35008       TRUST DEED         THIS TRUST DEED, made this 7th day of October       19 75 between         GEORGE R. STEVENS AND DONNA M. STEVENS, Husband and Wife	
GEORGE R. STEVENS AND DONNA M. STEVENS, Husband and Wife , as grantor, William Ganong, Jr., as trustee, and 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:	
existing under the laws of the United States, as beneficiary: WITNESSETH:	
The granter intervenently against hereging polls and converge to the investor of sole the Electric sole to the sole of the Electric sol	
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 5 in Block 6 of FIRST ADDITION TO KENO WHISPERING PINES, Klamath	<ul> <li>Ministers.</li> </ul>
County, Oregon.	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
which said described real property is not currently used for agricultural, timber or grazing purposes which said described real property does not exceed three eases, together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights and other rights, ecsoments or privileges now or hereafter belonging to, derived from or in anywise apper- tining to the above described rend up pumping, lighting, ectionating, encoded three eases, together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights and other rights, ecsoments or privileges now or hereafter belonging to, derived from or in anywise apper- tioning to the above described rend up pumping, lighting, up to an any interval of the above described rend second and all pumping.	
Culture and download coveribed coveribed property does not exceed three across, together with all and singular the appurtenances, tensments, hereditaments, rents, issues, profits, water rights and either rights, easements or privileges now or hereafter belonging to, derived from or in anywise appertationing to the above described premises, and all plumbing, lighting, heating, ventilating, ericial property dues not exceed three across of the purpose of security and integrating and incomparison of the granter herein which the granter herein which the granter herein contained and the payment of the sum of THIRTY SIX THOUSAND NINE HUNDRED AND NO/100 (s. 36, 900.00) Dollars, with interest therein according to the terms of a promissory note of even day deversity, payable to the bapeticity or ordep, and made by the granter, spincipal and interest being poyable in monthly installments of s. 200, 200 any authorized	
This trust deed shall further secure the payment of such additional money, if any as may be loaned hereafter by the beneficiary to the granulor, additional money, thaving an interest in the above described property, as may be evidenced by anote or notes. If the indebtedness secured by this trust deed is evidenced by any of sendeficiary may effect. This rust deed analy payment on one note and part on another, anote or notes, the beneficiary may effect. This rust deed and mode by the deficit to the beneficiary to the granulo and part on another, anote or notes, the beneficiary may effect. This rust deed and payment on one note and part on another, anote or notes, the sentilicary may effect. This rust deed and part on one note and part on another, anote or notes, the sentilicary may effect. This rust deed and part on another, the sentilicary may effect. This rust deed and part on another, the sentilicary may effect. This rust deed and the charge and part on another, the sentilicary may effect. This rust deed and part on sentilicary may effect. This rust deed and the charge and part on another, the sentilicary may effect. This rust deed and part on another, the sentilicary may effect. This rust deed and part on another, the sentilicary may effect. This rust deed and part on another, the sentilicary may effect. This rust deed and part on another, the sentilicary may effect. This rust deed and part on another, the sentilicary may effect. This rust deed and part on another, the sentilicary may effect. This rust deed and part on another, the sentilicary may effect. This rust deed and part on another, the sentilicary may effect. This rust deed and part on another, the sentilicary may effect. This rust deed and part on another, the sentilicary may effect. This rust deed and part on another, the sentilicary may effect. This rust deed and part on another, the sentilicary may effect. This rust deed and part on another, the sentilicary may effect. This rust deed and part on another, the senti	
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 free and clear of all encumbrances and that the grantor will and his heirs, against the claims of all persons whomsover:	
or neterative construction is nearly months incomenced; to realize and expenses of this fusite incurred in enforcing this obligation, and trustee's and attorney's fees actually incurred; and property which may be damaged or destroyed and pay, when due, and property and all property and all property and all property to inspect said property to realise any works or materials unsatisfactory to realise and attorney's fees attally incurred; and property in the realise or materials unsatisfactory to restent at attally or powers of the beneficiary or trustee; and to pay all is and attorney's fees and attorney's fees at attally from the attally a	
beneficiary within fifteen days after written notice from beneficiary of such action or proceeding in the court, in any such action or proceeding in the court, in any such action or proceeding in the court of a such appears and in any such beneficiary of the beneficiary of any buildings and improvements now or hereafter erected on said premises; to keep all buildings, property and in provements now or hereafter erected on said premises; to keep all buildings, property and in provements now or hereafter erected on said premises; to keep all buildings, property and in provements one work of a such appears and in any aut broughed by the secured by this trust deed, in a company or companies acceptable to the hereficiary and indexecting attemption of the note or obligation in survey of the beneficiary and indexecting attemption of the beneficiary and indexecting attemption of the note or obligation in survey of the beneficiary and indexecting attemption of the beneficiary attemption of the beneficiary attemption of the beneficiary attemption of the beneficiary attemption of a such applies of humane. It is mutually agreed that:  1. In the event that any portion or all of said property shall be taken to make any companies or condemnation, the beneficiary shall have the in its own name, uppear in or defend any section obtained.  2. The one-cancellable by the granter during the full term of the policy thus and the commence or proceeding in two or of the beneficiary and in first sections and the company or companies or section and provide or the beneficiary attemption or the policy of insurance in the section of the beneficiary attemption or the beneficiary attemption or the policy of the section attemption or the policy of the section attemption or the beneficiary attemption or the policy of the section attemption oreal of the beneficiary	
is provide loss puypuble clause in theory of the beneficiary attached and with provide loss prior to the effective date of any such policy of insurance. If the non-cancellable by the grantor during the full term of the policy thus abiained.	
Exhibit A is attached hereto ding is hereby incorporated and made part of this Trust Deed as if fully set forth herein. While the granter is to pay any and all taxes, assessments and other charges levied or assessed againt and property, or any part thereof, before the grante tis to pay any and all taxes, assessments and other charges levied or assessed againt and property, or any part thereof, before truthfulnes thereof and all taxes of the set of the part	1.1.1. 
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 bear interest and also to pay premiums on all insurance ficiary, as aforesaid. The grantor hereby authorizes libe beneficiary to pay any and other charges levied or assessments and other ficiary as aforesaid. The grantor hereby authorizes libe beneficiary to pay	The second
While the grantor is to pay any and all taxe, assessments and other the same begin to bear latered as the poperty. The frantale in any proto of the sorrow constraints of the property and payments are to he made thereof, the sorrest and also to pay permitting of all taxes thereof of any back thereof of the sorrest and also to pay permitting of the property and payments are to he made thereof thereof targets here the sorrest and so to pay permitting of the property and payments are to here thereof targets and the sorrest and also to pay permitting of the property and the sorrest and also to pay permitting of the property and payments are to here thereof targets and the property and the sorrest and also to pay permitting of the property and the sorrest and also to pay permitting of the property and the sorrest and the sorrest and also the property is the backford of the property is th	
toos, to comportance muse and section with any insurance company and to apply any indeptedness for payment and satisfaction in faultance of operation, including those past due and upply any indeptedness secured by this issues and expenses of operations, including those past due and upply any indeptedness secured by the beneficiary in any indeptedness secured hereby, and in such order as the heneficiary may determine.	-
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4. The entering upon and taking possession of said p of such reals, issues and profile or the proceeds of fire an icles or compensation or swards for any taking or damage the application or release thereof, as aforesaid, shall map fault or notice of default hereunder or invalidate any e such notice.	roperty, the collection d other insurance pol- of the property, and pure or waive any de- ct done pursuant to	
<ol> <li>The grantor shall notify beneficiary in writing tract for sale of the above described property and furr form supplied it with such personal information concern would ordinarily be required of a new loan applicant and a service charge.</li> <li>Time is of the essence of this instrument and grantor in payment of any indebtedness secured hereby cet a supercent hereunder, the beneficiary may declare all sum</li> </ol>	of any sale or coa- ish beneficiary on a light beneficiary on a shall pay beneficiary on a shall pay beneficiary on a shall pay beneficiary on a upon default by the performance of any the expenses of the sale including the compensation of the trustes, the struct shall have the stores, the stores, the struct shall have the stores, the stores, the struct shall have the stores, the stores, the trust deed, the stores in the trust deed as their interest appear in the order of their priority. (4) The surplus, if any, to the grantor of the trust trust deed or to his successor in interest entitled to such surplus of the strust order of the trust deed as their interest and the strust order of the trust deed as their interest and the strust order of the trust deed as the strust deed as the strust order of the trust deed as the strust deed as the strust order of the successor in interest entitled to such surplus.	
6. Time is of the essence of this instrument and grantor in payment of any indebtedness secured hereby cet a sgreement hereunder, the beneficiary may declare all sum mediately due and payable by delivery to the trustee of wr and election to sell the trust property, which notice trust duly filed for record. Upon delivery of said notice of defaul the beneficiary shall deposit with the trustee this trust de notes and documents evidencing expenditures secured he trustees shall fix the time and place of sale and give m required by law. 7. After default and any time prior to five days by the Trustee's said.	time appoint a successor or successors to any trustee named herein, or to any successor trustee appointed herevander. Upon such appointent and without con- reby, whereupon the successor trustee, the successor trustee therein named or appointed herevander. Each such appointingent and substitution shall be made by written instrument arguested	
7. After default and any time prior to five days by the Trustee for the Trustee's sale, the grantor privileged may pay the entire amount then due under the obligations accured thereby (including costs and expen- ing enforcing the terms of the obligation and trustee's not exceeding \$50.00 each) other than such portion of the net then be due had no default occurred and thereby en- thereby the terms of the such time as may then be require the recordstion of said notice of default and giving of said trustee shall cell said property by at the time and place fixed of sale, either as a whole or in separate parcels, and in such termine, at public auction to the highest bidder for cash, in United States, payable st the time of, sale. Trustee may po any portion of said property by public amouncement at su sale and from time to time thereafter may postpone the	acs actually incurred 11. Trustee accepts this trust when this deed, duly executed and acknow- and attorney's fees ledged is made a public record, as provided by law. The trustee is not obligated to notify any party herets of pending sale under any other deed of trust or of	
	12. This deed applies to, inures to the benefit of, and binds all parties by him in said notice order as ho may de- lawful money of the may de- lawful money of the increase the term "beneficiary" shall mean the holder and owner, including hydroge saie of all or herein. In construing this deed and whenever the context so requires, the mas- cular gender includes the feminine and/or neuter, and the singular number in- cludes the pural.	
	Seorger Stevens (SEAL)	
STATE OF OREGON County of Klamath ss. 77 THIS IS TO CERTIFY that on this do	y of October	
to me personally, import to be the identical individual three executed the same freely and voluntarily	IS named in and who executed the foregoing instrument and acknowledged to me that is named in and who executed the foregoing instrument and acknowledged to me that for the uses and purposes therein expressed. my hand and affixed my percential seal the day and year last above written.	
Loan No.	Notary Public for Oregon My commission expires: 11-12-78 STATE OF OREGON County of Klamath } ss. I certify that the within instrument	
Grantor TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION	(DON'T USE THIS SPACE; RESERVED FOR RECORDING LABL IN COUN. THES WHERE USED.)       was received for record on the day of	
After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon	County Clerk By	
REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been prid. TO: William Ganong, Trustee 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 betewith 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		J. J. M. M. M.
	First Federal Savings and Loan Association, Beneficiary	
DATED:		

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EXHIBIT A

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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.

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STATE OF CRECON; COUNTY OF KLAMATH; ss. Filed for record at request of \_\_TRANSAMERIJA TITLE INS. CO this \_\_8th\_ day of \_\_OCTOBER \_\_\_\_\_A. D. 1975 \_\_\_\_\_10;45 dufy recorded in Vol.M\_75 \_\_\_\_\_, of \_\_MORTGAGES \_\_\_\_\_\_ OR Page\_\_\_12423

WE D. MILNE County Clerk

FEE \$ 9.00