preniums, taxes, assessments or other charges when they shall become que and payable. While the grantor is to pay any and all taxes, assessments and become the same begin to becar interest and property, or any part thereof, before policies upon said property, such and allo to pay premiums on all immediate policies upon said property, such and allo to pay premiums on all immediate itelany, as aloresaid. The grantor ments are to be made through the mane and and all taxes, assessments and other sutherizes the beneficiary to pay and and all taxes, assessments and other sutherizes the beneficiary to pay the insurance the amounts as shown by unarges levied or imposed against the insurance premio of such taxes, assessments or other determents thereof furnished in the reserve account, if the grantorizes are submitted by principal of the loss or their representatives, and to the statement as bound the surance policy, and the beneficiary responsible for failure to here the any in an event to hold the beneficiar responsible for failure to here the deficient surance policy, and the beneficiar taxing submitted by the total of a deficient and in no event of hold the beneficiar taxing security by this trust ded. In surance policy, and the beneficiar beneficiary taxing the authorized, in the event of any surance policy, and the beneficiar taxing security by this trust ded. In the insurance resolution of the indebiedness for payment and satisfation in the upon sale or other acquisition of the property by the beneficiary atter-tion of upon sale or other acquisition of the property by the beneficiary atterthe static of \$5.00.
3. As additional security, grantor hereby assigns to beneficiary during continuous of the static static

Obtained. In order to provide regularly for the prompt payment of said taxes, essess-the beneficiary, together with and in actual on the point access to pay to be beneficiary, together with and in actual on the monthly payments of the beneficiary, together with and in actual of the taxes, assess-the beneficiary, together with and in actual of the taxes, assessments and payable with respiration of the taxes, assessments and payable with respiration of the taxes, assessments and payable with respiration and the taxes of the together the second several purposes thereas and property within cach succeeds the study the armount of the tax as a set and the taxes as a second several purposes thereas and and thereas and and directed by the beneficiary, the beneficiary in true as a teserve account, without interest, to any shift premiums, taxes, assessments or other charges when they shall become due while the second to the count of the tax as a taxes as the second the shall become due

security and administrators shall warrant and defend his said title thereto against the claims of all persons whomsover. The grantor cover ints and agrees to pay said note according to the terms said property is the set of the property free from all encumbrance leviced against cedence over this trut deep to complete all buildings in course cy daving pre-or hereafter constructed on the property free from all encumbrance for any when here of the date construction of the promises within six months from the date or hereafter constructed on the property free from all encumbrance for any the promptity and in good workmanik hereafter construction to the date costs incurred therefore; to allow be done done of estroyed and pay, when diet on said property which may be dame and restroyed and pay, when diet on costs incurred therefor; to allow be done work on the cast of the date construction; to replace adity work or materials unsatified with fact not to remove or destroy any building in the property within fifteen days after written being and improvements now or here of and promises; to keep all buildings in the to there after the of and property in good repair and to commit or suffer now or here after on said property in good repair and to commit such as the struct deed, in a company of the note of the prov-secured by this trus deed, in a company of the note of only action premises in the original principal sum of the note of building ifter a to deduce the original policy of insurance is accepted on add to deduce the original policy of been all with the to the beneficiary, which in the same premise of the beneficiary, which may all the same as the beneficiary of any such policy of the original premise of the one-cancel able to be the beneficiary. The beneficiary and to discrete do be add property as the same secured by this trust deed, in a company of the note of obligation as a sum not less that the original policy of insurance is for the beneficiary. Which insurance premise premise is to the beneficio any such polic

The grantor hereby covenants to and with the trustee and the beneficiary herein that the said promises and property conveyed by this trust deed are executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever.

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

each agreement of the grantor better contained and the payment of the sam of the sam of the payment of the sam of the grantor the same of

which said described real property does not exceed three acres, together with all and singular the appurtenances, tenements, hereditaments, tents, issues, profits, water rights and other rights, easements or privileges now or herediter belonging to, derived from or in anywise apper-taining to the above described premises, and all plumbing, lighting, heating, ventilating, conditioning, refrigorating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, ventilability, ventilating, increased are available in anywise apper-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 promises, 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 THIRTEEN THOUSAND SEVEN HUNDRED and a thereafter interest herein which the granter to the targe of a promiseous noise discovering performance of the purpose of securing performance of an 13, 700,00

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Lots 9 and 10 in Block 7 of ST. FRANCIS PARK, according to the official plat thereof on file in the office of the County Clerk

The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klaunath County, Oregon, described as:

WITNESSETH:

FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and existing under the laws of the United States, as beneficiary;

CLYDE E. LONG AND SANDRA L. LONG, Husband and Wife . 19 75., between

THIS TRUST DEED, made this 24th day of June

2124 Tests 75 Farmer TRUST DEED

no

The beneficiary 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: I. 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 occumnence, prosecute in its own name, appear in or defend any se-such taking and, if it so elects, to require that, all or any portion of the money's such taking and, if it so elects, to require that, all or any portion of the money's quired to any all reasonable costs, expenses and attorney's frees necessarily fees and explicitly paid for the proceedings, shall be paid to the beneficiary fees ancessarily paid on incurred by the beneficiary in such proceedings, and the stance applied upon the indebtedness accured hereivy and the grantor agrees, at its own expense, to take such actions and execute such instruments as shall request.

request. 2. At any time and from time to time upon written request of the beneficiary" 2. 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 note for en-dorsement (in case of full reconveyance, for cancellation), without affecting the consent to the making of any map or plat of sanches, the trustee may (a) any casement creating and restriction thereon, P join in any subordination or other agreement, all or any part of the property (b) join in granting or other agreement as the "parts of the property The grantee in any reconvey-the recitate as the "parts or facts shall be conclusive proof of thu shall be \$5.00.

the beneficiary in such process tedness secured hereby; and the g h actions and execute such instruc-compensation, promptly upon the lime to time

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It is mutually agreed that:







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AND STREET

c. The entering upon and taking possession of and property, the collection facts are break, issues and provide of the processis of fire and other insurance pol-tics or componention or while for any taking or damage of the property, and the application or release thereof, is aloresaid, shall not cure or waite any de-fault or Dotice of default hercunder or invalidate any act done purcedue to such notice.

5. The grantor shall notify beneficiary in writing of any sale or oon form supplied it with such personal information definition of the store described property and furnish beneficiary on a would ordinarily be required of a new loan applicant and shall pay beneficiary a service charge.

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a bervice charge.
6. Time is of the casence of this instrument and upon default by the grantor in partners of any indebtedness secured hereby or in performance of any mediately due and payabel beneficiary may default and the secure and

requiren by taw. 7. After default and any time prior to five days before the date set by the Trustee for the Trustee's sale, the grantur or other parson so the colligations secured thereby (including costs and expenses artist) routed date in enforcing the terms of the obligation and trustee's and stormey's fees not exceeding \$50.00 each other thau such portion of the sincered not then be due had no default occurred and thereby cure the default.

Bot first be due than no derhult occurred and thereby cure the ucrant. 8. After the impact of such time as may then be required by law following the recordation of said notice of defaults and giving of said notice of asie, this of saie, either as a whole or in separate panel place fixed by him in said notice of saie, either as a whole or in separate panel place fixed by him in said notice of saie, either as a whole or in separate panel place fixed by him in said notice of saie, either as a whole or in separate panel place fixed by him in said notice and point and the said property at the light of the saie of said. Thus any portion of said property by public announcement at such time and place of saie and from time to time thereafter may postpone the saie by public an-

nonnennest at the time fixed by the preceding postponninget. The tru deliver to the purchaser his deed in form as required by isy, conveyin, perty as sold, but without any overand; or warranty, express or imp recitals in the deed of any matters or facts shall be conclusive pro truthuiness thereof. Any person, excluding the brutce but including the and the beneficiary, may purchase at the sale. r law, conveying the express or implied conclusive proof a out including the

and the benificiary, may purchase at the sale. 9. When the Trustee sells pursuant to the powers provided herein, instruction shall apply the proceeds of the trustee's sale as follows: (1) the expenses of the sale including the comparation of the trustee, and trust deed. (3) to all persons having To the obligation secured by interests of (5) to all persons having the their interests appear in deed or the interest in the trust deed as their interests appear in deed or the successor in interest entitled to such surplus. nd a the the the the trust

ed or to his successor in interest cutitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to be appoint a successor for successors in any trustee named herein, or to any creator trustee appointed hereunder. Upon such appointment and without con-surge to the successor trustee, the single here and a successor trustee appointment and subsidiary or appointed hereunder. Each appointment and subsidiary trustee herein single or appointed hereunder. Each appointment and subsidiary of the appointment and its place of the successor trustee in the office of the count cirk or recorder of the per appointment of the successor trustee.

We appointment of the successor trustee.

 Trustee accepts this trust when this deed, duly executed and acknow-ed is made a public record, as provided by law. The trustee is not obligated action or proceeding in which the grantor, heneficiary or trustee shall be a y univas such action or proceeding is brought by the trustee.

12. This deed applies to intrea to the benefit of, and binds all parties heredo, this deed applies to intrea to the benefit of, and binds all parties assigns. The term "beneficiary" shall men the holder and owner, including herein. In construing this deed and whenever the context so requires, the mas-culture entire includes the feminine and/or neuter, and the singular number in-cludes the planal.

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

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(SEAL) STATE OF OREGON E 8S. (SEAL) THIS IS TO CERTIFY that on this 24th あり Notary Public in and for said county and state, personally appeared the within named CLYDE E. LONG AND SANDRA L. LONG, Husband and Wifeday of... June , 19.75, before me, the undersigned, a to me personally known to be the identical individual S named in and who executed the foregoing instrument and acknowledged to me that the same freely and voluntarily for the uses and purposes therein expressed. hand and allized my polarial seal the da PUBLIC (SEAL) Inalo U 52 Notary Public for Oregon My commission expires: 11-12-78 Loan No. $\left. \begin{array}{l} \text{STATE OF OREGON} \\ \text{County of Klamath} \end{array} \right\} \text{ ss.}$ 1777 TRUST DEED **整**"相关法 I certify that the within instrument was received for record on the 25th day of _____ June _____, 19.75, at __12;45o'clock __P.M., and recorded (DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE USED.) in book M.75 on page 7211 Grantor τo Record of Mortgages of said County. FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Witness my hand and seal of County affixed. Beneficiary After Recording Return To: FIRST FEDERAL SAVINGS WM. D. MILNE 540 Main St. County Clerk Klamath Falls, Oregon las ſ FEE \$ 4.00 2 Deputy REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Siler TO: William Ganong... A CONTRACTOR .., Trustee The undersigned is the legal owner and holder of all indebtedness 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 indebtedness secured by sold trust deed (which are delivered to you herewith together with sold 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 First Federal Savings and Loan Association, Beneficiary DATED by. 19 n. Na se sta .1 સુમાણ વ 6 . et . m. h Sec. Sec. 1.1

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