20140556 TR38- 1607 106.25 May 1228 TRUST DEED

THIS TRUST DEED, made this 2nd day of June

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1975 , between RONALD E. PADGETT AND GWENDA D. PADGETT, 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:

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 19 in Block 35 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, derived from or in anywise apper-taining to the above described premises, and all plumbing, lighting, heating, ventilating, alr-conditioning, refrigerating, watering and irrigation apparatus, equipment and lixtures, together with all awnings, venetian blinds, floor covering in place such as wall-towall carpeting and line leum, shades and built-in ranges, dishwashers and other built-in appliances now or hereafter installed in or used in connection with the above described premises, including all interest therein which the grantor has or may hereafter acquire, for the purpose of securing performance of ETERDEEN THOUSAND AND NO/100-----

each agreement of the grantor herein contained and the payment of the sum of FIFTEEN THOUSAND AND NO/100-----(\$ 15.000.00) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to the beneficiary poorder and made by the grantor, principal and interest being payable in monthly installments of \$ 118.10 commencing

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary to the granter or others having an interest in the above described property, as may be evidenced by a note or notes. If the ludebtedness secured by this trust deed is evidenced more than one note, the beancificary may credit payments received by it upon any of said notes or part of any payment on one zote and part on another, as the beneficiary may elect.

The grantor hereby covenants to and with the trustee and the beneficiary barein 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, executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever.

search the claims of all persons whomesever. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all tares, assessments and other charges levied against thereof and, when due, all tares, assessments and other charges levied against thereof and, when due, all tares, assessments and other charges levied against thereof and, when due, all tares, assessments and other charges levied against thereof and, when due, all tares, assessments and other charges levied against or hereafter constructed on informatic and think all months from the date hereof or the date construction is hormatic within all months from the date promptly and in good workmanike manner commenced; to repair and restore soil property which may be damaged or during and pay, when due, all times during construction; to replace any work or materials upperly at all beneficiary within fifteen days after written notice from beneficiary with a further constructed on said premises; to keep all buildings and improvements new or hereafter constructed on said premises; to keep all buildings, property and improvements on suffer no waste of said premises; to keep all buildings, property and improvements on stard by this trust deed, in a company or companies acceptable to the bene-tifteen due to levier any policy of insurance in correct form and with approximation deliver the original principal sum of the hereifciary at least interest of ball premises in favor of the beneficiary may include and with approximation deliver the original principal correct form and with approximation deliver the effective of any such policy of insurance. It is to avoin discretion obtain insurance in favor of the beneficiary may in the at east and policy of insurance for the beneficiary may in the sum obtain insurance for the beneficiary may in the sum of the policy thus obtained.

while the grantor is to pay any and all taxes, assessment's and obtain the payable. While the grantor is to pay any and all taxes, assessment's and other the same begin to bear interest and allo property, or any part thereof, before the same begin to bear interest and allo property or any part thereof, before policies property, such payments are pay premiums on all insurance policies to possible property, such payments are pay premiums on all insurance itiary, as aforeaald. The grantor hereby authorize that the bene-licitary, as aforeaald. The grantor hereby authorize the theory for any and all taxes, assessments and other cherges leveled innovation begins and property in the amounts as shown by the statements thereof for any the insurance promiums in the amounts shown on the statements aubmitted hy the collector of such taxes, assessments or other charges as all sums to the principal of the loan or to withdraw the sums which may be required from the reserve account, it may cassibilished for this purpose. The grantor agrees in no event to hold the beneficiary responsible for failure to have say insur-ances written or for any loss or durance company and to apply any such insurance receipts upon the polytications accured by this trust deed. In youch insurance receipts upon the polytications accured by this the stated in in full or upon sale or other acquisition of the property by the beneficiary after

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

Operty as in its sole discrction it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, venants, conditions and restrictions alfecting said property; to pay all costs, es and expenses of this trust, including the cost of tille scarch, as well as le other costs and expenses of the truster incornection with or enforcing this obligation, and trustce's and attorney's fees actually incurred; appear in and defend any action or proceeding purporting to affect the secur-y hereol or the rights or powers of the beneficiary or trustee; and to pay all its and expenses, including cost of evidence of tille and attorney's fees in a bloch the beneficiary or trustee may appear and in any suit brought by bene-cied.

It is mutually agreed that:

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Should the grantor fail to keep any of the foregoing covenants, then the beneficiary any 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 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 prenises and also to make such repairs to said property as in its sole discretion it may deem necessary or advisable.

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The heneficiary will furnish to the granitor on written request therefor an annual statement of account but shall not be obligated or required to furnish any further statements of account. A Line 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 of commence, prosecute in its own name, appear in or defend any ac-tion or proceedingues, prosecute in the own name, appear in or defend any ac-tion or proceeding and, if to make any compromise or settlement in connection with payable as compensation for the taking, which are in excess of the amount re-quired to pay all reasonable such taking, which are in excess of the amount re-or incurred by the grantor in out, excess and attorney's fees necessarily paid or incurred by the grantor incurred reasonable costs and expenses and attorney's fees necessarily paid or incurred reasonable costs and expenses and attorney fees necessarily paid or incurred reasonable costs and expenses and the grantor agrees, at its own expense, to take such actions and execute such instruments as shall request.

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request. At any time and from time to time upon written request fichary, payment of its fees and presentation of this deed and the dorament (in case of full reconveyance, for cancellation), without inallity of any person for the payment of the indebtedness, the tru-consent to the making of any map or plat of said property; (b) join any casement affecting this deed or the lien or charge hereof; out of the payment of the property. The grantee in a nece may be day all of any math of the property. The grantee in a the frecients therein of any math or plate or persons legally entitled truthfulness thereof. Trustee's fees for any of the services in the shall be \$5.00. and the note without affec the trustee (b) join in during the

shall be \$5.00. That is the store in any of the services in this j . As additional security, grantor hereby assigns to beneficiary d continuance of thiss trusts all reacts, issues, royalites and profits of provide the security of the service of the security of the provide the security of the security of any indebtedness secured here the performance of up, the security of any indebtedness secured here idea and payable. Upon any default bits searced prior to default become due and payable. Upon any default bits searced prior to default ficiary may at any time without notice, either in grantor becomed security for the indebtedness hereby secured, enter upon and take poor seal property, or any part thereof, in its own name sus for or otherwith the same fiese costs and expenses of operation and collecton, including able antorney's fees, upon any indebtedness secured hereby, and in as as the benchicary may determine. Until or in the the bene-by a ri-cy of any session of se collect

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The calering upon and taking possession of said property, the balletion take, haves and projets or the proceeds of fire and other insurance pol-componention or awards for any taking or damage of the property, and bication or release thereof, as altowards, shall not cure or waits any de-teoring of default hereunder or invalidate any act done pursuant to si ench icles as ithe spp fault of such so

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6. The grantor shall notify bruchciary in writing of any sale or con-trast for sale of the above described property and furnish bradefalary on a form supplied it with such personal information concerning the purchaser as would ordinarily be required of a new ioan applicant and shall pay beneficiary

a service charge. C. Tirge is of the essence of this instrument and shall pay beneficiary frameworks payment of any indebtedness secured hereby on the performance of any mediately hereunder, the teneficiary may declare all more secured hereby in-and election suid possible by delivery to the transfer of which said pos-tion delivery in the transfer of and notice of the secured hereby in-and elections which possible by delivery to the transfer of which said all provide to duly filed for receil, the truns property, which notice transfer and all provides to the beneficiary shall possible with the trusts this trust deed and all provides by functions and document property with the trusts excited hereby, whereby the required by law.

quired by iaw. 7. After default and any time prior to five days before the date act the Truster for the Truster's sale, the grantor or other presses so iviliged may pay the entire muont then due under this trust doed and enforcing the trust diversities and trusters and expenses extually incurred t excerding 50.00 each) other thus such portion of the principal as would t then be due had no default occurred and thereby cure the default.

Bot then be dow had no derived accurred and thereby cure the detaut.
8. After the lopee of such time as may then be required by hw following trustee shall sell said property at the fine and giving of said notice of default and phase fixed by him in said notice of of adde, the fine said property at the fine and phase fixed by him in said notice of the fine said notice of the fine said notice of adde, the build be of a said, there as a whole or in appartie paratie paratie, and in such order as be may determine, at public auction to the highest builder cash, in favor as he may determine the said and the said property by public announcement at auch time in the said said said and for a said and from time to time thereafter may postpone the said by public announcement.

Remark instit at the time fixed by the preceduing postponenuest. The structure define to the purchaser his dead in farm as required by new, converting the instity as solid, but without any eventuant or warranty, express or implied, treating in the derd of any institure or farm will be conficultive proof on mand the beneficiary, may purchase at the same but including the gr

the beneficiary, may plottical at the man. F. When the Trustee acids pursuing to the powers provided barels, evolution of the said bareling the countries and an follows: (1) making charge by the property of the countries of the trustee, and which charge by the attorner, (2) Torenability of the trustee, and of the said bareling the countries of the second of the second starts of the trustee in the trust decid as the frame subsequent to or the his successor in interest entitled to such surplus.

don't or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from the ince appoint a successor is nucreators to any trustee named herein, or to successor trustee appointed hourse the successor trustee appointed herein the successor interest appointed here a successor the successor trustee appointed hourse here and and a successor trustee appointed hourse here and a successor trustee appointed hourse here and successor trustees appointed hourse here and a successor trustees appointed hourse here and a successor trustee appointed herein and a successor trustee and and herein a successor trustees are appointed in the arcs and the successor trustee.

per appoariment of the auccessor trustee. It. Trustee accepts this trust when this deed, duiy creculed and eard is made a public record, as procided by law. The trustee is not college added a public record, as proceeding the trustee is not action or party hereto of pending sale under any other deed of the more party hereto and proceeding the short deed of the stillow or proceeding his bid the gravitor, hereficiery of trustee. trust or of shall be a

I. This deed applies to junces to the benefit of, and binds all parties bereto, their beirs, legates devices, administrators, executors, successors and piedgee, of the note secured hereby, whether or not named as a beneficiary culture scheme includes the feedback whether the context so requires, the mas-eludes the plural.

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

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STATE OF OREGON County of Klamath 68. THIS IS TO CERTIFY that on this 2. day of June

(SÉAL)

Loan No.

DATED

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Notary Public in and for said county and state, personally appeared the within named RONALD E. PADGETT AND GWENDA D. PADGETT, Husband and Wife

to me, personally known to be the identical individual S. named in and who exocuted the foregoing instrument and acknowledged to me that executed the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notatial seal the day and year last above

(DON'T USE THIS BPACE: RESERVED FOR RECORDING LADEL IN COUN. TIES WHERE USED.)

alold. Bean Notary Public for Oregon My commission expires: 11-12 -78

TRUST DEED

Grantor TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Alter Recording Return To: FIRST FEDERAL SAVINGS 549 Main St. 2943 Klamath Falls, Oregon Jo. 67 Beneficiary

I certify that the within instrument was received for record on the 3rd day of JUNE , 19.75, at 11;30 o'clock A M., and recorded in book M 75 on page 6151 Record of Mortgages of said County.

STATE OF OREGON }

County of Klamath

Witness my hand and seal of County affixed.

SS.

WM. D. MILNE County Clerk

nam. FEE \$ 4.00

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

TO: William Ganong. , Trustoe

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust dood. All sums socured by said trust doed have been fully paid and satisfied. You have been to you to any sums owing to you under the terms of said trust doed or pursuant to statute, to cancel all evidences as indefiness secured by and trust deed which are delivered to you herewith together with said trust deed) and to reconvey, without warming the context personneed by the terms of said trust deed the estate now held by you under the same.

First Federal Savings and Loan Association, Beneficiary

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