This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary to the granitor or others having an interest in the above described property, as may be evidenced by a more than one note, if the indebtedness secured by this trust deed is evidenced by more than one note, the beneficiary may credit payments received by it upon any of sail hotee or part of any payment on one note and pert on another, as the beneficiary may elect. The grantor hereby covenants to and with the trustee and the beneficiary herein that the said premises and property conveyed by this trust deed are free and clear of all encumbrances and that the grantor will and his heirs, against the claims of all persons whomsoever. Soligation accured nereny. Should the grantor fail to heep any of the foregoing covenants, then to beneficiary may at its option carry out the same, and all its expenditures the for shall draw interest at the rate specified in the note, shall be repryshing the grantor on demand shall be secured by the line of this trust deed, this connection, the beneficiary shall have the risk in its discribing to comply property as in its sole discretion it may deem necessary or advisable. executors and administrators thall winted and defend his said title threeto against the claims of all persons whomoever. The granitor covenants and agrees to pay said note according to the terms thereof and, when due, all targe, assessments and other charges levide against add property to keep and property free from all encodences having pre-ord here over this trust deed; to complete all buildings in contrasters having pre-response to the construction of the presserve of the second of the trust of the contraster of the second of the second of the second of the property which workmanithe manner any building or improved read property which workmanithe manner any building or improved there of the construction is hereafter commenced; to repair and the date property which workmanithe manner any building or improved at all times during construction to the provide and pay, when due, oil there during construction to the pressent work or thaterials unsatisfactory to add property which there on the pressent of the second provements now or hereafter costs incurred therefor; be damaged or destroyed and provements now or hereafter erected upen asid property in which and improvements now or hereafter erected on asid premises; to keep all building and improvements now or now waste of asid premises; to keep all building and improvements of the or such other hazards as the beneficiary may indimprovements of the or such other hazards as the beneficiary may find improvements approved loss pays the original principal sum of the merici of roulingation incurrent for a such other charact in sum of the energicary at least if the on a pays the original principal sum of the energicary at least and policy of insurance in favor of the beneficiary attached and with premium paid, to the charge in favor of the beneficiary may in its a test as and policy of insurance for the beneficiary, which insurance. If a such attaned the advecance labely the grantor during the full term of the policy thus attained. property as in its sole discretion it may derm necrosary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, for and expenses of this trust, including the cost property; to pay all costs, for and expenses of the truster incurred life varies, as well as in collect costs and expenses of the truster incurred life varies, as well as in collect costs and expenses of the truster incurred life varies as well as in collect on the dramt any action or proceeding purporting to estimate the secon-transmaller and expenses of the incurred life and attorneys for a start the secon-costs and expenses, including the coult of the secon-costs and expenses, including the coult in any action or proceeding the which the henciclery or truster the court. In any such action or preceding the bene-ficiary to foreclose this deed, and all said sums shall be secured by this trust dred. The beneficiary will furnish to the grantor on written request therefor an ial statement of account but shall not be obligated or required to furnish further statements of account. It is mutually agreed that: obtained. In order to provide regularly for the prompt payment of said taxes, usees ments or other charges and insurance premiums, the grantor screes to pay to the beneficiary, together with and in addition to the monthly payments of bereficiary. together with and in addition to the monthly payments of hereby, an amount equal to one-twelfth terms of the note or obligation secured other charges due and payable with respect to a sophorty within each succeed-ing twelve months, and also one-thirty-sixth of and property within each succeed-ing twelve months, and also one-thirty-sixth of and property within each succeed-the trust deed remains in effect, as estimated and succeeding three years while such sums to be credited to the principal of the foran until required for the seven a purposes thereof and shall thereupon be charges, paid asial be held by the beneficiary in trust as a reserve account, without and all be held by said and payable. and payable. While the grantor is to pay any and all taxes, assessments and other charges level of nascerd against sail property, or any part thereof, before the same begin to bear interval and the property, or any predimension all invarance policies upon said property, such any and to the predict of the bene-ficiary, as aforesaid. The grantor hereby are to be made through the bene-ficiary, as a foresaid. The grantor hereby are to be made through the bene-ficiary, as a foresaid. The grantor hereby are to be made through the bene-ficiary, as a foresaid. The grantor hereby are to be made through the bene-ficiary as a foresaid. The grantor hereby are to be stated interval taxes, assessments or other charge, thereof furnished the insura premiums in the amounts shown on the statements due pay the principal of the ioan other statesentiations, and to charge said sums to the its reserve account, if any withdraw the sums which may be required from an oeven to hold the beneficiary hereby foroution of alture to hard in any in-surance policy, and the beneficiary hereby more and to defect in any in-surance receipts upon the obligations secured hard satisficion in the incompounds and settle with any insuranchorized, in the svent of any ion inputting the amount of the indebiedness for payment and satisficion in the in or upon saie or other acquisition of the property by the beneficiary alice

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THIS TRUST DEED, made this 5thday of

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default, any balance remaining in the reserve account shall be credited to the indeltedness. If the reserve account for farce, assessments, insurance premiums and other charge is not sufficient at any time for the payment of such charges as they become due, the sufficient at any time for the payment of such charges demand, and if not paid within ten days after such demand, the beneficiary may at its option add the amount of such deficit to the principal of the obligation secured hereby.

The grantor irrevocably grants, bargains, sells and conveys to the trustee, in urust, with power of sale, the property in Klamath County, Oregon, described as: Lot 2 in Block 4 of SECOND ADDITION TO MOYINA, Klamath County,

01-09815

March

COLIN L. LOTT and JOANNA LOTT, 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, as beneficiary;

WITNESSETH:

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TRUST DEED Vol. 75 Page

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request. A say time and from time to time upon written request of the beneficiary's 1 cirary, payment of its fees and presentation of this died and the hote for en-tionary payment of the second second second second second second induity of any person for the payment of the indeheddin, without affecting the longing of any person for the payment of the indeheddin, without affecting the second second second second second second second second second or other second second second second second second second second without warranty, affecting this deed or the lies or charge hereof, subordination without warranty affecting the second second second second second second the recitals therein of any main or persons legally entitled therefore and the fact the second second second second second second second second we have the described as the "person or persons legally entitled therefore" and the fact therein of any main er fact a fail be conclusive proof and the second second second second second second second second second the second the second second

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 proceediment of the same name, appear in defend any ac-tion or proceediment, protecute in its own name, appear in defend any ac-tion or proceediment, protecute in the same name, appear in defend any ac-such taking and, are elects, to require that all or any portion of moment's payable as compension for such taking, which are in access of the moment's or incurred by the grantor in such are proceedings, shall be paid to the beneficiary fress increasing paid or incurred by in heneficiary in such proceedings, and the balance applied upon the indebtedy in heneficiary is and the grantor agreen, at its own expense, to take such actions and excite such the grantor agreen, at entersy in obtaining such compensation, promptly upon the beneficiary's request.

shall be \$5.00. 3. As additional security, grantor hereby assigns to heneficiary during the continuance of these truits all rents, issues, mysilies and profits of the pro-perty affected by this deed and any personal property located thereous. Until the performance of any agreement of any indebtedness arcuired hereby or in the performance of any agreement of any indebtedness arcuired hereby or hect all such rents, issues, mysilies and profits carbed prior to default as they hect all such rents, issues, mysilies and profits earned prior to default as they hect many at any time without for drawit by the grantor shall here the rends, issues ceiver to he appointed by a court of the adequace of any said property, or any part thereby security, ergs of the adequace of a herebit, issues and exponency, indebtedness secured hereby, and in such order as the beneficiary may detormine.

4. The entoring upon and taking possession of said property, the collection i such rents, issues and profits or the proceeds of fire and other insurance polies or compensation or a wards for any taking or damage of the property, and the spplication or release thereof, as altoreaid, shall not cure or waits any deuit or notice of default hereunder or lavaildate any act done pursuant to the botice.

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5. The grantor shall notify beneficiary in writing of any cale or contract for sais of the above described property and furnish heneficiary on a form supplied it with such personal information concerning the purchaser as would ordinarily be required of a new loan applicant and shall pay beneficiary a service charge.

a service charge.
6. Time is of the essence of this instrument and upon default by the granice in payment of any indebtedness secured hereby or in performance of any mediately due and dry, the baseliciary may deciare all sums secured hereby immediately due and try, the buseliciary may deciare all sums secured hereby immediately due and they divergent to the trustee of written notice of default and election to self the they divergent this trust deed and all promissory notes and documents wridencing expenditures secured hereby (may notes and documents evidencing expenditures secured hereby, whereupon the trustee that fix the time and place of asis and give notice thereof as then required by law.

required by law. 7. After default and any time prior to five days before the date set by the Trustee for the Trustee's said, the grantor or other person so privileged may pay the entire amount then due under this trust deed and the obligations secured thereby (including costs and expenses actually incurred in coloring the terms of the obligation and trustee's and attorney's fees not exceeding \$30.00 each) other than such portion of the principal as would not then be due had no default occurred and thereby cure the default.

Bot that be due than no default occurren and inercoy cure the default. 8. After the lapse of such time as may then be required by law following the recordation of said notice of default and giving of said notice of saie, the trustee shall sell said property at the time and place first by him in said notice of saie, either as a whole or in separate parcels, and in such order as he may determine, at public auction to the highest hidder for sain, in lawful money of the United States, payable at the time of saie. Truster at such time and place of all any portion of said property by public amouncement at such time and place of saie and from time to time thereafter may posipone the saie by public announcement at the time fixed by the preceding postponement. The trustee aball deliver to the purchaser his deed in form as required by law, converting the property so sold, but without any covernant or warranty, auguress or implied. The recitate in the deed of any matters or facts shall be conclusive proof of the runthfunces thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

and the observicery, may purchase at the sale. 9. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustee's asic as follows: (1) To 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 of the trust deed as their interest appear in the order of their priority. (4) The aurplus, if any, to the grantor of the trust deed to the interest of the successor in interest entitled to such aurplus.

deed or to his successor in interes" entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named herein, or to any successor trustee appointed hereunder. Upon such appointment artis, or to any expanse to the successor trustee, the latter shall be vested with all thirds. Each and duties conferred upon any trustee herein named or appointed hereins. Each tuck appointment and substitution shall be made by written instruments. Each by form the successor of the first of the county circle to recorder of the sounds of counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

proper appointment of the successor trusice. 11. Trustee accepts this trust when this deed, duly executed and acknowledged 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 any action or proceeding in which the granior, beneficiary or trustee shall be a party universe such action or proceeding is brought by the trustee.

12. This deed applies to, inures to the benefit of, and binds all parties bereto, their heirs, legatese devices, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including berein. In coastruing this deed and whenever the context so requires the mascullar gender includes the feminine and/or neuter, and the singular number includes the plural.

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

STATE OF OREGON County of Klamath THIS IS TO CERTIFY that on this 5 Notary Public in and for said county and slate.	lay ofMarch	1975 before me, the undersigned,
o me personally, known to be the identical individu Mey Argented the same freely and voluntarily IN TESTIMONY, WHEREOF, I have hereunto set NOTION, WHEREOF, I have hereunto set NOTION, WHEREOF, I have hereunto set NOTION EALTY Loan No. TRUST DEED Granter To FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Benoficiary After Recording Return To: FIRST FEDERAL SAVINGS S40 Main St. Klamath Falls, Oregon	and named in and who execute for the uses and purposes therein my hand and affired my relation	l seal the day and year last above written.
To be us	EST FOR FULL RECONVER	
William Ganong, Trustee The undersigned is the legal owner and holder of a sen fully paid and satisfied. You hereby are du sucant to statute, to cancel all evidences of indebied t deed) and to reconvey, without warranty, to the e.	all indebtedness secured by the for octed, on payment to you of any s ness secured by said trust deed (w parties designated by the terms	egoing trust deed. All sums secured by said trust deed ums owing to you under the terms of said trust deed or hich are delivered to you herewith together with said said trust deed the estate now held by you under the
	First Federe	ıl Savings and Loan Association, Beneficiary
ED:	19	

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