the mount re-galard to pay all reasonable costs, expensed and the said to the beneficiary and applied by its francor in such proceedings shall be said to the beneficiary and applied by its francor in such proceeding shall be said to the beneficiary and applied by it if in upon any return the beneficiary in such proceedings, and the balance applied upon the indebtdeness accured hereby; and the grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary

ne necessary in obtaining such compensation, promper upon the benchtary, request. 2. At any time and from time to time upon written request of the ben-ficiary, payment of its fers and presentation of this ded and the nots for en-dorsement (in case of full reconveyance, for cancellation), without affecting the inhility of any person for the payment of the indebtdenes, the trustee may (a) connent to the making of any map or plat of said property; (b) join in granting any easement or creating and restriction thereon, (c) join in any subordination or other agreement affecting this deed or the lien or charge hereof; (d) reconvey-ance may be described as the "person or persons legally entitled thereto" and the recitait therein of any matters or facts shall be conclusive proof of the truthyliness thereof. Trustee's fees for any of the services in this paragraph shall be \$3.00.

shall be \$3.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these truits all renks, issue, royalies and prolits of the pro-perty affected by this deef and of any personal property located thereon. Until the performance of any agreement hereunder, grantor shall have the right to col-text all such renks, issue, royalies and prolits and the pro-perty affected by this deef and of any personal property located thereon. Until the performance of any agreement hereunder, grantor shall have the right to col-text all such renks, issue, royalies and prolits active default as they necome due and parable. Upon any default by the grantor hereunder, the benc-celver to be appointed by a court, and without regard to the adequacy of any security for the indetheces hereby secured, enter upon and take possession of said property, or any part thereor, in its own name sus for or otherwise collect the renk, issues and profits, including those past due and unpaid, and apply the same, issue costs and expenses of operation and collection, including reasca-as the beneficiary may determine.

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6. The grantor shall notify beneficiary in for sale of the above described property supplied its with such personal information d ordinarily be required of a new joan applic where charge. writing of any and furnish ben concerning the can's and shall be

errice charge. 6. Time is of the essence of this instrument and upon default by the 10 in payment of any indebtedness secured hereby or in performance of any instal payment, the beneficiary may defare all sums secured hereby in-instal due and payhe trust property, which notice trustee shall cause to be letting to be delivery of a said notice of default and election to self peneticiary conditions and addition of the trustee this crute ded and all promissory will do a record Upon delivery of said notice out decaud all promissory will do a source the time and place of sale and give notice thereof as then uired by law.

uired by law. 7. After default and any time prior to five days before the data set the Trustee for the Trustee's sale, the grantor or other person so the Trustee for the entire amount then due under this trust deed and ritered may pay the entire amount then due under this trust deed and obligations secured thereby (including costs and expenses actually incurred obligations secured thereby the obligation and trustee's and attorney's fees enforcing the terms of the obligation and trustee's and attorney's fees enforcing the terms of other than such portion of the principal as would ; then be due had no default occurred and thereby cure the default.

inth De que nan no neinvit occurre and interpy then he total the s. After the ispac of such time as may then he required by law f recordstion of said notice of define and giving of said notice of a head hell said property at the time and piace fixed by him is as inc, st public suction to the highest bidder for each, in iswith more ad Bistes, payable at the time of all. Trustee may postpone portion of said property by public announcement at such time and portion time to time thereafter may postpone the said by pu IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written.

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DATED

nouncement at the time first by the preceding postponement. The deliver to the purchaser his deed in form as required by law, onew party as obdi, but without may correlate or warrancy, socials in the deed of any person, arcluding the trustee but including truthfulness thereof. Any person, arcluding the trustee but including and the beneficiary, may purchase at the sale.

and the ocacriticary, may purchase at the sais. 9. When the Trustee sells pursuant to the powers provide trustee shall apply the proceeds of the trustee's saie as follow the expenses of the saie including the companisation of the trust the some soin the saie including the companisation of the trust trust deed. (3) To all including the coorded distances interests of the trustee in the trust deed as their the grantor order of their priority. (4) The surplus, if any, to the surplus, deed or to his successor in interest entitled to such surplus. powers provided her

deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from the successor trustee appoint a successor to any trustee samed herein, or to uncessor trustee appointed hereunder lyon such appointments all title, pr versace so the successor trustee, there shall be vested with all the successor and dutchement and subsitution herein mamed or appointed hereender, such appointment and subsitution the herein maned or suppointed hereender such appointment and subsitution this trust deed and its plus by the beneficiary, containing reference of the county clerk or recorder or record, which, when recorded in the property is situated, shall be conclusive pro-gounty or counties in which the property is situated, shall be conclusive pro-proper appointment of the successor trustee.

proper appointment of the successor trustee. 11. Trustee accepts this trust when this deed, duly executed and ackn tedged is made a public record, as provided by law. The trustee is not onliga-tedged is made a public too of pending sale under other deed of trust or to notify any party hits in which the grantor, beneficiary or trustee shall b party unities auch action or proceeding is brought by the trustee.

party unit's such action or proceeding is brought by the trustee. 12. This deed applies to, inures to the benefit of, and blods all pair hereto, their heirs, legates devices, administrators, executors, successors assigns. The term "baseliclary" shall mean the holdor and owner, inclu-ledgee, of the nois successor heretoy, whether or not media as a benefit herein. In construing this deed and whenever the context so requires, the culture includes the femiolae and/or neuter, and the singular number cultures the plural.

(SEAL) 1 R Zilmir Barrow ilmer (SEAL) marit la 1 STATE OF OBEGON 1974, before me, the undersigned, a Notory Public in and for and county and state, personally appeared the within named and wife RAYMOND R. KILMER and MARY JANE KILMER, husband and wife December Personally known to be the identical individual S named in and who executed the foregoing instrument and acknowledged to me that to the personally known to be the identical interviewer. In the uses and purposes therein expressed the same freely and voluntarily for the uses and purposes therein expressed the d IN TESTIMONY WHEREOF, I have hereunic set my hand and affixed my notarial seel the day and year last above written Notary Public for Oregon My commission expires: 10-13-78 ١. (SEAL) ` STATE OF OREGON } ss. Loan No. --TRUST DEED I certify that the within instrument was received for record on the 17th day of <u>DESEMBER</u>, 1974, at 2:30 o'clock ...^P. M., and recorded in book H 74 on page 15991 ON'T USE THIS ACE: RESERVED Record of Mortgages of said County. FOR RECORDING Granto Witness my hand and seal of County URED.1 TO FIRST FEDERAL SAVINGS & affixed. LOAN ASSOCIATION MILNE WH. D. County Clerk Benefi Aiter Recording Roturn To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon Βv FEE \$ 4.00 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. ndersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed or fully prid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or so status, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said o status, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you here with by you under the) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the William Ganon TO: The un bee pursuant to trust deed) First Federal Savings and Loan Association, Beneficiary

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