Vol. 25 Pag 8239 A-35844 01-04870 1378 TRUST DEED THIS TRUST DEED, made this 2nd day of June 19 75 between DAVID A. OLSON and ELLEN KAY OLSON, 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; 「御堂にた 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: 「たけ、たいにないないない」 Lot 22 in Block 1 of FIRST ADDITION TO KELENE GARDENS, according to the official plat thereof on file in the office of the County Clerk 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, profits, water rights and other rights, easements or privileges now or hereafter belonging to, derived from or in anywise appar-taining to the above described premises, and all plumbing, lighting, heating, ventilating, circ-conditioning, retrigerating, watering and irrigation appuratus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as well-towall carpeting and irrigation described premises, including all interest therein which the grantor has or may hereafter acquire, for the purpose of securing performance of each agreement of the grantor herein contained and the payment of the sum of NINETEEN THOUSAND THREE HUNDRED AND ALL 19, 350, 20 18 E Constant of the cach agreement of the granticr herein contained and the payment of the sum of **NINETEEN THOUSAND THREE HUNDRED 1** (s. 19, 350,00) Dollars, with interest thereon according to the terms of **FIFTY AND NO** 100-100 methods of even date hereover the sum of a promissory noise of even date hereover the sum of a promissory noise of even date hereover the sum of a promissory noise of even date hereover the sum of a promissory noise of even date hereover the sum of a promissory noise of even date hereover the sum of a promissory noise of even date hereover the sum of a promissory noise of even date hereover the sum of a promissory noise of even date hereover the sum of a promissory noise of even date hereover the sum of a promissory noise of even date hereover the sum of a promissory noise of even date hereover the sum of a promissory noise of even date hereover the sum of a promissory noise of even date hereover the sum of a promissory noise of even date hereover the sum of a promissory noise of even date hereover the sum of a promissory noise of even date hereover account shall be credited to the framework in the subro described property, as may be evidenced by a noise that be indebtedness secured by this trut deed is evidenced by as the beneficiary may credit payment on one note and part on another, and if no paid within ten days the definit of the beneficiary and the soption add the amount of such definit to the principal of the context of but the freely. 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 is they become due, the granico shall pay the deficit to the beneficiary upon demand, and if not paid within ten days after such demand, the taxefidary may at its option add the amount of such deficit to the principsi of the obligation secured hereby. State and the state The grantor hereby covenants to and with the trustee and the beneficiary a that the said premises and property conveyed by this trust deed are and clear of all encumbrances and that the grantor will and his heirs, tors and administrators shall warrant and defend his said title thereto at the claims of all persons whomesever. Should the grantor fail to keep any of the foregoing covenants, then the heneficiary 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 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 premises and also to make such repairs to said property as in its sole discretion it may deem necessary or advisable. excellurs and solutions reasons sinks warrant and derived his said title thereto spains: the claims of all persons whomsover. The granter covenants and agrees to pay said note according to the terms thereof and, when due, all taxes, assessment and duhar charges leveld against eddence over this trust deed; to complete all buildings cumulantees having pre-cedence over this trust deed; to complete all buildings cumulantees having pre-said property; to keep said prometry from the association of the terms bereof or the date construction is hereafter commenced; to repair and restore promptly and in good workmanilke manner any building or improvement on said property which may be damaged or destored and say, when due, all ones incurred therefor; to allow beneficiary to inspect said property at all ones incurred therefor; to allow beneficiary to inspect said property at all ones incurred therefor; to allow beneficiary to inspect said property at all or other the termiser; to keep all buildings cumults now or hereafter constructed on said property in good repair and to commit now or hereafter erected upon said property in good repair and to commit now or hereafter erected upon said property in good repair and to commit now or hereafter erected upon said property in good repair and to commit now or hereafter erected upon said promenty in good repair and to commit herein now or hereafter erected on said premises; to keep all buildings, property and improvements now or hereafter erected on said premary or ourganies acceptable to the bene-py file or such other hereafter in a sing and the note or obligation if as to due to be functional principal sum of the note or obligation and to duelly deed, in a company or companies acceptable to the bene-difiary at least in the original principal sum of the note or obligation tiftary and to duelly deed, in a company or companies acceptable to the bene-sed of the stander of the stander of the beneficiary may find in the some aleas proved los payable clause in foreir of any such ben property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, fees and expenses of this trust, including the cost of title search, as well as the other costs and expenses of the truste incurred in connection with or in enforcing this obligation, and trustee's and attorney's fees actually incurred; uppersent and defend any action or proceeding purporting to affect the secur-tion and erginations of evidence of title and attorney's fees and costs and erginations of evidence of title and attorney is fees in a which the beneficiary or trusteers and is any such actions or proceeding to the security of the security of the beneficiary or trustee; and to pay all costs and ergina (freed by the court, in any such action or proceeding in which the beneficiary or trustee may appear and is any autib bene-ficiary to foreclose this deed, and all said sums shall be secured by this trust deed. The heneficiary will furnish to the grantor on written request therefor an and statement of account but shall not be obligated or required to furnish 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, prosecute in its own name, appear in or defend any ac-tion or proceedings, or to make any compromite or sattlement in connection with such taking and, if it so elects, to require that all or any portion of the money's pursole as compensation for such taking, which are in exceess of the amount re-gregories to any any reasonable costs, expenses and attorney's fees necessarily paid or incurred by it first too in accellation proceedings, shall be paid to the beneficiary fees necessarily paid or incurred by the money is each proceedings, and the balance applied upon the indebtedness securid and the grantor agrees, at its own expense, to take such actions and exceute inclustruments a shall be necessary in obtaining such compensation, prompily upon the beneficiary's request. 1 Ma obtained. In order to provide regularly for the prompt payment of and taxes, assess-ments or other charges and insurance preniums, the grantor sarces to pay to the beneficiary, together with and in addition to the monthly payments of principal and interest payable under the terms of the note or obligation secured hereby, an amount equal to one-twelfth (1/12th) of the taxes, assessments and other charges due and payable with respect to said property within each succeed-lag twelve months, and also one-twiffth (1/12th) of the faurance premiums payable with respect to said property within each succeeding three years while this trust deed remains in effect, as estimated and directed by the beneficiary, such sums to be credited to the principal of the loan until required for the averal purposes thereof and shall thereupon be charged to the principal of the premiums, faxes, assessments or other charges when they shall become due and payable. request. 2. At any time and from time to time upon written request of the bi-fictary, payment of its fees and presentation of this deed and the note for dorsement (in case of full reconveyance, for cancellation), without affecting itability of any person for the payment of the indebtedness, the trustee may consent to the making of any map or plat of said property; (b) join in grant any caacenet or creating and restriction therean, (c) join in any subordinal or other agreement affecting this deed or the lien or charge hereof: (d) recom-without warranty, all or any parts of the property. The grantee in any recom-ance may be described as the "person or persons legally entitled thereid" truthering thereof. Trustee's fees for any of the corvices in this paragr. The second state of the se With a start of the be so.vo. S. As additional security, grantor hereby assigns musnes of these trusts all rents, issues, royaliles 3. As additional security, grantor hereby asigns to beneficias continuence of these trusts all rents, issues, noyaties and protos perty affected by this deed and of any personal property issues and the performance of any agreement hereunder, grantor shall belauit in the payment of any indebtedness secured the performance of any agreement hereunder, grantor shall have the let all such rents, issues, royaties and profits earned prior to deel become due and payable. Upon any default by the grantor hereund fiftary may at any time without notice, either in person, by agent secured, the performance of the secure and the secure of the performance of the secure and the secure of the s MR. me Taker A Contraction of the second The same 154 Paris

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4. The entering upon and taking possession of said property, the collection of such reals, inners and profits or the proceeds of fire and other insertance polcies or conneurations or swards for any taking or damage of the property, and fault or poizes of default herwarder or invalidate any act done pursuant to upon college.

⁴. The grantor shall notify beneficiary in writing of any sale or x¹ for sale of the above described property and furnish beneficiary on form supplied it with such personal informations concaring the parchases a sould ordinarily be required of a new loas applicant and sality personality of the second second second and the second second

6. Time is of the basence of this instrument and upon default by the granter in payment of any indeptedness secured hereby or is performance of any indeptedness secured hereby or is performance of any indeptedness and upon the performance of any indeptedness and upon a secure default access the baselidary may declary all sources are related hereby inindepted with and parable by delivery to the baselidary all sources and the baselidary due to be all the trust proversity, which upons of written shall cause to be the baselidary of add notice of default cause to be any indepted with the baselidary cause and access the call provide and all provides and documents evidencing expenditures secured hereby, whereouge all fix the time and place of sale and give notice is a then required by law.

Feyning up as. 7. After default and any time prior to five days before the date sot by the Traster for the Truster's sale, the grantor or other purson so privilegations pay the entire amount then due under this trust deed and the obligations pay the entire amount then due under this trust deed and in enforcing the terms and thereing (including costs and expense actually incurred not exceeding \$5000 million of the obligation and truster's and stioner's fees not exceeding \$5000 other than such portions the principal as would not then be due had no default occurred and thereby cure the default.

not then be due had no default occurred and increase the default. 8. After the lapse of such time as may then be required by law following the recordation of said motion of default and giving of said notice of saie, the trustee shall sall said property is the time and place fixed by him is said notice of saie, either as a whole of a site time and place fixed by him is said notice termine, at public suction to the lines and for cash, in lawit money of the United States, parable at the full said and the said time and place of any portion of said property by public anonuccement at such time and place of saic and from time to time thereafter may postpone the saie by public an6240

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nouncement at the time fixed by the preceding perturbaneant. The trustee shall deliver to the purchase his deed in form as required by law, converter, the preperty so could, but without any concents or versions or implied. The realize in the deed of any matters or facts shall be adapted or implied. The truthfulses thorsed, any percon, archicking the trustee but factading the greater and the beneficiary, may purchase at the sale.

10. For any reason permitted to thild to such surplus.
10. For any reason permitted by law, the brushidary may from time to any reason permitted by law, the brushidary may from time to any versauce to the successor trustee parameter of any trustee parameter that the the successor trustee parameter that the the successor with all the select with all the permitted bereated by the brushidary may be any frustee by write the successor trustee parameters and subscitution shall be writed by write instrument account of the successor trustee parameters.

11. Trustee accepts this trust when this deed, duly excouted and acknowicdged is made a public rooord, as provided by law. The trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which the grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

12. This deed applies to, increase to the benefit of, and binds all particles bereto, their heirs, legates deviaces, somitateors, etccutors, successors and assigus. The term "beneficiary" submittators, recutors, successors and piedgee, of the note accured hereby, whether on not namer, including berefa. In construing this deed and whether onto the context as o requires, the masseulas gender includes the feminine and/or neuter, and the singular number includes the feminine and/or neuter, and the singular submeter includes the feminine and/or neuter, and the singular number includes the feminine and/or neuter.

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

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avilla Olan .(SEAL) STATE OF OREGON Ellen Kay Olion (SEAL) THIS IS TO CERTIFY that on this 2 June .day of.. , 19.75 before me, the undersigned, a Notary Public in and for soid county and state, personally appeared the within named. DAVID A. OLSON and ELLEN KAY OLSON, husband and wife 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. CIN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notanyi seal the day and year last above written. CHATESTIMORY CHATSING CAL Notary Public for Oregon My commission expires: /0-/7-78 1:2 Jucko -----SEALS USUIC 1 <u>ن</u>، and the second of the second o Loan No. 1²) STATE OF OREGON } SS. TRUST DEED I certify that the within instrument was received for record on the 4ch day of _____June day of _____June____, 19_75 at 3;15... o'clock ... PM., and recorded (DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN-TIRS WHERE USED.) in book M.75......on page 6239 Record of Mortgages of said County. TO FIRST FEDERAL SAVINGS & Witness my hand and seal of County LOAN ASSOCIATION affized. Beneficia After Recording Return To: FIRST FEDERAL SAVINGS WM. D. MILNE County Clork 540 Main St. Klamath Falls, Oregon Deput FEE \$ 4.00

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

TO: William Ganong....., Trustee

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The undersigned is the legal owner and holder of all indebiodness secured by the foregoing trust deed. All sums secured by sold trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of sold trust deed or pursuant to statute, to cancel all evidences of indebiedness secured by sold trust deed (which are delivered to you herewith together with eard trust deed) and to reconvey, without warranty, to the parties designated by the terms of sold trust deed the estate now held by you under the same.

First Federal Savings and Loan Association, Beneficiary