A. 25455	01-09803	
$\eta \bullet \infty = \gamma$		m acar
97954	TRUST DEED	Vol. <u>75</u> Page
0.00		10 75 betwee

THIS TRUST DEED, made this 30thday of January BRUCE E. BRINK AND BARBARA I. BRINK, husband and wife

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

Beginning at the most Easterly corner of Lot 6; thence Northwesterly along the Southwesterly line of Pacific Terrace, a distance of 75 feet to a point which is 25 feet Southeasterly from the most Northerly corner of Lot 5; thence Southwesterly along a line parallel to and 25 feet Southeasterly from the northwesterly line of said Lot 5 a distance of 93 feet to a point; thence Southeasterly parallel to the Southwesterly line of Pacific Terrace, a distance of 75 feet to a point on the Southeasterly line of Lot 6; thence Northeasterly along the Southeasterly line of Lot 6 a distance of 93 feet to the point of beginning, being a portion of Lots 5 and 6 in Block 39 of Hot Springs Addition to the City of Klamath Falls, according to the official plat thereof on file in the records of Klamath county, Oregon. (continued)

0) 11

EIVED.

Together with the perpetual easement in and use of the hot water well now on the Southwesterly line of the granted premises at a point thereon approximately 70 feet from the Northwesterly line of Huron Street and of ingress and egress on the adjacent property for the purpose of maintaining and repairing said well and installation of coils therein, but reserving unto grantors and their heirs and assigns, as owners of the portions of said Lots 6 and 5 Southwesterly of the granted premises of the like perpetual easement in and use of said hot water well and for ingress and egress on the adjacent property for the purpose of maintaining and repairing said well, and installation of coils therein, the expense to be shared equally; provided further, however, grantors and their heirs and assigns, as owners of said property lying Southwesterly of the granted premises, reserve the right to install their own coil in said well and to pump therefrom, and if they do so they will pay all expense connected with said coil and the use thereof and grantees and their heirs and assigns, as owners of the granted premises, shall have the exclusive use of the present coil and shall bear all expense incident thereto.

are.

VERY ALL STATISTICS

1691

er

ੇ

SAC

AND

<text><text><text><text>

12

obligation accured hereby. Should the grantor fall 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 have the right in its discretion to complete any improvements made on said premises and also to make such repairs to said property as in its sole discretion it may deem necessary or advisable.

property as in its sole discrction it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, overanat, conditions and restrictions affecting said property. To pay all coats, fees and expenses of this trust, including the cost of tills search, as well as the other costs and expenses of the truster incurred in connection with or in and refer and any action or proceeding purporting to affect the secur-ity hereof or the rights or powers of the beneficiary or trustee; and to pay all costs and expenses, not of evidence of tills and attorney's fees and reasonable sum to be fixed by the court, in any such action or proceeding in which the beneficiary or trustee may appear and in any suit brough by bene-ficiary to foreclose this deed, and all said sums shall be secured by this trust deed.

The heneficiary will furnish to the grantor on written request therefor an annun statement of account but shall not be obligated or required to furnish any further statements of account. It is mutually agreed that:

any further statements of account.
It is mutually agreed that:
It is mutually agreed that:
It is mutually agreed that:
In the event that any porton or all of said property shall be taken the right of ominent formation or condemnation, the beneficiary shall have the right of commence, prosecule in its own name, appear in or defined any action or proceedings, or to make any compromise or settlement in connection with such that its of each settlement is a compensation for such taking, which are in excess of the amount required that all or any portion of the money's payable as compensation for such taking, which are in excess of the amount required by the grantor in such proceedings, and attorney's free necessarily paid or incurred by the beneficiary reasonable costs and expenses and attorney's for an expense, to take such excluse that here the instruments as a shall be paid to the beneficiary's frequest.
S. At any time and from time to time to more the definition of this deed and the other for the sequence.
S. At any time and from time to time to my ritken request of the beneficiary's nequest.
S. At any time and from time to time to any map or plat of said property; (b) Join in granting any map or plat of said property; (b) Join in granting any ensement of the advertes or chartes hand thereto?; (d) reconvey, without warranty, all or any map or plat of and property; the prate of other the tote of the reson the grader to the property. The grattee in any reconvey ance may be described as the "person or persons legally entitled thereto" and the reson the shall be approprint.
S. As additional security; grantor horeby assigns to beneficiary during the shall be \$5.00.
S. As additional security; grantor horeby assigns to beneficiary during the continue of thes due to the shall be \$5.00.
S. As additional security; grantor horeby assigns to beneficiary during the continue of the adverte or fast, shall be adverted by the grantore or thereby a signation

1.1

¥7] 4×3

4. The entering upon and taking possession of said property, the collection of wach rents, issues and profile or the proceeds of fire and other insurance policles or compensation or awards for any taking or damage of the property, and the application or release thereof, as aloresaid, shall not cure or wairs any default or motice of default hereunder or invalidate any act done pursuant to such police.

5. The grantor shall polify beneficiary in writing of any sale or contract for sale of the above described property and furnish beneficiary on a form supplied it with such personal information concerning the purchase as would ordinarily be required of a new loss applicant and shall pay beneficiary a service charge.

1

C

с<u>т</u>.

٠.

đ,

÷.;

 6. Time is of the estence of this instrument and upon default by the grantor in payment of any indebiedness secured hereby or in performance of any indebiedness secured hereby or in performance of any secured hereby in mediately due and payable by delivery to the trustee of written notice of default and election to sell the trust property, which notice trustee shall cause to be due filled for models. The secure of hereby in noises and documents evidencing expenditures accured hereby, whereyno that trustees shall cause to be trustees and grave actions to sell the trust gravefillers excured hereby, whereyno that trustees shall fix the time and place of sale and give notice thereof as there is a property.

Truitees thall fix the time and place of sale and give notice thereof is then required by law. 7. After defruit and any time prior to five days before the fats set by the Truitee for the Truiter's sait, the granter or other person so privileged may pay the entire and the dudu under this truit ded and the oligations accured there the localizing costs and expenses actually incurred in enforcing the OO mass of the the same set and truitee's and stormer's fees not exceeding the OO mass of the then such portion of the principal as would be then be due had no default occurred and thereby cure the default.

 nouncement at the time fixed by the preceding postponement. The trustes shall delirer to the purchaser his deed in form as required by law, converging the property as odd, but without any coverant or warranty, express or implied. The recitais in the deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any percon, excitation at the trustee but including the grantor and the beneficiary, may purchase at the sale.

and the peneticiary, may purchase at the same. 9. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustee's sale as follows: (1) Tr the expenses of the sale including the compression of the trustee, and a trust deed. (3) To all persons having recorded liens subsequent to the interests of the interest in the trust deed as their interest appears in the order of their priority. (4) The surplus, if any, to the granter of the trust deed or to his successor in interest entitled to such surplus.

deed of to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may form time to time appoint a successor or successors to any trustee named herein, or to an successor trustee appointed hereander. Upon such appointed with all title, power and duites conferred of unset the interchangement or appointed with all title, power and duites conferred a unset trustee, the interchangement or spointed hereinder. Race by the beneficiary, containing reference to the trust deed and its place o record, which, when recorded in the office of the county clerk or recorder of the propert appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and acknow ledged is made a public record, as provided by law. The trustee is not obligate to notily any party hereto of pending asle under any other deed of trusts or o any action or proceeding in which the granicor, beneficiary or trustee shall be of party univas such action or proceeding is brought by the trustee.

12. This deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatess devices, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including piedgee, of the nois excured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the maculine gender includes the feminine and/or neuter, and the singular number includes the plural.

	personally appeared the within name RBARA L. BRINK, hus al	the foregoing instrument and acknowledged to me that expressed. seed the day and year last above written.
niy of Klamath THIS IS TO CERTIFY that on this THIS IS TO CERTIFY that on the this THIS IS TO CERTIFY that on the this THIS IS TO CERTIFY that the this THIS IS TO CERTIFY the this THI	personally appeared the within name <u>PRARA L. PRINK, hus</u> tal_5 named in and who executed to ter the uses and purposes therein e t my hand and affixed my nglarial to <u>AuctAn</u> Notary Public for	
niy of Klamath THIS IS TO CERTIFY that on this THIS IS TO CERTIFY that on the this THIS IS TO CERTIFY that on the this THIS IS TO CERTIFY that the this THIS IS TO CERTIFY the this THI	personally appeared the within name <u>PRARA L. PRINK, hus</u> tal_5 named in and who executed to ter the uses and purposes therein e t my hand and affixed my nglarial to <u>AuctAn</u> Notary Public for	
niy of Klamath THIS IS TO CERTIFY that on this THIS IS TO CERTIFY that on the this THIS IS TO CERTIFY that on the this THIS IS TO CERTIFY that the this THIS IS TO CERTIFY the this THI	personally appeared the within name <u>PRARA L. PRINK, hus</u> tal_5 named in and who executed to ter the uses and purposes therein e t my hand and affixed my nglarial to <u>AuctAn</u> Notary Public for	ed band and wife the foregoing instrument and acknowledged to me that expressed. seal the day and year last above written.
BRUCE B. BRINK and BA BRUCE B. BRINK and BA se personally known to be the identical individ they procuted the same freely and voluntarily SN TESTIMONY WHEREOF. I have hereunlo se	personally appeared the within name <u>PRARA L. PRINK, hus</u> tal_5 named in and who executed to ter the uses and purposes therein e t my hand and affixed my nglarial to <u>AuctAn</u> Notary Public for	ed band and wife the foregoing instrument and acknowledged to me that expressed. seal the day and year last above written.
BRUCE E. BRINK and 141 ne personally known to be the identical individ the Versouled the same freely and voluntarily IN TESTIMONY. WHEREOF, I have hereunic se	al S named in and who executed it for the uses and purposes therein a t my hand and affixed my natarial it Notary Public for	the foregoing instrument and acknowledged to me that expressed. seal the day and year last above written.
Chever and voluntarily and voluntarily and voluntarily and voluntarily and the second	r for the uses and purposes therein a t my hand and affixed my natarial a function Notary Public for	expressed. soal the day and year last above written. Devene t Oregon f 11/26
	Notery Public for	Owene
A CARE CONTRACTOR	Notary Public for My commission	Oregon 5 11/26
(*************************************	My commission	
		expires: V - / Y - / Y
ويتمار والمستعين الالبان المتراكر والتقاريب والتقريب والمتراجع والتركي والمتراجع والمتراجع والمتراجع		
oan No		STATE OF OREGON
TDUST DEED		County of Klamath
IRUSI DEED		I certify that the within instrument
ومستجري ومعاجرته ويستجمر ومستجري ومستجر ومستجر ومستجر ويستجر		was received for record on the 11th. day of
	(DON'T USE THIS	at 3;20 o'clock . M., and recorded
Granlar	FOR RECORDING	in book <u>M 75</u> on page <u>1690</u> . Record of Mortgages of said County.
TO	TIES WHERE	
		Witness my hand and seal of County affixed.
Beneticiary		WM. D. MILNE
FIRST FEDERAL SAVINGS		OL 20 County Clerk
540 Main St.		By tas of the Deputy
Ridindul Failo, Gregori	FEE \$ 6. 00	
	<u> </u>	
RE	QUEST FOR FULL RECONVE	YANCE
To be	s used only when obligations have	been paid.
: William Ganong, Trusiee		
The undersigned is the legal owner and holde	e directed, on payment to you of any	pregoing trust deed. All sums secured by sold trust dee sums owing to you under the terms of sold trust deed of
rsuant to statute, to cancel all evidences of inde st deed) and to reconvey, without warranty, to	biodness secured by solid irust deed i the parties designated by the terms	which are delivered to you herewith together with sa of said trust deed the estate now held by you under th
me.	•	
	First Fede	ral Savings and Loan Association, Beneliciar
	by	
(TLD:		· · · · · · · · · · · · · · · · · · ·
• • • • • • • •	*	• : ·•
	TRUST DEED TO Grantor TO Grantor FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Bonotictary dier Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon RE To be to be to be to be fully poid and scritified. You hereby an resumt to statute, to caucel all evidences of indes is deed and to reconvey, without warranty, to	TRUST DEED (DON'T USE THIS Grantor TO SIGNTOR FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Bonotictary After Recording Return To: FIRST FEDERAL SAVINGS S40 Main St. Klarmath Falls, Oregon REQUEST FOR FULL RECONVER To be used only when obligations have 'William Ganong Trustee The undersigned is the logal owner and holder of all indobtedness secured by the former and solution to statute, to cancel all evidences of indebtedness secured by solid trust deed of st deed and to reconvey, without warrantly, to the parties designated by the terms me. In