

. 19 7°, between $4m^2\gamma$ THIS TRUST DEED, made this ath day of . . . ROMARN M. DOWERS AND VIEW AND DWIND, DESPONDE OF CHEM

, as granter, William Ganery, Jr., as trustee, and FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation gradinized and existing under the laws of the United States, as beneficiary:

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

Lot 8 in Block 9 of THIRD ADDITION TO SUNSET VILLACE, Blameth County, Oregon.

which said described real property does not exceed three acres, together with all and singular the appurtenances, tenements, heteditaments, rents, issues, profits, water rights and other rights, ecsements or privileges now or hereafter belonging to, dorived from or in anywise apportiating to the above described premises, and all plumbing, lighting, heating, vontilating, air-conditioning, religerating, watering and irrigation appartenances, together with all awnings, venetion blinds, floor covering in place such as well-to-well carpeting and line apparatus, equipment and fixtures, together with all awnings, venetion blinds, floor covering in place such as well-to-well carpeting and line leum, shades and built-in ranges, disbweshers and other built-in applicates now or hereafter installed in or used in connection with the above described premises, including all interest therein which the granter has or may hereafter acquire, for the purpose of securing performance of described premises, including all interest therein which the granter has or may hereafter acquire, for the purpose of securing performance of "WENTY SEVEN THOUSAND FOUR HUNDRED each agreement of the granter herein contained and the payment of the sum o

(27, 400.00)) Dollars, with interest thereon according to the terms of a promissory note of even day herewise, payable to the payable in monthly installments of \$225.55, commencing the payable in monthly installment in the payable in the payabl

This trust deel shall further secure the payment of such additional money, any, as may be loayed hereafter by the bacrificary to the granter or others ving an interest in the above described property, as may be evidenced by it or notes. If the indebickness secure's by this trust deed is evidenced we than one note, the beneficiary may credit payments received by it upon y of said endes or part of any payment on one note and part on another, the beneficiary may elect.

6#0110289

37975 10 Å

ากก Ű

KECEIVED

() Ŧ 2.2

1.10

2585

The grantor hereby covenants to and with the trustee and the beneficiary berein 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.

securitors and administrators shall warrant and defend his said title thereto signing the claims of all persons whomsoever. The granutor covenants and agrees to pay said note according to the terms hard property its and agrees to pay said note according to the terms and property its keep said property free from all encuedres of the arking pre-cedence over this trust deci to complete all buildings months from the date bereof or the date construction is mercativer any building or improvement on said property which may be there are any building or improvement on each property which may be the date or destroyed and pay, when due, all costs incurred therefore the terms of the date construction interesting construction is related or destroyed and pay, when due, all costs incurred therefore the related any buildings or improvement on the date construction of related or destroyed and pay, when due, all costs incurred therefore the related any work or materials unsatisfactory to beneficiary within fifteeness; to keep all buildings, and improvements new or horwarie of said property in good repair and to commit or suffer now or hereafter created on asid property in good repair and to commit or suffer now or better arected on asid property in good repair and to commit or suffer necesser of said property in company sufficients new or hereafter resulting a construction is the buildings, property all improvements new in fire or sub other hazards as the buildings and the note or oblightion secured by this trust deed, in a company or companies acceptable to the dwith approved loss payable clause in favor of the beneficiary at least iffteen days prior to the effective date of a buildings and the beneficiary at least and policy of insurance for the beneficiary, which insurance. If the days prior to the effective date of any beneficiary at least discretion obtain insurance for the beneficiary, which insurance all policy of insurance for the beneficiary of sufficient policy thus able non-cancellable by the granter during the full

bitained. In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and insurance premiums, the grantor agrees to pay to the boneficiary, together with and in addition to the monthly payments of principal and interest payable under the terms of the note or obligation secured beroby, an amount equal to one-wolfth (//12th) of the taxes, assessments and other charges due and payable with respect to said property within each succeed-ing twelve months, and also one-thrity-sixth (1/36th) of the insurance premiums his trust deed remains in effect, as estimated and directed by the beneficiary, steh sums to be credited to the principal of the loan until required for the loan; or, at the option of the beneficiary, the sums so paid shall be held by the beneficiary in trust as a restrue account, without interest, to pay said and payable. While the grantor is to new the succeeding the shall become due and payable.

prevaluins, taxes, assessments of other charges that they have and payable. While the grantor is to pay any and all taxes, assessments and other charges levied or assessed against said property, or any part thereof, before the same begin to hear interest and also to pay premiums on all insurance policies upon said property are the same begin to hear and payable. The same begin to hear and the pay and the same through the beneficiary to pay iftery, as a storead. The same begin to hear and the pay and the statements thereof furnished and the charges levice or imposed against any and all taxes, assessments or other charges, and to pay the insurance pay the taxes, assessments or other charges, and the pay the principal or their any established for that purpose. The grantor agrees the reserve to hold the beneficiary terms and the pay least the taxes, assessments or the angle said to the any insurance pays and the beneficiary responsible for failure to have any insurance pay loss or damage growing out of a defect in any loss or damage compromise and astite with any insurance pays and settle with any insurance pays and settle with any insurance for pays and settle with any insurance for pays and settle with any insurance for pays and settle with any insurance pays in the any and settle with any insurance pays in the any pays for a pays in a safe or other acquisitions of the inspired by the beneficiary hereby is authorized.

default, any balance remaining in the reserve account shall be credited to the indebtedness. If the reserve account for taxes, assessments, insurance premiums and offar charges is not sufficient at any time for the payment of such charges as they become due, the grantor 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 add the amount of such deficit to the principal of the obligation secured hereby.

7791

obligation secured hereby. Should the grantor fail to keep any of the foregoing covenants, there beneficiary may at its option carry out the same, and all its expenditures to for shall draw interest at the rate specified in the note, shall be repayable the grantor on demand and shall be secured by the iten of this trust dees this connection, the beneficiary shall have the right In its discretion to com any improvements made on said premises and also to make such repairs to property as in its sole discretion it may deem necessary or advisable. then the

property as in its sole discretion it may deem necessariy or antivisate. The grantor further agrees to comply with all laws, ordinances, regulations ovenants, conditions and restrictions affecting said property: to pay all conta-tives and expenses of this trust, including the cost of litle search, as will as the other costs and expenses of the trustee incurred in connectly incurred to appear in and defend any action or proceeding purporting to and to pay all costs and expenses of the trustee of the endication or proceeding purporting to any defend its preserve and expenses of of evidence of title and the pay all costs and expenses, including cost of evidence of title and for any sole reasonable sum to be fixed by the court, in any such action or proceeding in which the heneficiary or trustee may appear and in any suit brought by bene fixing to forcelose this deed, and all said sums shall be secured by this trus deced. to pay all fees in reason which ficiary 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 compromise or settlement in connection wird such taking and, if it so elects, to require that all or any portion of the more payable as compensation for such taking, which are in excess of the samely prid-or incurred by the grantor: in such proceedings, shall be paired by the grantor in the torney's fees necessarily paid of the paired by the grantor: in such proceedings, shall be paire and applied by the first upon any reasonable costs and expressed on the baneficiary and applied by the first upon any reasonable costs and expressed and the grantor agrees, at its own expense, to take and cations and executive uch instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

request. 9. At any time and from time to time upon written request ficiary, payment of its fees and presentation of this deed and the diorasinent (in case of full reconvegance, for cancellation), without inhibity of any person for the payment of the indebtedness, the tr consent to the making of any map or pint of said property; (b) loi any casement or creating and restriction thereon, (c) join in any or other agreement affecting this deed or the lien or charge hereof; without warranty, all or any part of the property. The grantee in ance may be described as the "preno or persons legally entitled the recitais therein of any matters or facts shall be conclusive truthfulness thereof. Trustee's fees for any of the services in the shall be \$5.00.

3. As additional security, grantor hereby continuance of these trusts all rents, issues, perty affected by this deel and of any person grantor shall default in the payment of any the performance of any agreement hereunder, e lect all such rents, issues, royalites and profit become due and payable. Upon any default by ficiary may at any time without notice, either eelver to be appointed by a court, and withou security for the indebtedness hereby secured, re shid property, or any part thereof, in its own is the rents, issues and profits, including those able attorney's fees, upon any test of operation as the burget. "Upon any default by without notice, either y. a. court, and withou mess hereby secured, er rt thereof, in its own i without Far ured, enter a own name those past



A STANS

	7792	
B	6. The entering upon and taking possassion of said property, the collection asch rents, issues and profile or the processis of fire and other incursence pol- es or componsation or stards for any taking or damage of the property, as sold, but without any covenant or warranty, egymas or implied. The es or componsation or stards for any taking or damage of the property, as sold, but without any covenant or warranty, egymas or implied. The esplication or release thereof, as choracis, station bot cover or taking thereon or taking thereon of totault hereunder or invalidate any act done pursuant to but notices.	
	 and the beneficiary may be exclude a charactery of any sale or control of a the process of the specific and the spec	
	 6. The is of the reserve of this instrument and upon default by the santor in psyment of any indebtedness secured hereby or in performance of any received in the provider. Its beneficiary may declare all sums excured hereby or in performance of any received hereby or in the rust ereb and any routice trust ereb and any routice trust ereb and any routice thereby or in the rust ereb and any routice hereby or in the rust ereb and any routice hereby or in the rust ereb and any routice hereby or including costs and expenses actually include and a provided by law. 7. After default and any time prior to five days before the date and provide any pay the entire annount then due under this trust deed and the reby including costs and expenses actually include and appointment to the successor insister. 8. There is an or inclusive in the rust ereb and expenses actually inclusive in the resorted in the office or the conclusive proof of county or counties in which the property is situated, shall be conclusive proof of the successor insister. 11. Trustee accepts this trust were the data any action or the person actually inclusive and expenses actually inclus as and actorneys inclusive and attrust ereb and actorneys from the any action or proceeding in which the property is situated of the shift ered and the appointment of the successor insister. 12. Trustee accepts this trust were this deed of trust or of the successor insister and actorneys incluster any other deed of trust or of the provide appointe	
	y the Trustee for the Trustee's sale, the granual value trust deed and the objection of sale office of the object	and a support of the
	IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written.	
le l	STATE OF OREGON SS. <u>7</u> <u>May</u> , <u>May</u> <u>Bowers</u> (SEAL) County of Klamath Ss. <u>7</u> <u>day of</u> <u>July</u> <u>19.75</u> , before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within named NOTARY Public in and for said county and state, personally appeared the within named RODNEY, M. BOWERS AND MARY ANN BOWERS, Husband and Wife	
	to me personally known to be the identical individual	
	Loan No	
	TRUST DEED	
	Image: construct of the space is reserved for according to the space is reserved in book at .10:50 o'clock AM., and recorded in book M.75 on page 7791. Grantor FOR according to the space is according to the space is reserved to the space is reserved to the space is reserved in book M.75 on page 7791. Record of Mortgages of said County. TO TIES WHERE used. Witness my hand and seal of County affixed.	
	After Recording Return To: WM. D. MILNE FIRST FEDERAL SAVINGS County Clerk 540 Main St. 2413 Jon Té Klamath Falls, Oregon FEE \$ 4.00	AM
	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 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 said trust deed or pursuant to statute, to cancel all evidences of indebiedness secured by said trust deed which are delivered to you harewith together with said 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 same.	
	DATED:	

Ń

the state of the second