grantor is to pay any and all taxes, assessments and other r assessed against and property, or any part interest of bear interest and also to pay premiums on thereof, before d property, such pains are to be made through hairmance and. The grantor hearts are to be made through hairmance the amounts as shown by the statements thereof furnished inter the statements and other authorites the beneficiary the amounts as shown on the tatements thereof furnished mis in the amounts shown on the charges and to pay the form the amounts abown on the charges, and to pay the form of the representatives, and to catements authorited from oil the beneficialished for that purpose. The required from oil the beneficialished for that purpose. The required from oil the beneficialished for that purpose. the statements thereor universe or other charges, and churchaled on the statements submitted by the statements submitted by unas which may be required for the bits for for a state of the state owing of failure to have any insur-owing of a defect in any in-sauthout of a defect in any in-trance control, in the event of any for pay by this trust deed. In prometry the state deed, in prometry the state deed, in b) hold the beneficiary responsible for r for any loss or damage growing and the beneficiary hereby is auth-paise and settle with any insurance amount of the industriant securi-ties and securities and securities and securities and securities and the securities and securities a

red. In order to provide regularly for the prompt payment of said taxes, assess-enclicary, together with sance premiums, the grantor agrees in pay to pal and interest payable under the addition to the monthly and the charge angular to an except the transformer of the same same charge and interest payable under the same same same same charge and payable with respect total of the taxes, assessments are charge and the same same same same same same same charge and payable with respect total of the insurance premiums rust deed remains and property within each same same tax the expected total of the same same same same same to be credited toted, as estimated and directing three years while aums to be credited toted, as estimated and directing the beneficiary, indicary in trust as a reserve account, without interest, to pay shift ayable.

Results and administrators shall warrant and defend his said title thereto genes and administrators shall warrant and defend his said title thereto saiss the claims of all persons whomsover.

The grantor hereby covenants to and with the trustee and the beneficiary in that the said premiers and property conveyed by this trust deed are and clear of all encumbrances and that the grantor will and his heirs, utors and administrators shall warrant and defend his said title thereto est the claims of all persons whomsoever.

This trust deed shall further secure the payment of such additional money, y, as may be loaned hereafter by the beneficiary to the grantor or others if an interest of the heave described properties the grantor or others or notes. If the how described properties the evidenced by a than one note, the beneficiary may credit payments received by it upon of soid notes or part of any payment on one note and part on another, the beneficiary may elect.

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Buasi De \$2.00. 3. As additional security, grantor hereby assigns to beneficiary continuance of these trusts all rents, issues, royalites and profits grantor shall idenuit in the payment of any indeptety located the tho performance of any agreement hereunder, grantor shall have the p loce all such rents, issues, royalites and profits carned birto to defa grantor and the perform lect all suc he grantor hereunder, t n person, by agent or regard to the adequac er upon and take possi

At any time payment of the and from time to time upon written fees and presentation of this deed ficiary, payment of its fers and prosentation of this deed and the noise of the dotesment (in case of a fers and presentation of this deed and the nois for dotesment (in case of a fers and presentation of this deed and the nois for consent to the making and restriction the indebtedness, the frustee may or other agreement or creating this deed or the lien or charge hereof; (b) join figure 1 for the payment of the lien or charge hereof; (b) loin figure any ensure in any ensure in any ensure in the state of th request of the ben

and is a compensation for such tequite and is a compensation for such tequite applied by the grantor in such process neutrod by it first upon any reasonan necessarily it first upon any reasonan nec applied upon incurred by the a own expense, in the ndehtedness are eccessary in obtaining such compensa-est.

It is mutually agreed that:

The ben-ficiary will furnish to the grantor on written request the rai statement of account but shall not be obligated or required to further statements of account.

The grantor further agrees to comply with all laws, ordinants, conditions and restrictions affecting said property. The grantor further agrees to comply with all laws, ordin remants, conditions and restrictions affecting said property; s and expenses of list trust, including the cost of title enforcing this obligation, and truster's and autorney's fees appear in and defend any action or proceeding the purporting to its and expenses, including cost of evidence of title and at some to the right by the bar of the benefit purporting to the and the provers of the benefit purporting to the and expenses, including cost of evidence of title and at isomable sum to be including cost of evidence of title and at lob the beneficiary or trustee may appear and in any soil action lay to forcelose this deed, and all said sums shall be see et.

igation secured hereby. Should the grantor fail to keep any of the foregoing co-reficiary may not its option carry out the same, and all its shall draw matches at the rule specified in the note, sha grantor on the beneficiary shall have the light in its dis-is connection, the beneficiary shall have the light in its dis-perty as in its sole discretion it may down necessary or

default, any balance remaining in the reserve a indebtedness. If the reserve account for taxes, or and other charges is not sufficient at any time is demand, and if not puld within ten days after demand, and if not puld with amount of such o obligation secured hereby. assessments, inst for the payment e deficit to the

which said described real property does not exceed three acres, togethor with all and singular the appurtonances, te rents, issues, profits, water rights and other rights, easements or privilegos now or horeafter belonging to, dorived from taining to the above described premises, and all plumbing, lighting, heating, ventilating, air-conditioning, refrigerating, apparatus, equipment and fixtures, together with all awnings, venetian bliads, floor covering in place such as wall-tow leum, shades and built-in ranges, dishwashers and other built-in appliances now or horeafter installed in or used in cor described premises, including all interest therein which the granter has or may hereafter acquire, for the purpose of s maternative SEVEN THOTISANT m or in anywis apper-rigation d linoasseribed premises, including all interest therein which the granter has or may hereafter acquire, for the purpose of securing performance of each agreement of the granter herein contained and the payment of the sum of TWENTY SEVEN THOUSAND FOUR HUNDRED (\$27.450.00) Dollars with interest therein according to the terms of a premisery role of such data becaution to the

Lot 5 in Block 8 of THIRD ADDITION TO WINEMA GARDENS, Klamath County, Oregon, EXCEPTING the Westerly 5 feet thereof. 3

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

THIS TRUST DEED, made this 11th day of August RICHARD M. CLARK AND ARLINE M. CLARK, Husband and Wife

TRUST DEED

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6. The entering upon and taking possession of said property, the collection of such routs, issues and profits or the proceeds of fire and other insurance policies or dwards for any taking or damage of the property, and the application alkolor or survival for any taking the site of the property and the site of default here under or invaluate any act does pursuant to such notice.

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 5. The grantor shall notify beneficiary in writing of any sale or conterm for sale of the above described property and furnish heneficiary on a world optimized is with such personal information concerning the purchaser as world optimized by the required of a new loan applicant and shall pay beneficiary a service charge.

a service charge.
6. Time is of the ensence of this instrument and upon default by the grantor in payment of any indebtedness secured hereby or in performance of any segreement hereader, the beneficiary may declare all sums secured hereby in-mediately due and period by the try deriver to the trustee of written notice of default and election to sell the beneficiary and the state of the said notice of default and election to sell the beneficiary that the trust derive the state derived has all promissory notes and documents evidencing expenditure secured hereby, whereupon the trustees shall fix the time and place of sale and give notice thereof as then required by law.

7. After default and any time prior to five days before the date set y the Trustee for the Trustee's sale, the grantor or other person so trivlieged may pay the entire amount then due under this trust deed and he obligations secured thereby (including costs and expenses actually incurred a enforcing the terms of the obligation and trustee's and attorney's fees of exceeding 55.00 each) other than such portion of the principal as would ot then be due had no default occurred and thereby cure the default.

Bot inch be due has no drinni occurred and incremy cure the locality. S. After the lapse of such time as may then be required by law following the recordation of and notice of fault and giving of said notice of saie, the trustee shall seil said poper; of drinni and place fixed by him in said notice of saie, either as a whole or in separate me and place fixed by him in said notice of saie, either as a whole or in separate fixed by him in said notice of saie, either said whole or in separate me and place fixed by him in said notice of saie, either said whole or in separate me and place for cash, in intwicing a be using of the said of the separate me of said. Trustee may pottpone saie of all or any portion of said property by public announcement at such time and place of sale and from time to time thereafter may postpone the saie by public an9736

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uncement at the time fixed by the preceding postponement. The trustes shall liver to the purchaser his dead in form as required by law, coverying the prorety so sold, but without any coverant or warranty, express or implied. The fitals in the dead of any matters or facts shall be conclusive proof of the ultiduces thereof. Any person, excluding the trustee but including the grantor d the beneficiary, may purchase at the sale.

and the benericiary, may purchase at the same. 9. When the Truttee sells purcuant to the powers provided herein, the truttee shall apply the proceeds of the truttee's sale as follows: (1) To the expenses of the sale including the compensation of the truttee, and a reasonable charge by the attorney. (2) To the obligation secured by the trutt deed. (3) Fo all persons having recorded liens subsequent to the interests of the truttee in the trutt deed as their interests appear in the order of their priority. (4) The surplus, if any, to the grantor of the trutt deed or to his successor in interest entitled to such surplus.

10. For normal successor in interest entitled to such surplus.
10. For any reason permitted by law, the beneficiary may from time to time appoint a successor resuccessors to any trustee named herein, or to any accessor trustee appoint a successor trustee the lattent by exact with all title, powers and dutke conferred upon any trustee herein nail by the such appointment and substitution shall be made by or appointed hereinable trustee the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record, 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 granitor, heneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

12. This deed applies to, huves to the benefit of, and binds all parties hereto, their heirs, legates deviges, administrators, execution, nuccasors and assigns. The term "beneficiary" fail mean the holder and owner, beneficiary "beneficiary "beneficiary" and means as beneficiary incriming the constraint of this deed and whenever the context so requires, the maculine gender includes the femiliar and/or neuter, and the singular number lacticates the context so requires, the maculine gender includes the femiliar and/or neuter, and the singular number lacticates the plural.

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

retiand Clark .(SEAL) Wine 1 STATE OF OREGON (SEAL) 200 THIS IS TO CERTIFY that on this. ..., 19.75, before me, the undersigned, a day of August Notary Public in and for said county and state, personally appeared the within named. RICHARD M. CLARK AND ARLINE M. CLARK, Husband and Wife to me personally known to be the identical individual S. 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 express IN TESTIMONY WHEREOF, I have he to set my hand and affixed my notarial seal the day с, С Enclow ۍ. Brain (SEAL) Notary Public for Oregon My commission expires: 11-12-78 Loan Ne. STATE OF OREGON } \$ 1 SS. County of Klamath **TRUST DEED 阿**爾德 I certify that the within instrument was received for record on the 20th day of <u>AUGUST</u>, 19.75, at 10;40 o'clock A M., and recorded (DON'T UBE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE USED.) in book M 75 on page 9735 Record of Mortgages of said County. Granto то 行う FIRST FEDERAL SAVINGS & Witness my hand and seal of County 44 LOAN ASSOCIATION affixed. 1.10 k Be WM. D. MILNE After Recording Return To: $\mathbf{r}_{i} = \mathbf{A}_{i}$ FIRST FEDERAL SAVINGS 540 Main St. S 1 County Clerk ٠, B Klamath Falls, Oregon FEE \$ 6.00

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

TO: William Ganong....., Trustee

DATED

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The undersigned is the legal owner and holder of all indebtedness 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 indebtedness secured by said trust deed (which are delivered to you berewith 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.

by.

First Federal Savings and Loan Association, Beneficiary

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