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TRUST DEED

..., 19 74 , between THOMAS R. GILLIIAND AND CYNTHIA L. GILLILAND, Husband and Mife THIS TRUST DEED, made this 17th day of

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

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:

Let 20 in Block 8 of ELDOWADO ADDITION TO THE CITY OF KLANATH PALLS,

Klamath County, Oregon.

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which said described is all property does not exceed three acres, together with all and singular the appurtenances, tenements, hereditaments, issues, profits, water rights and other rights, easements or privileges new or hereditor belonging to, derived from or in anywise apparations, equipment and lixtures, together with all awnings, venetian blinds, floor covering in place such as wall-to-wall carpeling and ling blinds, hereing, should be above described premises, and all plumbing, lighting, heating, to covering in place such as wall-to-wall carpeling and ling progratus, equipment and lixtures, together with all awnings, venetian blinds, floor covering in place such as wall-to-wall carpeling and line states and built-in ranges, dishwashers and other built-in appliances new or hereafter installed in or used in connection with the above described premises, including all interest therein which the granter has or may hereafter acquire, for the purpose of securing performance of each agreement of the granter herein contained and the payment of the sum of <u>SEVENTIEEN</u> THOUSAND THREE HINDERD and the sum of the sum of a compliance not of even date derewith, payable to the

each agreement of the granter nerve companies and the payment of the same and a promissory note of even drig diorewith, payable to the commoncing beneficiary or ordes and made by the granter, principal and interest being payable in monthly installments of a commoncing commoncing and beneficiary or ordes.

This trust deed shall further secure the payment of auth additional money, y, as may be loaned hereafter by the beneficiary to the grantor or othera and an interest in the above described property, as may be evidenced by a or notes. If the indebtedness secured by this trust decise videnced by , than one note, the beneficiary may credit payments received by it upon of said notes or part of any payment on one note and part on another, he beneficiary may elect.

The grantor hereby covenants to and with the trustee and the beneficiary The grantor hereby covenants to and with the trustee and the beneficiary herein that the said recumbrance and that the grantor will and his helfs, free and clear of all necumbrance and that the grantor will and his helfs, security and administrators shall warrant and defend his said title thereto sgainst the Claims of all persons whomsever.

security and administrators and that the granter will and his heirs, exclusions and administrators shall warrant and defend his said title thereto gainst the claims of all persons whomsoever. The granter covenants and agrees to pay said note according to the terms indeproperty; to keep and property free from all encombrances having pre-ordence over this trust devid to complete all buildings, months from the date or hereafter construction is hereafter commencies in a pre-property is the date of the second of the date of the date of the date construction is hereafter commencies in a pre-tered or the date construction is hereafter commencies and other and restore promptly and is building to replace any the data grade of the date of the date construction is hereafter commencies of the date of the date construction is hereafter commencies and pay, when due, all sold property is to replace any ten holice from hereafter and restore increased on said promession of device of the date of the date of the date construction is or place any ten holice from hereafter and the date of the date of the and by the damaged or device of the date of a said property at all blenefter of the first of the silve building or improvements any or the fact, not of and premises; to all buildings, property and against or suffer here and of a said premises; to date premise continuously and to commut or suffer the date of as all property in good replate and to commut or suffer equivable that the original principal sum of the therefticary sittlened and with approve lose payaits clause in favor of the herefticary sites of the herefticary as the date and with approved lose payaits clause in favor of the herefticary sites and and the add policy of the principal place of havings when policy of marane. If iffeed days of maurance is not so tendered for the beneficiary as the law and add policy of the principal place of havings when policy of the narance. If iffeed days of maurance is not so tendered for the beneficiary may in its out add policy of th

obtained. In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and inaurance presidums, the grantor agrees to pay to the boneficiary, togethere with and the terms of the note or obligation secured principal amount equal to one-treat (1/12th) of the inauras assessments and hereby, as amount equal to one-treat (1/12th) of the inauras assessments and hereby, and and payable with respect to said property within accured other charges due and payable with respect to and property within each succeeding the beneficiary have been been as a state of the taxes assessments and hereby, as a set of the taxes and the terms within the property have been been as the state of the taxes assessments and ing two with respect to said property within each succeeding the beneficiary that sums to be credited to shall thereupon be charged to not properly of the several purposes thread and shall thereupon be charged to not properly of the several purposes thread and the treatment of the losu of property of the several purposes thread and the treatment of the losu of the property of a still option of the treatment of the to a sume so paid shall be held by the head clearly in track as a reserve account, without interest to pay shill be come due and payable.

while the grantor is to pay any and all taxes, assessments and other gas been or assessit against said property, or any part litered, helore gas been to be an interest and property attraction of the second against in upon said property such thereby authorizes the heme-field all taxes, assessments and other charges levied or thereof unitsed property in the amounts shown on the charges and some and the insurance arrives or to withfraw the sums which may be required from the collector of auch taxes, assessments or other charges and to pay the the collector of auch taxes, assessments or other charges and some to the insurance carities or to withfraw the sums which may be required from the relation of any loss or damage growshick and to have any insur-nce event to how any less of damage growshich and to appy in a components and active arrowshich are compared and to appy in the tonic of the sum of the indication and the sums of a state of any in-ne event to how and the beneficiary nearby summariant of a pay in a componies and active any and the indications accurd by this trust any in the tonic receipt upon the officient some accurd by this trust any in a near polynomias and active with any indications accurd by the beneficiary near pulling the amount of the indications accurd by the beneficiary active or upon sale or other acquisition of the property by the beneficiary active of upon sale or other acquisition of the property by the beneficiary active of upon sale or other acquisition of the property by the beneficiary active of the upon sale or other acquisition of the property by the beneficiary active of upon sale or other acquisition of the property by the beneficiary active of upon sale or other acquisition of the property by the beneficiary active of the upon sale or other acquisition of the property by the beneficiary active of the upon sale or other acquisition of the property by the beneficiary active of the tax accurding the property by the beneficiary active to the property by the property active to the the polic licin any said by t insu

default, any balance remaining in the reserve account shall be credited to the individues. If the reserve account for large, assessments, insurance premiums and other charges is not sufficient at any time for the payment of such charges as they because the grantor shall pay the deficit to the beneficiary upon demand, and if not poil within ten days after such demand, the beneficiary demand, and if not poil within ten days after such demand, the beneficiary obligation and the amount of such deficit to the principal of the obligation arcored hereby. the

ubitation secured hereby. Should the grantor fail to keep any of the foregoing overnants, then t beneficiary may at is option carry out the same, and all its expenditures the for shall draw interest at the rate specified in the note, shall be repayable the grantor dramat and shall be secured by the lien of this trust deed, the grantor on the beneficiary shall have the tight in its discretion to compli-this connection, the beneficiary shall have the state to under such repairs to any impurements made on said premises and also to under such repairs to property as in its sole discretion it may deem necessary or advisable.

property as in its sole discrition it may deem necrostry or advants. to said The granter further agrees to comply with all have, ordinances, regulations, covenants, conditions and restrictions affecting said property; to pay all costs, free and expenses of the trastic including the cost of the warch, as well as the other costs and expenses of the trastic incurrer, free actually incurred; in enforcing this obligation, and trustee's and alternary are actually incurred; in spin-rain and ingits or powers of the beneficiant the and attornay's free and expenses, be fixed by the court, is any suit brought by bene-which the beneficiary or traste may appear and in any suit brought by bene-which the beneficiary or traste may appear and in any suit brought by bene-which the beneficiary or traste may appear and in any suit brought by bene-which the beneficiary or traste may appear and in any suit brought by bree-thicary to furctione this deed, and all said sums shall be secured by this trust deed.

The hearficiary 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: i. 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, provedue in its own name, appear and redend any ac-tion or proceedings, or in elects, to require that all or any creater of the connection with ion or proceedings, or in elects, to require that all or any creater of the amount re-payable as compre reasonable costs, expenses and allow accounts of the beneficiary or incurred by it first upon any reasonable material and in the paid to the beneficiary or and applied upon the individual proceedings hault he paid to the grantore that a sempled upon the individual and therein a definition of a shall a large applied upon the individuals and execute such instruments a shall a forcesary in obtaining such compensation, promptly upon the beneficiary's request. 2. At any time and from time to the such and the such and such and the such applied upon that for the terms and the such applied the such applied upon the such as a such applied upon the such applied upon the such applied upon the beneficiary's here applied upon the such applied upon the beneficiary in the such applied upon the beneficiary's here the such applied upon the such applied upon the beneficiary's bar to applied upon the such applied upon the beneficiary's bar to the such applied upon the such applied upon the beneficiary's bar to the such applied upon the such applied upon the beneficiary's bar to the such applied upon the such applied upon the beneficiary's bar to the such applied upon the such applied upon the beneficiary's bar to the such applied upon the the such applied upon the beneficiary's bar to the such applied upon the the such applied upon the beneficiary's bar to the such applied upon the such applied upon the beneficiary's bar to the such applied upon the the such applied upon the beneficiary's bar to the such applied upon the the such applied upon the such applied up

request. At any time and from time to time upon written request beneficiary's and the sheet of the second state of the second

truthfulness thereof. Truster's fees for any of the services in this para-shall be \$5.00. A as additional security, granior hereiv assigns to beneficiary durin, profit paragraphic security, granior hereiv assigns to beneficiary durin, profit paragraphic security, granior hereiv, faster, hereiv, profit and the security of any personal property indecide the performance of any service of any mersonal property indecide the performance of any service of any default by the granor herein to default as beed all such rents, faster. Upon any default by the granor herein to default as beed and any hereive of any performance of the profit ceiver to be applied by a court, and without notice, either in peard to the adequary of ceiver to be applied by a court, and without rent on datar posses and properties and profits, including during and collection, including the rent less costs and expense of organism and outcomes, and and alle attorney's fees, upon any indebiedness secured bereby, and in such as the beneficiary may determine.

16211 nouncement at the time fixed by the preceding postponement. The trustee deliver to the purchaser his deed in form as required by law, couveying the perty so sold, but without any covenant or warranty, express or implied recitals in the dred of any matters or facts that be conclusive proof o truthfulness therroof. Any person, excluding the trustee but including the gr and the beneficiary, may purchase at the sale. 4. The entering upon and taking possession of said property, the of such rents, issues and profits or the proceeds of firs and other innu letes or compensation or awards for any taking or damage of the prop-the application or release thereof, as a foresaid, shall not cure or waive fault or notice of default hereunder or invalidate any act done put such antime. 9. When the Trustee sells pursuast to the powers provided herel: frustee shall apply the proceeds of the trustee's sale as follows: (1) the expenses of the sale including the compension of the trustee, it expenses of the sale including the compension of the trustee, trust deed. (3) to all persons having recorded liens subsequent to interests of the trustee in the trust deed as their interest appear interests of the trustee in the trust deed as their interest appear of the priority (4) The surplus, if any, to the grantor of the deed or to his auccessor in interest sultiled to such surplus. provided herein. as follows: (1) or notice. b. The grantor shall notify beneficiary in writing of any sale or con-tion sale of the above described property and furnish headiciary on a supplied it with such personal information concerning the purchaser as a supplied it with such personal information concerning the purchaser and is ordinarily be required of a new loan applicant and shall pay beneficiary price charge. 107 a service charge.
6. Time is of the essence of this instrument and upon default by the grantor in payment of any indettedness accured hereby or in performance of any greement hereunder, the heardicary may be future of written notice of default and election to sell the trut pruperty which notice trustee shall cause to be and election to sell the trut pruperty which notice trustee shall cause to be the beneficiary shall depoint with and election of default and election to sell the view provide the trustee that and election to sell. The trust pruperty which notice trustee shall cause to be the beneficiary shall depoint with the trustee this trust deed and all promissory notes and documents evidencing expenditures secured hereby, whereyoon the trustees and lift in the time and place of sale and give notice thereof as then required by law. deed or to his auccessor in interest suffiled to such surplus. 10. For any reason permitted by law, the heneficiary may from time appoint a successor or successors to any trustee named herein, o successor trustee appointed hereinder, iton such appointment and will successor trustee appointed hereinder, iton such appointment and will such appointment and suisification and reasons and or appointed herein such appointment and suisification and in a successor trustee are and by the beneficiary, containing area to this trust deed and its recurd, which, when recorded in the office of the county circle or create proper appointment of the successor trustee. After default and any time prior to five days before the date the Trustee for the Trustee's sale, the grantor or other person the Trustee for the Trustee's sale, the grantor or other person scheduling at the entire amount then due under this actually incu-enforcing the terms of the obligation and trustee actually incu-enforcing the terms of the obligation and trustee of the principal as w then be due had no default occurred and thereby cure the default. proper appointment of the successor fustee. 1. Trustee accepts this trust when this deed, duly executed and acknow-bedged is made a public record, as provided by law. The trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of app action or proceeding in which the granter, hereficiary or trustee shall be a party unless such action or proceeding is brought by the trustee. 12. This deed applies to, inures to the bracht by the trustee. 13. This deed applies to, inures to the bracht of, and binds all parlies het-to, their heirs, legaters devices, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including pleikere, of the note accured hereby, whether or hol named as a beneficiary" herein. In constraining this deed and whenever the context so requires, the mas-culture grader includes the feminine and/or neuter, and the singular number in-cudes the plural. After the lapse of such time as may then be required by law following cordation of said notice of default and driving of said notice of said, the shall sell said property as the time and place fixed by him in said notice , either as a whole or in separate parcels, and in such order as he may de-, either as a whole or in separate parcels, and in such order as he may de-, either as a whole or in separate parcels, and in such order as he may de-, either as a whole or in separate parcels, and in such order as he may do it is a such as the lime of said. Finisher may postpone said of all or rition of said property by public announcement at such time and place of nd from time to three thereafter may postpone the said by public an-IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. Thomas R. Milliled (SEAL) Cynthic Lifellilanof (SEAL) STATE OF OREGON 19.74, before me, the undersigned, a County of Klamath December Notary Public in and for said county and state, personally appeared the within named THOMAS R. GILLILAND AND CYNTHIA L. GILLILAND, Husband and Wife to me personally known to be the identical individual^S, named in and who exocuted the introgoing instrument and acknowledged to me that they executed the same freely and voluntarily for the uses and purposes therein expressed. 114 TESTIMONY_WHEREDF. E have hereunto set my hand and affixed iny notarial seal the day and year last above written Trour Notary Public for Oregon PUULIC! Ċ 11-12-78 5 35 6 25 nmission expires: My (SEAL) STATE OF OREGON) ss. County of Klamath Loan No. TRUST DEED I certify that the within instrument was received for record on the 24th , 19 74., day of DECENSER at 12;00 o'clock P M., and recorded (DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE on page 16210 in book 1. 74 Record of Morigages of said County. Grantor τO Witness my hand and seal of County FIRST FEDERAL SAVINGS & USED.1 affixed. LOAN ASSOCIATION Bonoficiary W., D. MILNE County Clerk Atter Recording Return To: FIRST FEDERAL SAVINGS 540-Main St. 2943 & Klamath Falls, Oregon d Deputy 5 4.00 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. The undersigned is the logal owner and holder of all indebiedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebiedness secured by said trust deed which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same First Federal Savings and Loan Association, Beneficiary by. DATED:

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