, between , hereinafter

called trustee, and FEDERAL NATIONAL MORTGAGE ASSOCIATION hereinafter called the second party;

WITNESSETH:

RECITALS: Walter L. Thomas, Jr. and Patricia A. Thomas executed and delivered to Transamerica Title Insurance Company for the benefit of Firstbank Mortgage Corporation, a Wash. corporation , as beneficiary, June 5 , 19. 72 , duly recorded on a certain trust deed dated June 9 , 19.72, in the mortgage records of .. Klamath County, Oregon, in book M72 at page 6179 In said trust deed the real property therein and hereinafter described was conveyed by said frantor to said trustee to secure, among other things, the performance of certain obligations of the grantor to the said beneficiary. The said grantor thereafter defaulted in his performance of the obligations secured by said trust deed as stated in the notice

of default hereinalter mentioned and such default still existed at the time of the sale hereinalter described.

By reason of said default, the owner and holder of the obligations secured by said trust deed, being the beneficiary therein named, or his successor in interest, declared all sums so secured immediately due and owing; a nodice of said default, containing an election to sell the said real property and to foreclose said trust deed by advertisement and sale to satisfy thereto said sale to satisfy thereto said sale to satisfy thereto said sale to satisfy the said sale to said sale to satisfy the said sale said sale said sale sale said sale sa ment and sale to satisfy grantor's said obligations was recorded in the mortgage records of said county on

After the recording of said notice of default, as aforesaid, the undersigned trustee gave notice of the time for and place of said real property as fixed by him and as required by law; copies of the trustee's said notice of sale were mailed by U.S. registered or certified mail to all persons entitled by law to such notice at their respective last known addresses; the persons named in subsection 1 of Section 86.750 Organ Revised Statutes were timely personally served with said notice of tale. personally served with said notice of sale, all as provided by law and at least 120 days before the day so fixed for said trustee's sale. Further, the trustee published a copy of said notice of sale in a newspaper of general circulation in each county in which the said real property is situated, once a week for four successive weeks; the last publica-tion of said notice occurred at least twenty days prior to the date of such sale. The mailing, service and publication of said notice of sale are shown by one or more affidavits or proofs of service duly recorded prior to the date of sale in the mortgage records of said county, said affidavits and proofs, together with the said notice of default and election to sell and the trustee's notice of sale, being now referred to and incorporated in and made a part of this trustee's deed as fully as if set out herein verbatim. On the date of said notice of sale, the undersigned trustee had

10:00 o'clock, A.M., of said day, Standard Time as established by Section 187.110, Oregon Revised Statutes, (which was the day and the second control of the subjection and at the place so fixed for sale, as aforesid, in full accordance with the laws of the State of Oregon and pursuant to the powers conferred upon him by said trust deed, sold said real property in one parcel at public auction to the said second party for the sum of \$.16,141.3 he being the highest and best bidder at such sale and said sum being the highest and best sum bid for said property. The true and actual consideration paid for this transfer is the sum last stated in terms of dollars. However, the actual consideration consists of or includes other property or value given or promised which was the whole consideration (state

NOW THEREFORE, in consideration of the said sum so paid by the second party in cash, the receipt whereof is acknowledged, and by the authority vested in said trustee by the laws of the State of Oregon and by said trust deed, the trustee does hereby convey unto the second party all interest which the grantor had or had the power to convey at the time of grantor's execution of said trust deed, together with any interest the said grantor or his successors in interest acquired after the execution of said trust deed in and to the following described real property, to-wit:

Lot 3 in Block 3 of RIVERVIEW ADDITION, Klamath County, Oregon.

TO HAVE AND TO HOLD the same unto the second party, his heirs, successors-in-interest and assigns forever.

*Delete the words in this parenthesis if not applicabl

RECEIVED

| The digital of several as a consequent of the form of | est of the beneficiary first named above. IN WITNESS WHEREOF, the undersi poration, it has caused its corporate name to be duly authorized thereunto by order of its Board | frustee, and the word "beneficiary" includes any suc- | by its officers |
|--|--|--|--|
| TRUSTEE'S DEED TOUNTY O'TE AS A THREE OF OREGON, County of The Transfer and that the least at the second of Deed's of the coord of the | (If executed by a corporation, affix corporate seal) | | |
| TRUSTEE'S DEED The signer of the observe is a consension, see that the signer of the observe is a consension, see that the signer of the observe is a consension, see that the signer is the observe is a consension, see that the signer is the observe is a consension, see that the signer is the observe is a consension of the observe is a con | my es. E | | |
| THORTEE OF OUR AND A STATE OF OUR AND A STATE OF OUR STATE OUR STATE OF OUR STATE OUR STATE OF O | | 4 | Nat I |
| If the signer of the above is a corporation, use the form of acknewledgment opposite.) STATE OF OREGON, County of Jackson June 13 ,19 75 Personally appeared the above named John L. DuBay and acknewledged the foregoing instrument to be who, being duly sworn, each for himsell and not one for the other, did say that the former is the president and that the latter is the secretary of. Belief me: OFFICIAL ORS 93.490 STATE OF OREGON, County of | TRUSTEE'S DEED [FORM No. 900] STEVENS-NESS LAW FUD. CO., FORTLAND TO TO TO TO SECOND | County of KLAMATH I certify that the within at was received for record of the book M.75. on page 695 cord of Deeds of said County. Witness my hand and sunty affixed. WM. D. MILNE GOUNTY GLERK. ATTENNECORDING RETURN TO | Van 13 yle, Que 13ay 110-15ast-37, 1 yestowd luc |
| Personally appeared the above named who, being duly sworn, John L. DuBay each for himsell and not one for the other, did say that the former is the president and that the latter is the secretary of president and that the latter is the secretary of a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation by authority of its board of directors; and each of them secknowledged said instrument if yo its board of directors; and each of them secknowledged said instrument | If the signer of the abave is a corporation, use the form of acknewledgment opposite.) STATE OF OREGON, County of Jackson | STATE OF OREGON, County of | |
| SEAL) Notary Public for Oregon Notary Public for Oregon Notary Public for Oregon Notary Public for Oregon (OFFICIAL My commission expires: Notary Public for Oregon SEAL) | Personally appeared the above named John L. DuBay and acknowledged the toregoing instrument to be his yoluntary act and deed. (OFFICIAL SEAL) Notary Public for Oregon | each for himself and not one for the other, did say that the president and that secretary of the corporation, and that the secretary instrument was signed and sealed in behalf of said corporations of the property of the behalf of said corporations of the property of the behalf of said corporations of the property of the behalf of said corporations of the property of the behalf of the property of | eing duly sworn, the farmer is the the latter is the metal allixed to the on and that said ation by author- said instrument (OFFICIAL |