01-09867 38-8969		
	W 6912 Vol. 12 Page 6912	
FIRST FEDERAL SAVINGS AND LOAN ASSO	JUDY K. HORAK, husband and wife	
W	Denenciary: ITNESSETH:	
A parcel of land lying in the Range 9 East of the Willame	A parcel of land lying in the NEASWA of Section 36, Township 38 South, Range 9 East of the Willamette Meridian, as follows: Beginning at a point on the Easterly line of First Addition to Moyina	
said point being North 00 corner of said First Addit North 00016' West 85.85 fee	<sup>0</sup> 16' West 205.86 feet from the Southeasterly tion to Moyina; thence et, along the Easterly line of said First	
addition to Moyina, to a p North 89 <sup>0</sup> 44' East 120.00 fo South 00 <sup>0</sup> 16' East 85.85 fee South 89 <sup>0</sup> 44' West 120.00 fe	eet to a point; thence	
RECE		
taining to the group described promises and all clumbing	rres, together with all and singular the appurtenances, tenoments, hereditaments, s or privileges now or hereafter belonging to, derived from or in anywise apper- lighting, heating, ventilating, air-conditioning, refrigerating, watering and trigation	
leum, shades and built in ranges, dishwahes and ather buil described premises, including all interest therein which the gra- each agreement of the grantor herein contained and the pays	s, vension binds, lior covering in place such as wall-lowall carpeting and line- li-in appliances now or hereafter installed in or used in connection with the above andor has or may hereafter acquire, for the purpose of securing performance of ment of the sum of <b>TWENTY THOUSAND FIVE HUNDRED AND</b>	
beneficiary or order and made by the gramtor, principal and July 10, 19, 10, 19, 10, 19, 10, 10, 15, 10, 15, 10, 15, 10, 15, 10, 15, 10, 15, 10, 15, 10, 10, 10, 10, 10, 10, 10, 10, 10, 10	ling to the terms of promissory note of even date herewith payable to the interest being payable in monthly installments of S	
any of said notes or part of any payment on one note and part of as the beneficiary may elect. The grantor hereby covenants to and with the trustee and the the herein that the said premises and property conveyed by this trust free and clear of all encumbrances and that the grantor will and executors and administrators shall warrant and defend his said this against the olima of all persons whomsover.	beneficiary. Should the granbuf fail to keep any of the foregoing covenants, then the deed are beneficiary may as its option carry out the same, and all its expenditures there- his heirs. for ahalt in interest at the rate specified in the note, shall be repayable by the same of this trust deed. In	
The grantor covenants and agrees to pay said note according to thereof and, when due, all taxes, assessments and other charges level said property; to keep said property free from all encumbrances ha ecdence over this trust deed; to complete all buildings in course of co or hereafter constructed on said premises within six months from hereof or the date construction is hereafter commenced; to repair an promptly and in good workmanike manner any building or improv said property which may be damaged or destroyed and pay, when omes incurred therefor; to allow hendidary to largeet said proper	the terms property as in its sole discretion it may deem necessary or advisable. ed against aving pre- matruction the sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all havs, ordinances, regulations, covenants, conditions and restrictions affecting said property; to pay all costs, the date frees and expenses of this trust, including the cost of title search, as well as and restore the other costs and expenses of the trustee incurred in connection with or the other costs and expenses of the trustee incurred in connection with or the other costs and expenses of the trustee incurred in connection with or the other costs and expenses of the trustee incurred in connection with or	
costs incurred therefor; to allow bendiciary to inspect said proper times during construction; to replace any work or materials unsaids beneficiary within fifteen days after written notice from beneficiary fast; not to remove or dearboy any building or improvements now or constructed on said premises; to keep all buildings and improvement bereafter erected upon said property in good croat and to commit no waste of said premises; to keep all buildings, property and imp now or hereafter erected on asid premises continuously lasured ag by fire or such other theards as inthe buelchary may from, time to time by fire or such other theards as inthe buelchary may from, time to time	factory to costs and expenses, including cost of widence of lifts and attorneys feed in a y of such reasonable sum to be fixed by the court, in any such action or proceeding in hereafter which the beneficiary or trustee may appear and in any suit brought by bene- ts now or ficiary to forcelose this deed, and all said sums shall be secured by this trust or suffer deed. another the beneficiary of the test of the test of the test of the secured by th	
is a sum out cost statutis as the periodiary may from time to time in a sum out cost instantia as the periodiary may from time to time secured by this trust deed, in a company or companies acceptable to fieldary, and to deliver the original policy of insurance in correct form approved loss payable clause in favor of the beneficiary attached primiting paid, to the principal pince of business of the beneficiary filled insurance is not so tendered, the beneficiary may in discretion obsain insurance for the benefit of the beneficiary may in the discretion obsain insurance for the benefit of the beneficiary may in the set of the pince during the full (term of the pince)	obligation the bene- and with and with and with 1. In the event that any portion or all of said property shall be taken rance. If the right of eninent domain or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, appear in or defend any ac-	
In order to provide regularly for the prompt payment of said taxe ments or other charges and insurance premiums, the grantor agrees t the beneficiary, together with and in addition to the monthy pay principal and instrate payable under the terms of the nois or obligatio packs.	payaoic as compensation for such taking, which are in excess of the amount re- quired to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by the grantor in auch proceedings, shall be paid to the beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees necessarily paid or incurred by the beneficiary in such proceedings, and the naccured balance applied upon the indebtechas secured hereby; and the grantor arrees.	I THE A TRUE T
other charges due and parable with respect to tail to rest, assess assessing the set of	premiums request. ans while a At any time and from time to time upon written request of the bene- enficiary, syment of its fees and presentation of this deed and the note for en- d for the dorsement (in case of full reconvergence, for cancellation, without affecting the liability of any present for the reconvergence, for cancellation, without affecting the	A CONTRACT OF THE ACTION OF TH
While the grantor is to pay any and all taxes, assessments a charges fevied or assessed against said property, or any part there the same begin to beer interest and sloo to pay premiums on all policies upon and property, such payments to pay premiums on all policies upon and property, such payments the payments and licitary, as a doreand. The grantor hereby a whose many such licitary as a doreand and the grantor hereby a whose hereby as	and other ance may be described as the "person or persons legally entitled thereto" and of, before the recitats therein of any matters or facts shall be conclusive proof of the insurance shall be \$3.00.	A THE TRANSAC F TANAL
any and all states, assessments and other charges leviced or timpone said property in the amounts as shown by the statements thereof by the collector of such taxes, assessments or other charges, and to insurance premums in the amounts shown on the statements cub the insurance carriers or their representatives, and to charge said sup principal of the loan or to withdraw the sums which may be requi- the resurce account, if any, established for that purpose. The grant in no event to hold the beneficiary responsible for failure to here a ance written or for any loss or damage growing out of a defect in nurance point, and the beneficiary netroby is authorized, in the even loss, to compromise and settle with any insurance compary and to a such faurance receipts upon the obligations accured by this trust omputing the amount of the indebiedness for payment and astist full or upon saile or other acquisition of the property by the beneficiar	the inne- the inne- y to pay 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rent, issues, royalites and profits of the pro- trustande pay the grantor shall default in the payment of any indebtedness secured hereby or in alited by the performance of any agreement hereunder, grantor shall have the right to col- lect all such rents, issues, royalites and profits earned prior to default as they become due and payable. Upon any default by the grantor have not been- ficiary may at any time without notice, either in person, by security of any accurity for the indebtedness hereby secured, enter upon and take possession of any any act any time there hereby secured, enter upon and take possession of any any and any art, thereof, in the secured prior or otherwise collect	
loss, to compromise and settle with any insurance compary and to a such insurance receipts upon the obligations secured by this trust computing the amount of the indebiedness for payment and satisf full or upon sale or other acquisition of the property by the benefici	deed. In the same, less costs and expenses of operation and collection, including reason	
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sourcement at the time fined by the preseding puriper Galles to the purchases his deed in form as required by party as could but without any evenants, or warranty, lecitals in the deed of any matters or form shall be truthrilanes thereof. Any person, accleding the trustes and the baneficiary, may purchase at the sais.

e baseficiary, may purchess at any purchess at any purchess at any purchess at a parameter to the powers provided ball apply the proceeds of the truster's sain any of the sain any the accuracy (9) To the collipation seed deed. (3) Fo all persons having recorded lines subsequent of the trust deed as their interests apply the stockers in the saint deed as their interests apply the trust deed as trust deed as the trust dee

10. For any ration permitted by law, the beneficiary may from time appoint a successor relations of any trustee sponding of the successor relations of any trustee sponding of the successor related hereafter. Upon such appointed bereafter and any successor trustee, the latter shall be readed with all with and dutte coeffort upon any trustee herein samed or sponding beneficiary. Containing reference to this trust deed and first or sources and the such appointment and substitution shall be made by written instruments by the beneficiary. containing reference to this trust deed and first record, which, when recorded in the office of the county or counties in which the property is situated, shall be conclusive proper appointment of the successor trustee.

II. Trustee accopts this trust when this deed, duly enseuted and achnow ed is made a public record, as provided by law. The trustee is not chilgate offy any party hereto of pending sais under any other deed of strust er o scilon or proceeding in which the grantor, benchicary or trustee shall be a y unless such action or proceeding is brought by the trustee.

. This deed applies to, intures to the hensit of, and binds all parties, their beirs, legatees deviseas, administrators, exonitors, exocesors and "The term "beneficiery" shall make on not named as a beneficier, of the note secured herring, whether on not named as a beneficiers in construing this deed and whenever the context so requires, the make gender includes the feminics and/or neuter, and the singuises number list

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The entering upon and taking p reats, issues and profits or the compensation or awards for any licetion or release thereof, as all any taking or di any taking or di aloreanid, shall

The grantor shall notify beneficiary in the short south bucklight is writing of any sale or con the such personal information concerning the purchaser to be required of a new icon applicant and shall pay beneficiary

6. Time is of the essence of this Metrument and upon default by for in payment of any indebtedness secured hereby or in parformance of the start hereunder, the beneficiary may declare all sums secured hereby atcly due and payable by delivery to the trustee of written solice of define the trust property, which notice trustes shall cause to filed for record. Upon delivery of asil notice of default and election to beneficiary shall deposit with the trustee this trust deed and all promise a and documents evidencing exponditures secured hereby, whereupon tees shall fit the time and place of sale and give notice thereof as t true by law.

After default and any time prior to five days before the date set the Trustee for the Trustee's sale, the grantor or other person so rieged may pay the entire amount then due under this trust deed and colligations secured thereby (including costs and expenses actually incurred entorching the terms of the obligation and trustee's and attoracy's fees enceeding \$6000 each) other than such portion of the principal se would then be due had no default occurred and thereby cure the default.

But thin be due that he default occurred and interpy outs the details.
8. After the lapse of such time as may then be required by law following the recordation of asid notice of idealith and giving of said notice of sale, the trustee shall sell said property as it points and place fixed by lim in said-notice of sale, either as a whole or in separate me and place fixed by lim in and -notice thermine, as to public automotion to the highest bidder for an any postion of said place of sale. Trustee may postpone of sale place of sale and from time to time thereafter may postpone the sale by public and

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

elliang Horal (SEAL) 12 Judy K. Horale STATE OF OREGON .(SEAL)  $\mathcal{L}_{\mathcal{L}}$ County of Klamath THIS IS TO CERTIFY that on this. 19.75 before me, the undersigned, or day of June Notary Public in and for said county and state, personally appeared the within named WILLIAM J. HORAK and JUDY K. HORAK, husband and wife me personally known to be the identical individual 8 named in and who executed the foregoing instr and acknowledged to me thay leveried the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY, WHEREOF, I have hereunto set my hand and rial seal the day and year last affized 10707-10 (SEAL) ELLI  $(\leq$ Notary Public for Oregon My commission expires: 10-13-78 A QQ A. 10 = 0 ? Loca No STATE OF OREGON } BS. County of Klamath TRUST DEED I certify that the within instrument was received for record on the 19th day of JUNE at 11:000'clock A. M., and recorded in book M 75 on page 6912 The second Grantot Record of Mortgages of said County. TO IN FIRST FEDERAL SAVINGS & Witness my hand and seal of County LOAN ASSOCIATION affixed. After Recording Return To: FIRST FEDERAL SAVINGS WM. D. MILNE County Clerk 540 Main St. Klamath Falls, Oregon FEE \$ 4.00 Deputy がた外に示い REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: William Ganong. ..., Trustee The undersigned is the legal owner and holder of all indebiedness secured by the foregoing trust deed. All sums secured by said trust re been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust dee rsuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you berewith together with st deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the state now held by you under have b pursuant to statute, t trust deed) and to re And the second second \*\* First Federal Savings and Loan Association, Beneficiary by. DATED 19 Sugar Sec. 1.000 1988 20TS