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28-855 STRUST DEED

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THIS TRUST DEED, made this 3rd day of 19 75 between March LINDA F. VINCENT, a single woman

FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, 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:

Lot 11 in Block 29 of HOT SPRINGS ADDITION TO THE CITY OF KLAMATH FALLS, 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, dorived from or in anywise apper-taining to the above described promises, and all plumbing, lighting, heating, ventilating, dir-conditioning, rotrigecting, watering and in-apparatus, equipment and liktures, together with all availings, venetian blinds. How coving in places such as wall-to-wall carpeting and line-described premises, including all interest therein which the granter has or may hereafter installed in er used in connection with the above described premises, including all interest therein which the granter has or may hereafter installed in er 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 acch agreement of the granter herein contained and the payment of the sum of **TWENTY ONE THOUSAND NINE HUNDRED AND** (S. 21,900.00) Dollars, with interest thereon according to the terms of d promissory note of even due herewith, payable to the beenelictary or, ardea and made by the granter of such additional money. If any, as may be loaned herestire by the bunchiciary to the granter or other and of an interest in the above described property, as may be evidenced by and of asid outes or part of any payment on one note and part on another, as the beneficiary may credit payment received by it upon any of asid outes or part of any payment on one note and part on another is the granter hereby. The granter hereby coreanats to and with the trute and the beneficiary as the beneficiary may credit payment and and prove hereby.

The grantor hereby covenants to and with the trustee and the beneficiary in that the said preintee and property conveyed by this trust deed are and clear of all encumbrances and that the grantor will and his heirs, utors and administrators shall warrant and defend his said title thoreto not the claims of all persons whomsoever.

executors and administrators shall warrant and defend his said title hereto against the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all acc, assessments and other charges levicd against said property this trust deed; to complete all buildings in course of construction or hereafter construction is hereafter commenced; to repair and reator promptly and in good workmanilk manner any building or improvement on said property which may be damaged or destroyed and pay, when due, all times during construction; to replace any work or materials unfulfate of a time during construction; to replace any work or materials unfulfate or a beneficiary within fitteen days after work or materials unfulfate or a said property which may be damaged or destroyed and pay, when due, all times during construction; to replace any work or materials unfulfate or a said property which may be damaged or destroyed and pay, when due, all times during construction; to replace any work or materials unfulfate or such fact; not to remote or maker; to keep all buildings, property and inprovements now or hereafter rected up on a did property in good replat and to commit or a suffer no waste of asid property in good replate and to commit or suffer in a sum paties that the original principal sum of the note or obligation secured by this trust deed, in a company or companies acceptable to the beneficiary and to deliver the original principal same of the beneficiary and insprovements. In a sum advisor these effective date of any such policy of insurance. If discretion policy of insurance is not so tendered, the beneficiary may in its own indereficiency and beneficiary to beneficiary and insurance. If discretion boltan insurance for the beneficiary may in the work and with premulum paties to the effective date of any such policy of insurance. If discretion boltan insurance for the beneficiary may in its own oblighed. In order to provide regularity for the promut bayment o

ained. In order to provide regularly for the prompt payment of said taxes, assess-to beneficiary, together with and in addition to the monthly payments of alphal and interests payable under the terms of the note or obligation accured easy an amount equal to one-twelth (1/12th) of the taxes, assessments and er charges due and payable with respect to said property within each succeed-twelve months, and also one-thirty-sisth (1/36th) of the insurance premiums able with respect to said property within each succeeding theo years while a trust deed remains in effect, as estimated and directed by the beneficiary, h sums to be credited to the principal of the loan until required for the erai purposes thereof and shall thereupon be charged to the principal of the erai purposes thereof and shall thereupon be charged to the principal of the erai purposes thereof and shall thereupon be charged to the principal of the erai purposes thereof and shall thereupon be charged to the principal of the level to option of the beneficiary, the sums so paid shall be hid by beneficiary in trust as a restrue account, without interest, to pay said i payable. here othe ing pays this

premiums, taxes, assessments or other thiston and payable. While the grantor is to pay any and all taxes, assessments and other charges levied or assessed against said property, or any part thereof, before the same begin to hear intriest and size to pay premiums on all interner-policies upon said property, such payments are to be mile beneficiary to pay any and all taxes, assessments and before the the entities of the anne-said property in the amounts, assessments or other charges, and to pay the insurance premarities or their statements thereof furnished by the collector may in the amounts assessments or other charges, and to pay the insurance premarities or their representatives, and to pay the insurance premarities or their representatives, and to pay the insurance premarities or their representatives, and to pay a set and there serve account, if any, established for that purpore. The grantor sarces in no event to bold the beneficiary hereing is authorized, in the avent of any ites, to compromise and settle with any insurance policy, and settle with any insurance policy, and settle with any insurance policy and settle with any insurance or pay and is apply any such insurance receipts upon the obligations accured by this trust deed. In full or upon sale or other acquisition of the inforted in property by the beneficiary after the pro

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Should the granics 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 reparable by the granics 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 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 discretion it may deem necessary or advisable. The grantor further agrees to comply with all have, unifinances, regulations, corenants, conditions and restrictions affecting asid property; to pay all cosis, free and expenses of this trust, including the cost of tille 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; to appear in and defend 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 reasonable sum to be fixed by the court, in any such action or proceeding to be which the hereficiary or trustee may appear and in any such action or proceeding to be field to directions this deed, and all said sums shall be secured by this trust decd.

The heneficiary will furnish to the granter 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 mutually 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, proscule in its own name, appear in or defend any sc-tion or proceedings, or to make any compromise or actitement in connection with such taking and, it is a elects, to require that all or any portion of the memory appahle as compensation for such taking, which are the portion of the memory or incurred by the frame, so the sport of the memory and application of the memory and and the product of the second sport of the second sport of the memory and application of a such taking, which he point for the beneficiary and application of a such takes socured hereby; and the granuer agrees, at its own expines, to take such actions, and execute such instruments as aball he necessary in obtaining such compensation, promptly upon the beneficiary request.

request. 2. At any time and from time to time upon written request of the bachelies 2. At any time and from time to time upon written request of the b-ficiary, payment of its fers and presentation of this deed and the mole for institution of the resonance, for canceliation), without affecting institution of any present of the indeutedness, the trustee may constant to the making of any map or plat of said property; (b) join in gram-any casement or creating and restriction thereon, (c) join in any subordians or other agreement affecting this deed or the line or charge hereof; (d) recom-without warranty, all or any part of the property. The granter in any recom-without warranty, all or any matters or facts shall be conclusive proof of truthfulness thereon. Trusters less for any of the services in this parage that be 55.00.

truthfulness intered. 1949/ers tere for any of the setting a marging pro-a. As additional security, grantor hereby assigns to heneficiary during the continuance of these trutis all rents, lesuer, royalies and profils of the pro-perty affected it his deel and of any personal property located thereon. Until grantor shall deault in the payment of any indicated executed hereby or in the performance of assignment hereunder, grantor shall have the right to col-leck all such true, any setting and profiles and profiles of the performance ficiary may at any public, mora any default by the grantor hereunder, the ben-ficiary may at any indice without notice, either in person, by agent or by a re-celter to be appointed by a court, and without regard to the adequacy of any security for the indicatedness hereby secured, enter upon and take possistion of the rents, issue and profils, including those past due and unpaid, and apply the rants, issue attors in detterness accured hereby, and in such order as the hereficiary may determine.

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entering upon and takin issues and profits or it masation or awards for a or release thereof, a ce of default hareunde the proceeds of fire and other insurance any taking or damage of the property, a aforesaid, shall not cure or waive any er or invalidate any act done pursuan ch rents, h or compen-pplication or notice notice.

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5. The grant for sale of t suppled it & ordinarily be for charge. I fin payment (ient hereunder, cly due and pa-cilon to sell led for record. any im-ault a be seil, ier, the bene payable by a il the trust rd. Upon dall tion to Licum u) fix law.

7. After default and any time prior to f the Trustee for the Trustee's sale, the ligged may pay the entile annount then du obligsitions accured thereby (including costs enforcing the terms of the obligation and exceeding \$50.00 each) other than such port then be due had no default occurred and five days before the data set grantor or other person so ue under this trust deed and and expenses actually incurred trustee's and sttorney's for to five by focs the princ cure the ipal as v default.

6. After the space of such the same then be required by law (of the transferred by law (of the recordation of said motics of default and giving of said motics of and transfer shall sell said property at the time and place first by him in said of sais, either as a whole or in separate parcels, and in such order as he microlet at the time of said. Trucks end the same the sais of the same shall be and the same the same the same the same the same time the same the same the same time to time thereafter may postpone the sale of said and time to time thereafter may postpone the sale by public actions.

nouncement at the time fixed by the preceding post deliver to the purchaser his deed in form as required perfy as sold, but without any coverand, or warran recitals in the deed of any matters or facts shall truthichess thereof. Any person, excluding the trust and the beneficiary, many purchase at the sale. 9. When the Trustee sells pursuant to the p fruite shall apply the proceeds of the trustee's the expense of the as in environment. conveying these or implies The

the To 9. When the Trustes sells pursues statis pursues shall apply the proceeds of the sale including t reasonable charge by the altoracy, invit deed, (3) To all persons materials of the truster (4) The surp deed or the is successor in interest of the surp deed or the is successor in interest of the trustee's ng the compensati iey. (1) To the s having recorded trust deed as the surplus, if any, to trest entitled to s to the

ore of to his successor to interest calified 10. For any reason permitted by law, the time appoint a successor of successors to any successor trustes appointed successors to any successor trustes and aubstitution shall be mad by the inerficient, containing reference to it pointy or counties in which the property is situ proper appointment of the successor trustee. eneficiary the ĸ ounty clerk d, shall be

proper appointment of the successor trustee. 11. Trustee accepts this trust when this deed, duly executed and fided is made a public record, as provided by law. The trustee is not to notify any party hereto of pending tails under any other deed of tr say action or proceeding in which the grantor, beneficiary or trustee s party unless such action or proceeding is brought by the trustee. 12. This deed applies to, inures to the benefit of, and blinds a hereto, their heirs, legatees devises, administrators, executors, success sayings. The term "beneficiary" shall mean the holder and owner, piedgee, of the nois recurd hereby, whether or not named as a b heredn, in construing this deed and whenever the context so requires, culler gender includes the femiline and/or neuter, and the singular me dules the piural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written.

ATE OF OREGON sunty of Klamath ss. THIS IS TO CERTIFY that on this day c	March	, 1975 , before me, the undersigned, a
tary Public in and for said county and state, perso	a single woman	10d
me personally known to be the identical individual BDE effectively in a same freely and voluntarily for "IN TESTIMONY WHEREOF, I have hereunto set my EAU	the uses and purposes therein a hand and affixed my notarial	the foregoing instrument and acknowledged to me that expressed. seal the day and year last above written. Diverse r Oregon expires: 5-14-76
	<u>ੑੑਫ਼ਗ਼ਸ਼ਗ਼ੑੑਗ਼ੑੑੑੑੑੑੑੑੑੑਫ਼ਗ਼ਖ਼ੑਜ਼ਖ਼ੑਫ਼੶ਫ਼ਗ਼ਗ਼ਗ਼ਗ਼ੑੑਫ਼ਗ਼ਫ਼ਗ਼ਗ਼</u> ੑਫ਼ੑੑਫ਼ੑੑੑੑਫ਼ਜ਼	
Loan No.		STATE OF OREGON) ss. County of Klamath
TRUST DEED	(OON'T UBE THIM BPACE; REBERVED Por Recording Label In Coum- Ties Where Used.)	I certify that the within instrument was received for record on the 4th day of MARCH., 19.75., at 3;45 o'clock P M., and recorded in book M 75 on page 2510
Grantor TO		in book A. A. and a solution page Record of Morigages of said County.
FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Benelic(ary		Witness my hand and seal of County affixed.
Alter Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon	FEE \$ 4.00	WM. D. MILNE County Clerk By Hazah Lanas L Deputy
•	ST FOR FULL RECONVE	
O: William Ganong, Trusiee		
ave been fully paid and satisfied. You hereby are and	octed, on payment to you of any	orogoing trust deed. All sums secured by sold trust deed sums owing to you under the terms of sold trust deed or (which are delivered to you herewith together with sold of sold trust deed the estate now hold by you under the
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