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ALCEIVED. n nt TRUST DEED'OL 25 1000 5814

, 1975 , between THIS TRUST DEED, made this 22nday of May VICTOR J. ALLEN and ONETA B. ALLEN, husband and wife

, as grantor, William Ganony, as trustee, and FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a conjugation organized and existing under the lows of the United States, as beneficiary:

The granter inevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as:

Lot 8 Block 11 Fifth Addition to Sunset Village, according to the official plat thereof, records of Klamath County, Oregon.

which said described real property does not exceed three acres, together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profils, water rights and other rights, ocesments or privileges now or herediter belonging to, derived from or in anywise apper-taining to the above described premises, and all plumbing, lighting, hoating, ventilating, air-conditioning, refrigerating, watering and injustion apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-to-wall carpeting and impacting leum, shades and built-in ranges, dishwashers and other built-in applicances now or hereafter installed in or used in connection with the above described premises, including all interest therein which the granter has or may hereafter facture, for the purpose of securing performance of metroperty particulars including all interest therein which the granter has or may hereafter participation. each agreement of the grantor herein contained and the payment of the sum of THIRTY FIVE THOUSAND ONE HUNDRED

each agreement of the grantor herein contained and the payment of the sum of **THIRTY FIVE THOUSAND ONE HUNDRED** (3 35, 100,00) Dollars, with interest thereon according to the terms of a **Dollars** NO 100 oven date **Determined** for the payment of the grantor, principal and interest being payable in monthly installments of 2 288.55 common. Thing 25 the beneficiary to the grantor or others in the above described payment of such additional money. If any, as may be loaded hereafter by the beneficiary to the grantor or others and the above described payment of such additional money. If any as may be loaded hereafter by the beneficiary to the grantor or others and other charges is not sufficient at any time for the payment of such charges and the beneficiary upon any of asid notes or part of any payment on one note and part on another. The grantor hereby covenants to and with the trustee and the beneficiary of and the grantor full to here any of the full

The grantor hereby covenants to and with the trustee and the beneficiary berein that the said premises and property conveyed by this trust deed are free and clear of all encumbrances and that the grantor will and us bein, executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever.

securitors and administrators shall warrant and defend his said titls thereto against the claims of all persons whonsoever. The grantor covenants and agrees to pay add not a according to the terms and property, to keep said property free from all encumbrane of construction or hereafter constructed on said premises within stret; to renait and restore promptly and in good workmanike manner destroyed and pay, when due, all interest and administration is or place and within stret; to renait and restore promptly and in good workmanike manner destroyed and pay, when due, all ones incurred therefor; to slow mean free there and pay, when due, all other in good workmanike manner destroyed and pay, when due, all other ing construction is or place any work or materiats unsatisfactory to beneficiary within lifteen streay any buildings, normer and prevents now or hereafter constructed on said property in good repair and to commit or suffer no ware, or ends there hearders continuously handred against loss but for any be daminer incluse from time to time require. The and man and property in good repair and to commit or suffer now ware, or ends there heards as the beneficiary may found in provements now or hereafter effect up or misser; to keep all buildings, property and improvements now or or ends there heards as the beneficiary may found the or or builtering to a sum not less than the original pincipal sum of the note or obligation required loss payable clause in favor of the beneficiary matering and man with approved loss payable clause in favor of the beneficiary material form and with iffteen days prior to the effective date of any building and building material for and with a discretion obtain insurance for the beneficiary material form and with approved loss payable clause in favor of the beneficiary material material and policy of insurance in the beneficiary material material material and policy of insurance in the beneficiary material material and policy of insurance in the beneficiary material from daw with any pro

tained. In order to provide regularly for the prompt payment of said taxes, assess-ints or other charges and insurance preulums, the grantor agrees to pay to be beneficiarly orgether with and in addition to the monthly payments of incipal and interest payable under the terms of the note or obligation secured incrols and payable with respect to said property within each succeed ber charge mouth, and uso one-thirty-isith (1/36th) of the insurance premiums is tweld remains in effect, as estimated and directed by the beneficiary. Is task of the principal of the loan until required for the real purposes thereof and shall here usors acount, without harest, hered of the beneficiary in trust as a reserve account, without interest, to pay said payable. While the granters is the pay with the same when they shall become due d payable. pay this

iciary, as allowers, a summits and other charges levied or impose said property in the animatics and shown by the statements thereof used property in the animats as shown by the statements auth insurance premiums in the animats shown on the statements auth insurance premiums in the animats shown on the statements auth insurance premiums in the animats shown on the statements auth principal of storions or their representatives, and to charge said au principal of storions or to withdraw the sums which may be requ the reserve to bold the beneficiary responsible for failure to have ance writers on for any loss or damage grawing out of a defect i ance writer, policy, and the beneficiary hereby is authorized, in the event of the industry and the beneficiary hereby is authorized, in the event such more receipts upon the obligations secured by this trust auth mout of the indebtedness for payment and saits authorized and the hendiciary the hendi id sums to the required from grantor agrees have any insur-fect in any in-e event of any d to apply any trust deed. In satisfaction in

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Should the grantor fail to keep any of the foregoin effciary may at its option carry out the same, and all shall draw interest at the rate specified in the opten grantor on demand and shall be secure the right of connection, the beneficiary shall makes and also to make improvements make on sail makes and also to make perty as in its sole discretion it may deem necessary

property as in its sole discretion it may deem necessary or advirable. The grantor further agrees to comply with all have, ordinances, regulatk coreants, conditions and restrictions aftecting said property; to pay all co-tres and expenses of this trust, including the cost of title search, as well the other costs and expenses of the trustee incurred in connection with in enforcing this obligation, and trustee's and altorney's fees actually incur-to appear is and defend only action or proceeding purporting to affect the ac-lty hereof or the rights or powers of the beneficiary or trustee; and to pay reasonable runn to be fixed by the court, in any such action proceeding which the heneficiary or trustee may appear and in any suit brought by bi-ficiary to 'orcelose this deed, and all said sums shall be secured by the to devid. ficiary deed.

The heneficiary 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:

It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken under the right of emisment domain or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, appear in or defend any se-tion or proceedings, or to make any compromise or actitement in connecting such taking and, if it so elects, to require that all or any portion of the momey's payable as compensation for such taking, which are in crees on necessarily paid or incurred by the grantor in asken proceedings, shall be paid to the beneficiary and applied by the first upon any reasonable costs and excannes and attorney's low any consently paid or incurred by the beneficiary in any proceedings, and the pained applied upon the indeitedness accured hereby: and here ranted agrees, at its own expense, to take such actions and execute ucin instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

requiral. 9. At any time and from time to time upon written request of the bene-ficiary, payment of its fees and presentation of this deed and the hole for en-dorsement (in case of full reconveyance, for cancellation), without affecting the inhility of any person for the payment of the indebtedness, the trustee may than consent to the making of any map or plat of said property; (b) Joint affecting the order any erson further and restriction thereon, (c) Join head'; (d) reconvey, or other agreement affecting this deed or the lien or charge matter in any reconvey-nance may be described as the "person or personale for white proof of the iter cellas therein of any marks or facts and head is onclusive proof of the iter cellas therein of any marks or facts and head work of the iter cellas therein of any marks or facts and head work of the iter iter and the store. 2. At an ficiary, paymet dorsement (in liability of any consent to the any easement or other agreer without warran ance may be o the recitals to truthfunces to shall be \$5.00. be conclusive proof of the services in this paragraph

hereby assigns to beneficiary during the

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AND

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ance pol-erty. and a any de-suant to vocceds of firs and other inte taking or campage of the prop manic, shall not cure or wais

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shall notify beneficiary to writing a show described property and furn b such personal information concern contrast of a new ioan applicant and of any nish bon ling the 1 shall p The sale for sale of the supplied it with watawily be re-low charge.

These is of the in payment of a sait horewader, th default by Sinch of any indebiddiness secured hereby or in performance of recorder, the beneficitary may declare all sums secured hereby and payable by delivery to the trustee of written nutice of def to self the trust property, which notice trustees shall cause to resord. Upon delivery of said notice of default and elections to resord. Upon delivery of said notice of default, and elections to resord.

7. After default and any time prior to five days before the data set the Trustee for the Truster's sale, the granter or other person as leged may pay the cuttle annount then due under this trust deed and obligations secured thereby (including costs and expenses actually incurred introling the terms of the obligation and truster's and attorney's fee-essoreding \$30.00 uch) other than such portion of the principal as would then be due had no default occurred and thereby currely curre the default. net.

6. After the laps of such time as may then be required by law following the recordstion of said notice of default and giving of said notice of relet, the time sail sell said property at the time sail place fixed by him in said notice of take, either as a whole or is separate parcels, and in such order as he may determine, at public auction to the highest hidder for cash, in lawful more of the Uuited States, payable at the time cash. Trustee may postpone sale of all or as portion of said property by public announcement at auch time and place of said in the thereafter may postpone the sale by public and the thereafter may postpone the sale by public and the thereafter may postpone the sale by public and the same postpone postpone postpone the same postpone po

associations at the time fixed by the preceding postgoments deliver to the parchaser his dead in form as required by law, party on sold, but without any oversant or warranty, asym-recitale in the derd of any matters or facts shall be owned trutifulness thereof. Any percent, excluding the function but la-and the braceficiary, una purchase at the sale.

B. When the Toutes sell pursue it is the powers provid tructer shall apply the process of the tructer's sale as foll the expression of the site forduling the compensation of the it reasonable charge by the stiterury. (2) To the obligation as the total deed. (3) for all persons having recorded liens subs interests of the structer in the trust deed as their interests accier of their priority. (4) The surplue, if suy, to the grand-deed or to his successor in interest cutified to such surplus.

10. For any reason permitted by law be beneficiary may time appoint a successor or successor to successor to successor to successor to be appoint a successor or successor to be appointed there are appointed to be appointed to the successor trustre.

proper Appointment of the successor truster. It. Trustee accepts this trust when this deed, duly executed and acknow beyed is hade a public record, as provided by law. The trustee is not obligated to waitly any party hereto of pending sale under any other deed of trust or o any action or proceeding in which the granter, beneficiary or truste sall be a party indices each action or proceeding is brought by the trusters. It. This deed applies to, hurses to the benefit or, and binds all partie hereto, their heirs, legatees deviaces, administrators, executors, successors and sasigns. The term "beneficiery" shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary berein. In construing this deed and whenever the context we requires, the mas culling gender includes the feminine and/or neuter, and the singular number in cludes the plural.

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

Unite of allen -1 (SEAL) (SEAL)

STATE OF OREGON County of Klamath

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, 19.75, before me, the undersigned, a THIS IS. TO. CERTIFY that on this 22 May day of Notary Public in and for said county and state, personally appeared the within named...

Victor J. Allen and Oneta B. Allen, husband and wife to me-personally known to be the identical individual ... named in and who executed the foregoing instrument and acknowledged to me that they executed the same freely and voluntarily for the uses and purposes therein expressed.

me_personally known to be the source of the uses and purposes instant experimental source of the sou

EAL)	My commission e	xpires: 10-25-78		
Loan No TRUST DEED		STATE OF OREGON County of Klamath		
		I certify that the within instrument was received for record on the 27th.		
Grantor TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Benofictary	(DON'T USE THIS BPACE: REGERVED FOR RECORDING LADEL IN COUN- TIES WHERE USED.)	day of May , 19.75, at 3;30. o'clock PM., and recorded in book \$75 on page 5814 Record of Mortgages of said County.		
		Witness my hand and seal of County affixed. WN.D. MILNE	A standard and a	
Atter Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon	FEE \$ 4.00	By Hazold Mag L Deputy		
REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.				

TC:

DATED:.

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and antistied. 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 indebtedness secured by said trust deed (which are delivered to you herewith together with baid 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.

by.

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First Federal Savings and Loan Association, Beneficiary