38-9878 01-10023 Vol. M/15052	
7732 7128 TRUST DEED V. 14211	and the second
THIS TRUST DEED, made this 1st day of November	
FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and existing under the laws of the United States, as beneficiary;	The state of the s
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:	
Kull Lot 718 in Block 129 of MILLS ADDITION TO THE	
Klamath County, Oregon.	
	A second s
This deed is being re-recorded to correct the notary date.	
which said described real property is not currently used for agricultural,	A REAL PROPERTY AND A REAL
which said described real property does not exceed three area, together with all and singular the appurtenances, tenements, hereditaments, tribute to the property to the real tribute of the real tribute to the property to the property of the real tribute of the property to the property	
leum, shades and builk-in ranges, distinct with all awnings, vensilan blinds, floor covering in place such as wail-to-wail carpeting and line- described premises, including all interest therein which the grantor has or may bereafter installed in or used in connection with the above	
each agreement of the grantor herein contained and the payment of the sum of SIX THOUSAND AND NO/100	and the figure of the second sec
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 note or notes. If the indebtedness secured by this trust deed is evidenced by a indebtedness. If the indebtedness secured by this trust deed is evidenced by a soy of said notes or part of any payment on one note and part on another, a the beneficiary may eject.	
and granter nereby covenants to and with the trustee and the headtaland	The second where the design of the second seco
ascentoria and administrators shall warrant and defend his said title thereto asgainst the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terrant thereof and, when due, all taxes, assessments and other and the according to the terrant thereof and, when due, all taxes, assessments and other and the according to the terrant thereof and, when due, all taxes, assessments and other and the terrants and the according to the terrants	
cedence over this trust deed; to complete all buildings in course of constructions, conditions and restrictions attecting said property; it pay all costs, conditions and restrictions attecting said property; to pay all costs, construction is hereafter commenced; to repair and restrictions attecting said property; to pay all costs, the other costs and expenses of this trusts, including the cost of tills search, as well as	
Therefore or the date construction is hereafter commenced to is all if and reator and property which may be demaged or destroyed and pay improvement on the other costs and expenses of this trusts, including the said property in connection with or said property which may be demaged or destroyed and pay improvement on the other costs and expenses of the trusts is and strong in connection with or costs incurred interfor; to allow beneficiary to inspect and from the other costs and expenses of the trusts on the second with or in enforcing this obligation, and trustee's and strong in connection with or in enforcing this obligation, and trustee's and strong the second strong in the other costs and expenses of the trusts on the proceeding purporties to affect the security is provided and the other costs and expenses. Including cost or evidence of the leand the other costs and expenses in the other costs and expenses of the beneficiary or trusts on the second and the or all the second and the other costs and expenses. Including cost or evidence of the leand at the or all the and at the or all the second is and expenses. Including cost or evidence of the leand at the or all the interformer or destroy any buildings or improvements now or hereafter the second on said property in good repair and to commit or suffer the second on the second of the	
now or hereafter excited on and premises continuously insured against loss by fire or such other hazards as the premises continuously insured against loss in a sum not less than the original policy of insurance acceptable to the beneficiary multiple clause in the company neurons acceptable to the beneficiary and to deliver the original policy of insurance acceptable to the beneficiary and in the beneficiary may from the tot time required to the beneficiary and to deliver the original policy of insurance acceptable to the beneficiary and insure the beneficiary statement of account. The beneficiary will furnish to the granter on written request therefor an annual statement of account but shall not be obligated or required to furnish ficiary, and to deliver the original policy of insurance acceptable to the beneficiary with approved loss payable clause in favor of the beneficiary statement and with It is mutually agreed that:	
remum paid, to the principal place of business of the beneficiary at least 1. In the event that any portion or all of said property shall be taken and principal contained to the transfer of any such policy of insurance. If	
duited to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by the grantor in such proceedings, shall be paid be paid to the beneficiary and applied by it first upon any reasonable costs and expensions and attorney's fees necessarily paid or incurred by the beneficiary in such others.	
The second of the second of the second of the second compensation, promotive the second of the secon	
request. as if fully set forth herein. While the grantor is to pay any and all taxes, assessments and other charges levied or assessed sgainst said property, or any part thereo, before pollows upon said property, such payments are to be made through the beneficients on any the services in this paragraph where the services is the pay and all taxes to be made through the beneficients of any the property. The grantee in any reconvey- the recitation thereon, (c) loss in any subordination without warranty, all or any chart thereof. Thereon to the services in this paragraph the recitation the services in this paragraph	the second s
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 policies upon said property, such payments are to be made through the bene- policies upon said property, such payments are to be made through the bene- policies upon said property, such payments are to be made through the bene- say and all taxes, assessments and other charges levied or imposed for the bene- any and all taxes, assessments and other charges levied or imposed for the bene- any and all taxes, assessments and other charges levied or imposed for the bene- any and all taxes, assessments and other charges levied or imposed for the bene- tice of the bene- any and all taxes, assessments and other charges levied or imposed for the bene- any and all taxes, assessments and other charges levied or imposed for the bene- any and all taxes, assessments and other charges levied or imposed for the bene- tice of the bene- tice o	
by the collector of such farze, assessments or other charges, and bo pay the insurance premiums in the amounts shown on the statements aubmitted by the insurance entries or their capreentatives, and <u>bo deare and bo deare and </u>	
while the grantor is to pay any and all taxes, assessments and other tharges level or assessed against said property, or any part thereof, bakes the pay and all texes as a premiums on all insurance the pay and all texes are to be made through the bene- level as a shown by the statements thereof turnished insurance premiums in the ammessaments or other charges, and to press submitted by the collector of such representation of the indebtedness for payment and said property action and profits of the property level the transfer and to represent the pay and the statements thereof turnished the insurance carriers or their representation of the statements thereof turnished the reserve account, if any, established for that which may be required from ance written or for any luss or damage growing out of a bay any insurance company and to more any inducted by a courties, clink the beneficiary mere and the beneficiary hereby is authorized. In the beneficiary the to be and the beneficiary are secured by this front draw into within any time withing the same to real state of the indebtedness for payment and satification in full or upon sale or other acquisition of the property by the beneficiary for the beneficiary and the indebtedness secured by a state or by a res- surgence property and the indebtedness for payment and satification in full or upon sale or other acquisition of the property by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary after full or upon sale or other acquisition of the property by the	
as the beneficiary after as the beneficiary after as the beneficiary may determine.	

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Charge Charge

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Exhibit A is attached incorporated and made deed as if fully set

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Andrew B 訓 15054 STATE OF OREGON; COUNTY OF KLAMATH; 55. . _A. D. 19 75 /10;45 this <u>lst</u> day of <u>DECEMBER</u> --- o'clockA M., and duly recorded in Vol. M 75 , of MORTGAGES __ on Page_15052 / WE D. MILNE, County Clerk 1. FEE \$ 9.00 By Kla ha . - - - - Wither 5. N. 1283 TRACK I n nr Veti Y