38787	AF-ESSIRUST DEED	1/1 2864
THIS TRUST DEED, made th	JE-ESSZMONIDLLD is 10th <sub>day of</sub> March , JR. AND NANCY L. PINTO,	, 19, Dolwee
IRST FEDERAL SAVINGS AND xisting under the laws of the Ur	as grantor LOAN ASSOCIATION of Klamath Fo lited States, as beneficiary; W ! T N E S S E T H :	r, William Ganong, <b>Jr.</b> , as trustee, an alls, Oregon, a corporation organized an
The grantor irrevocably gran roperty in Klamath County, Ore	ts, bargains, sells and conveys to the agon, described as:	trustee, in trust, with power of sale, th
Lot 5 in Block 2	of BEL-AIRE GARDENS, Klam	ath County, Oregon.
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Which said described real property does not exceed three errors togshor with all and singular the apputtenance, isomennis, hereditaments, isomennis and all pultuding, ulpiding, hocim, a vaniduding, circaditancing, vanidup and irraging and the above described premises, including all interest therein which the granter built and prime the built applications on we research including. Including, and the application of the approximate and fittures incredition and the prime and the prime built applications on we research including all consention with the above described premises, including all interest therein according to the arrow of the approximation of applications on we research including all interest therein according to the arrow of a promisesty motio of even doit bar. More therein the approximation applications in the approximation of a promisesty motio of even doit bar. More therein the approximation applications on we research interest therein and a promisesty motio of even doit bar. More therein the approximation applications applications applications and the applications applicatins applications applicatins applications applications applic

obtained. In order to provide requiring the the prompt payment of said fares, same ments or other charges and insufance prompt payment of said fares, same the montain of the provide requiring the prompt payment of the montain interest payable with and in addition to the monthly payments persons an amount equal to one-twelfth (1/12th) of the taxes, assessments a other charges due and payable with respect to said property within each Aucce ing twelve months, and also one-thirty-sixth (1/36th) of the insurance premium payable with respect to said property within each Aucce ing twelve months, and also one-thirty-sixth (1/36th) of the insurance premium payable with respect to said property within each aucceding the trust deed remains in effect, as estimated and directed by the bardled is such sums to be credited to the principal of the ison until required for saveral purposes thereof and shall thereupon be charged to the principal the beneficiary in trust as a reserved with each othered. The pay is and payable. While the prenion is to be credited to the principal of the beneficiary in trust as a reserved with each othered. There is a start, assessments or other charges when they shall become and and payable. iary, the the I by said due

shan art thereof, before a on all insurance beneficiency to pay or imposed against ts thereof furnished ees, and to pay the "so both ""so to th and payable. While the grantor is to pay any and all taxes, assessments and other charges lovid or assessed against said property, or any part thereof, before the same begin to hear interest and also to pay premiums on all insurance policies upon said property, such payments are to be made through the henc-fleinry, as aforesaid. The grantor hereby authorizes the beneficiary to pay any and all faxes, assessments and other charges levice or imposed against said property in the amounts as shown by the statements thereof furnished by the collector of such faxes, assessments on other charges, and to pay the insurance premiums in the amounts shown on the statements thereof furnished in the reserve account, if any, extabilished for thist purpose. The grantor agrees in no evant to hold the beneficiary responsible for failure to have any insu-ance written or for any loss or damage growing out of a dietec in any in-juence only a state to the property is authorized, in the event of any to insurence recoips upon the oblightons accured by this trust deed. In ourpounds the amount of the inductions accured by this trust deed. In full or upon asle or other acquisition of the property by the beneficiary after full or upon asle or other acquisition of the property by the beneficiary after the insurance policy, and the beneficiary hereby is authorized, in the event of any cub insurence recoips upon the oblightons accured by this trust deed. In full or upon asle or other acquisition of the property by the beneficiary after

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annual enterment of account, but shall not be Obligated or required to examine any further statements of account. It is mutually agreed that: It is not that any portion or all of said property shall be taken the right to commence, prosecule in its own pame, appear in or defend any ac-tion or proceedings, or to make any compromise or settlement in connection with such taking and, if it so elects, to require that all or any portion of the money's payable as compensation for such taking, which are in excess of the amount re-quired to pay all reasonable obsts, expenses and attorney's free mecessarily paid or incurred by the grantor in such proceedings, shall be paid to the beneficiary and applied by it if rat upon any reasonable costs and expenses and attorney's isance applied up to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request. 2. At any time and from time is time upon written request of the bene-ficiary necessary in obtaining and restriction thereon, (c) join fn any subordination or other agreement affecting this ded of the line or charge streedil to the maximum of its freeing no prise of add property; (b) join in granting any casement or creating and restriction thereon, (c) join fn any subordination or other agreement affecting this ded of the line or charge hereof; (d) reconvery, without warranty, all or any may part of the property. The grantes in any reconvery intuitions thereof. Trustee's free for any of the service's in this pargraph shall be \$5.00.

consumption of the second seco rion, by accuracy of and to the adequacy of ipon and take possess aue for or otherwise due and unpaid, and other including i

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4. The entering upon and taking possession of said property, the colle- of such renis, issues and profits or the proceeds of fire and other insurance icles or compensation or awards for any taking or damage of the property, the application or release thereof, as aloreaal, shall not cure or waive any fault or notice of default hereunder or invalidate any act done pursuan such notice.	t to truthfulness the and the benef	the time fixed by the preceding postponement. The trustee shall purchaser his deed in form as required by law, coovering the pro- but without any covenant or warranty, express or implied. The ideed of any matters or facts shall be conclusive proof of this errord. Any person, excluding the trustee but including the gradior icitary, may purchase at the cale.	بعر الم منتبسطين ور
5. The grantor shall notify beneficiary in writing of any sails or tract for saile of the above described property and furnish heneficiary form supplied it with such presonal information concerning this purchase would ordinarily be required of a new loan applicant and shall pay bearf a service charge. 6. Time is of the essence of this instrument and upon default by creation in new month derived bare bare bare bare bare bare bare bare	trust derd.	the Trustee selis pursuant to the powers provided herein, the apply the proceeds of the trustee's sale as follows: (1) To of the sale including the compensation of the trustee, and a arge by the attorney. (2) To the obligation secured by the (3) to all persons having recorded liens subsequent to the he trustee in the trust deed as their interests appear in the priority (4) The surplus, if any, to the grander of the trust is successor in interest entitled to such surplus.	د بر میشند بر ۲ تورید
6. Time is of the essence of this instrument and upon default by grantor in perment of any indebtedness accured hereby or in performance of argument. The hereficiary may declare all sums accured hereby and lately due and payable by delivery to the trustee of written notice of use and election to sell the trust property, which notice trustees and election to the beneficiary shall deposit, with the trustee the's trust deed and all prominotes and documents evidencing expenditures accured hereby, whereaven trustees shall fix the time and pair of sale and give notice thereby whereaven trustees shall fix the time and place of sale and give notice therefore as required by law.	fault 10. For o be time appoint sell, successor trus sory veyance to the the and duties con then such appointn by the bruefi	any reason permitted by law, the beneficiary may from time to a successor or successors to any trustee named herein, or to any tre appointed hereunder. Upon such appointment and without con- successor trustee, the latter shall be vested with all title, powers forred upon any trustee herein named or appointed hereunder. Kach ent and subsulution shall be made by written instrument executed clary, ountaining reference to this trust devel and its pices of when recorded in the office of the county there one fuel of the initia in which the property is situated, shall be conclusive proof of	A CARA A
7. After default and any time prior to five days before the date by the Trustee for the Trustee's sair, the grantor or other person privileged may pay the entire andount liken due under this trust deed the obligations arcured thereby (including costs and expression exhally how in enforcing the terms of the obligations and must show and not exercise \$40.60\$ each) other than any point of the principal as a not then be due had no default occurred and thereby cure the default.	and proper appoint and 11. True fors ledged is mad rould to notify any any action or	ince in the in supercise is many of minuted to be concluded and solve provided the accepts this trust when this deed, duly executed and solve pro- e a public record, as provided by law. The trustee is not obligated party hereto of pending asie under any other deed of trust or of proceeding in which the grantor, beneficiery or trustee shall be a such action or proceeding is brought by the trustee.	
6. After the lapse of such time as may then be required by law follo the recordation of said notice of default and giving of said notice of sait trustee shall sell said property at the time and place fixed by him in said of all, either as a whole or in separate parcels, and in auch order as he ma termine, at public auction to the highest bidder for cash, in lawful money o united States, payable at the time of sait. Trustee may portpone saie of any portion of said property by public announcement at such time and plac sait and from time to time thereafter may postpone the saie by public.	wing , the 12. This initial hereto their	deed applies to, inures to the benefit of, and binds all parties heirs, legatess devisers, administrators, executors, auccessors and term "beneficiary" shall mean the holder and owner, including to note secure! hereby, whether or not named as a beneficiary struing this deed and whenever the context so requires, the mas- includes the femining and/or neuter, and the shoulder number in-	
IN WITNESS WHEREOF, said grantor has herew		and seal the day and year first above written.	<del>المارانين با</del> دور
	1.50	Channe & Forto VIZ (SEAL)	• •
		1	¥.
STATE OF OREGON BS.	1fr	ince Pinto (SEAL)	
THIS IS TO CERTIFY that on this day of	rch	, 19.75, before mo, the undersigned, a	
Notary Public in and for said county and state, personally app WILLIAM G. PINTO, JR. AND NA	NCY L. PIN	TO, Husband and Wife	€ 1 × 1
to me personally blown to be the identical individual S named i they executed the same freely and voluntarily for the uses	n and who execute and purposes therei	d the foregoing instrument and acknowledged to me that n expressed.	×
IN TESTIMONY WHEREOF, I have hereunic set my hand and			-1.
		alar De Breun	in in the second se
ISEAL	Notary Public My commissio	for Oragon 11-12 - 78	
			the second
Loan No.		STATE OF OREGON	
TRUST DEED		County of Klamath f	11-14/22
INCOL DEED		I certify that the within instrument	
		was received for record on the 11th. day of MARCH	
	DON'T USE THIS	at 11:00 o'clock A M., and recorded	
	PACE: RESERVED FOR RECORDING ABEL IN COUN-	in book M 75 on page 2.804 Record of Mortgages of said County.	
to FIRST FEDERAL SAVINGS &	TIES WHERE USED.)	Witness my hand and seal of County	
LOAN ASSOCIATION Beneficiary		affixed.	مەيىرىكىتىك ئەرىكە ئەرىپى
Siter Recording Return To:		WM. D. MILNE County Clerk	
FIRST FEDERAL SAVINGS		Butto (1) 200- C-	2
Klamath Falls, Oregon	e / 0e	Deputy Deputy	

## REQUEST FOR FULL RECONVEYANCE

FEE \$ 4.00

To be used only when obligations have been paid.

Trustee TO: William Ganong.

1.1.

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, an 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 raid 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 pursuant to trust deed) some.

First Federal Savings and Loan Association, Beneficiary

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DATED:

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