5319 TRUST DEED

THIS TRUST DEED, made this 22ndday of September

DONALD M. MC BRIDE AND PATRICIA E. MC BRIDE, Husband and Wife

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:

Lot 39 of CASITAS, Klamath County, Oregon.







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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 note or notes. If the indebtedness accured by this trust deed is evidenced by more than one note, the beneficiary may credit payments received by it upon any of said notes or part of any payment on one note and part on another, as the beneficiary may elect. The grantor hereby covenants to and with the trustee and the beneficiary herein 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.

executors and administrators thall warrant as the filling will and his heirs, sgainst the claims of all persons whomsouver. The grantor covenants and agrees to pay said note according to the terms said property to keep said property free from all encembrances height against contexe over this trust deed; to complete all buildings in course of consist property to keep said property free from all encembrances have and percent deter constructed on said premises within six months from the date percent deter constructed on said premises within six months from the date constructed on said premises within six months from the date constructed on said premises within six months from the date constructed on said premises within six months from the date constructed on said premises within six months from beneficiary of such as a side property in the second way building or improvement on the side property in the second way building or improvement on costs incurred therefore any building or improvements new or here of a side premises; to keep all buildings and to commit or suffer on structed on said premises; to keep all buildings and to commit or suffer now or hereafter encet of used a premise continuously and improvements new or new said of suid premises; to keep all buildings and to commit or suffer now or hereafter encet of used a premise continuously and improvements and is a sum at less than the original principal sum of the mote of obligation readery by this trust deed, in a company or companies acceptable of obligation readers due the principal police of insurance in correct form the require and to deliver the original police of insurance in correct of the beneficiary as the sum and to delive the original police of the beneficiary mas in the ord index, and to deliver the original police of insurance in correct of the beneficiary as the said police of insurance is not so tendered, the beneficiary mas in th

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sample A is attached hereto and is hereby incorporated and made

part of this Trust Deed as if fully set forth herein.

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While the grantor is to pay any and all taxes, assessments and other charges level or assessed against said property, or any part thereof, before the same begin to beer interest and also to pay or any part thereof, before policies upon said property, such payments repto remulasion all insurance flictary, as aforeasid. The grantor hereby authorize inde through the bene-licitary as aforeasid. The grantor hereby authorize inde through the bene-licitary as aforeasid. The grantor hereby authorize indec through the bene-licitary as aforeasid. The grantor hereby authorize indec through the bene-licitary as aforeasid. The grantor hereby authorize the property in the amounts as above to other charges, and furnished by the collector of such taxes, assessments or other charges, and furnished insurances premiums in the amounts shown on the statements aubmitted be the fragments carriers or their representatives, and so theory. The grantor agrees have reserve theoreasis or their transment of that purpose. The grantor agrees are written or for any beneficiary responsible for failure to have any insur-surance policy, and the beneficiary thereby is authorized, in the event of any loss, to compromise and settle with hereby is authorized in the strated deed. In computing the amount of the indebtedness accured by this trust deed. In full or upon sale or other acquisition of the property by the beneficiary after

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request. 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-dimensional of the presentation of this deed and the note for en-countery of any person for the payment of the indettodness, the trustecting the consent of any person for the payment of the indettodness, the trustecting the any casement making of any map or plat of said property; (b) join in marking or other agreement all feetings and restriction threement. (c) join is may subordination without warranty, all feetings this deed or the lien or charge hereof; (d) reconvey, ane may be described as that of the property. The granate in any reconvey-the reclust therein of any map or plats full be conclusive proof of the shall be 55.00.

shall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royalites and profits of the pro-perty affected by this deel and of any personal property located thereon. Until grantor shall chault in the payment personal property located thereon. Until the performance of any agreement hereune grantor shall have the right to col-tect all such rents, issues, royalites and prior to default as they become due and payable. Upon any default fils earned prior to default as they here the such rents, issues, royalites and without in person, by agent or by a re-ceiver to be appointed by a court, and without regard to the adequary of any security for the indebicines hereby secured, on any and take possession of said property, or any part thereof, in its own masm upon and take possession of said property, or any part thereof, in this own masm upon and take possession of said property, or any part thereof, and the operation and collection, including rosson-able attorney's fees, upon any indebiciness secured hereby, and in such order as the heneficiary may determine.

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	4. The catering upon and taking possession of said pro of such reuts, insues and profits or the proceeds of fire and feits or compensation or swards for any taking or damage o the spplication or rolease thereof, as aforcasid, shall not eve fault or notice of default hereunder or invalidate any act such notice.	perty, the collection other insurance poi- the insurance poi- to the process of t	
		and the beneficiary, may purchase at the sale	
	5. The grantor shall notify beneficiary in writing of tract for sale of the above described property and forms form supplied it with such personal information concerning would ordinarily be required of a new loss applicant and at a service charge. 6. Time is of the essence of this instrument and up grantor to the service of this instrument and up	any sale or con- boneficiary on a security of the proceeds of the trustee's sale as follows: (1) To the purchaser as the purchaser as all pay beneficiary on a solution to the security of the trustee's sale as follows: (1) To reasonable charge by the acturncy. (2) To the obligation trustee, and a trustee shall apply the proceeds of the trustee's sale as follows: (1) To reasonable charge by the acturncy. (2) To the obligation trustee, and a trustee shall apply the proceeds of the trustee's sale as follows: (1) To reasonable charge by the acturncy. (2) To the obligation trustee and the interests of the trustee in the trust deed as their interest appear in the secured hereby im, are notice of default to be an encoursed to the secure as the secure of the trust term of the secure of the secure of the trust term of the trust term of the secure of the secure of the trust term of the trust term of the secure of the secure of the trust term of the trust term of the secure of the secure of the trust term of the trust term of the secure of the trust term of the trust term of the secure of the trust term of the trust term of the secure of the trust term of the trust term of the secure of the trust term of the trust term of the secure of the trust term of the trust term of the secure of the trust term of the trust term of the secure of the trust term of the trust term of the trust term of the trust term of the trust term of the trust term of the trust term of the trust term of the trust term of the trust term of the trust term of the trust term of the trust term of the trust term of term of the term of term of the trust term of	
	6. Time is of the easence of this instrument and up grantor in payment of any indebtedness secured hereby or in agreement hereunder, this beneficiary may doclare all eauns mediately due and payable by delivery to the truster of with and feetion to sell the trust projecty, which notice trustee the beneficiary shall deposit with the truster this trust deel trustes shall first eridencing exponditures secured here treater the time and documents end payae of sale and payae and payae.	performance of any secured hereby im- submit of default shall cause to be unotice of the trust shall cause to be time appoint a successor in interest childled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor to successor to any trustee named based on the trust	A Contraction of the second
	notes and documents evidencing expenditures secured here trustees shall fix the time and place of sale and give not required by law.	accurate hereby im- subject of default shall cause to be and election to sell. and all promissory wirereport the successor trastice appointer bereating to subject the prosting and without con- successor trastice appoint provide any trastee head by writteness and without con- vergence to the successor trustee, the latter shall be beneficiary may from time to successor trustee appoint provide any trustee the successor trustee. The successor trustee, the latter shall be beneficiary may from time to successor trustee appoint provide any trustee therein an and even and without con- vergence to the successor trustee, the latter shall be beneficiary may from time to such appointment and substitution shall be made by writteness and without any trustee to the successor trustee to this trust down and the provider of the proper appointment of the successor trustee.	
	7. After default and any time prior to five days be by the Trustee for the Trustee's sale, the grantor or privileged may pay the entire amount then due under this the obligations secured thereby (including costs and expense in enforcing the terms of the obligation and trustee's ar- not exceeding \$50.00 each) other than such portion of the not then be due had no default occurred and thereby cure 8. After the heavent secure secure secure secures and the secure secure secures and the secure secure secures and the secure secure secure secure secure secures and the secure secure secure secure secure secures and the secure secu	fors the date set other person so is trust deed and a actually incurred 11. Trustee accepts this trust when this deed, duly executed and acknow	
	not exceeding \$30.00 ca(1) other than such portion of the not then be due had no default occurred and thereby cure 8. After the lapse of such time as may then be require the recordation of said notice of default and giving of said functions shall notice of default and giving of said	d by law following party unress such action or proceeding is brought by the trustee	the subscription of the
	8. After the lapse of such time as may then be require the recordation of said notice of default and giving of said trustee shall said property with the time and pince of of saie, either as a whole or in separate parcels, and in such tormine, at public auction to the highest bidder for cash, in la United States, payable at the time of saie. Trustee may post any portion of said property by public asnouncement at such sale and from time to time thereafter may postpone the sale	notice of anic, the 12. This deed applies to, inures to the benefit of, and blinds all partles thui in anid notice hereits, theirs, legatees devises, administrators, executors, auccessors and assigns the most devised by the secure dereby, whether or not named as a beneficiary time and places of time and places of all optimize gender uncludes the feminine and/or neuter, and the singular number in- cludes the place.	
	IN WITNESS WHEREOF, said grantor h	ate by public and cludes the plural.	
			- Broatty Day and an Destiller and an Destiller and an and and
	STATE OF OREGON)	Patrice E. Marganda (SEAL)	
	County of Klamath 58. THIS IS TO CERTIFY that on this 2.2.74	, September 75	
	Notary Public in and for said county and state, personally appeared the within named. DONALD M. MC BRIDE AND PATRICIA E. MC BRIDE, Husband and Wife to the 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 corrected		
	they executed the same freely and voluntarily for	hand and affixed my potential seal the day and year last above written.	
		Derald V. Erun	
	(SEAL)	Notary Public for Oregon My commission expires: 11-12-78	
	Loan No	STATE OF OREGON)	
	TRUST DEED	County of Klamath } ss.	
		I certify that the within instrument was received for record on the day of	
	Grantor	(DON'T UBE THIS at Oclock M., and recorded SPACE: RESERVED in book on page FOR RECORDING in book on page LABEL IN COUN. Record of Mortgages of said County.	
	FIRST FEDERAL SAVINGS & LOAN ASSOCIATION	Witness my hand and seed of County	
	Beneficiary Aiter Recording Return To: FIRST FEDERAL SAVINGS	affixed.	B printer and the state of the
	540 Main St. Klamath Falls, Oregon	County Clerk By	
		Deputy	
	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 is have been fully paid and satisfied. You hereby are directe pursuant to statute, to cancel all evidences of indebtedness trust deed) and to reconvex without warrants to be	indebiedness secured by the foregoing trust deed. All sums secured by said trust deed id, on payment to you of any sums owing to you under the terms of said trust deed or secured by said trust deed (which are delivered to you herewith together with said ties designated by the terms of said trust deed the estate now held by you under the	
	same. First Federal Savings and Loan Association, Beneficiary DATED:		
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STATE OF

EXHIBIT A

That for the purpose of providing regularly for the prompt payment of all taxes, assessments, and governmental charges levied or assessed against the above described property and insurance premiums while the indebtedness secured hereby is in excess of 80% of the lesser of the original purchase price paid by the grantor at the time theloan was made or the beneficiary's original appraisal value of the property at the time the loan was made, grantor will pay to the beneficiary in addition to the monthly payments of principal and interest payable under the terms of the Note or obligation secured hereby on the date installments on principal and interest are payable an amount equal to 1/12 of the taxes, assessments, and other charges due and payable with respect to said property within each succeeding 12 months and also 1/36 of the insurance premium payable with respect to said property within each succeeding three years while this Trust Deed is in effect as estimated and directed by the beneficiary. Beneficiary shall pay to the grantor interest on said amounts at a rate not less than the highest rate authorized to be paid by banks on their open passbook accounts minus 3/4 of 1%. If such rate is less than 4%, the rate of interest paid shall be 4%. Interest shall be computed on the average monthly balance in the account and shall be paid quarterly to the grantor by crediting to the escrow account the amount of the interest due.

Patricia E. McBridg masi

STATE OF OREGON; COUNTY OF MLANNITH AN

Filed for record at request of _____ Transamerica Title this _____ day of _____ Sept ____ A.D. 1975 _r10:52 lock a M., or

duly recorded in Vol. _M.75..., of ____mortgages _____Page ___11621