01-10073 A-26550 9114 TRUST DEED 14 Vol. THIS TRUST DEED, made this 22nd day of December 19 75

FRANCIS P. NICOLAS AND PATRICIA A. NICOLAS, husband and wife , between

, 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:

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:

Tract 111 of PLEASANT HOME TRACTS NO. 2, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

£ which said described real property is not currently used for agricultural, timber or grazing purposes,

together with all² and singular the appurtenances, tenements, heraditamants, rents, issues, profits, water rights, easements or privileges now or hereafter bolonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, ventilating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covaring in place such as wail-to-wall carpeting and linoleum, shades and built-in appliances now or hereafter installed in or used in connection covering in place such as well-to-well carpeting and linoteum, shades and built-in appliances now or hereatter installed in or used in connection with the above described premises, including all interest therein which the grenter has or may hereafter acquire, for the purpose of securing performance of each agreement of the grenter herein contained and the payment of the sum of **EIGHT THOUSAND DOLLARS AND** (**S.B.OOO.OO**). Dollars, with interest therean according to the terms of a promissory note of even date herewith, payable to the **NO/10C**. January 25, 1976 19. ... commencing

This trust deed shall further scours the payment of such additional money, if any, so may be loaned hercafter by the headiblatry to the granitor or other baring an interest it the above described property, as may be evidenced by a note or notes. If the indebtedness secured by this trust deed is evidenced by more than one note, the beneficiery may credit payments received by it upon any of said notes or part of any payment on one note and part on snother, as the beneficiery may elect.

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The grantor hereby covenants to and with the trustee and the beneficiary in that the said premises and property wonveyed 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 ust the claims of all persons whomever.

The grantor covenants and agrees to pay said note according to the terms that around and when due all terms actions and the said property is the form all encounterances having pre-endence over this trust deed; to complete all buildings in course of construction or hereafter constructed on said pretuies within aix months from the date hereof or the date construction is hereafter communed; to repair and restore paid there on a said property is a said pretuies within a six months from the date bereof or the date construction is hereafter communed; to repair and restore paid there on a said property is a said property at all provides any building or improvement on the date construction; to replace any two hapeets and pay, when due, all times during construction; to replace any two hapeets and pay within the terms to be date or destroy and be good workmanike manner on the date beneficiary within fifteen days after written notice materials unsatisfactory to hereafter erected upon said property in constructed on the date grants and to commit or suffer now and thereafter is to keep all buildings, property and improvements now or hereafter erected on said premises; to keep all buildings, property and improvements in a said property hereafter and to be dever the original principal sum of the note or obligation secured by this trust deed, in a company or compaties acceptable in the beneficiary and to deliver the original policy of insurance hereafter and with thread to deal prevente the original policy of insurance in the beneficiary main the date in a some approxie loss prysble clause in favor of the beneficiary main the date. If the non-converties the original principal sum of hereafter restored and with approved loss prysble clause in favor of the beneficiary main the date intervention obtain insurance in the beneficiary main the wave prince the original policy of insurance in the originary main building the policy of insurance. If addition obtain insurance is not as the beneficiary main the wave policy date. The grantor covenants and agrees to pay said note according to the terms

That of providing regularly for the prompt payment of all assessments, and is portionated pressual regularity for the prompt payment of all furces, perty and historned president within the infantitions accurate heads, is in excess of 80% of the lesser of the original purchase infantitions, accurate heads, is in excess of 80% made or the tornelfcatery's original appression and the granton at the rime the head way made or the tornelfcatery's original appression and the granton at the rime the head made or the tornelfcatery's original appression and the granton at the rime the head was made, grantor will pay to the beneficienty in didth rougely at the time the principal and interest payable under the terms of the note or obligations? payments of on the date installments on principal and interest are payable an amount equal to 16 / 16 of the taxes, sessements, and where charges due and payable with respect to said property within each succeeding 12 months and also 1 / 36 of the insurance premion payable with respect to a said proved within each succeeding three years will be this Trust Deed is in respect to and property within each succeeding three years while this respect to said property in the each succeeding three years while this Trust Deed is in effect as estimated and directed by the beneficiary. Beneficiary shall pay to the granter by canadian and annuals at a rate not less than the highest rate authorized to be paid by canadian and annuals from a state of the seabook accounts finds 3/4. Interest shall be computed on the average monthly balance in the second and annual of the interest of the granter by canadian and an the highest is the granter by the second and an annual of the interest shall be computed on the average to the escrew account the amount of the interest due.

antor is to pay any and all taxes, ascessments and other charges leided it said property, or any part thereof, before the same begin to bear to pay premiums on all insurance policies upon said property, such pay-ade through the beneficiery, as aforesaid. The granton breeky authorizes pay any and all taxes, assessments and other charges leided or imposed by any and all taxes, assessments and other charges leided or imposed by any and all taxes, assessments and the charges leided or imposed by any and all taxes, assessments and the pay the insurance premiums own on the statements submitted by the insurance carriers or their rep-articles the sume sublements here of the state from the taxet. While the grantor is to pay a assessed against said property, rest and also to pay premiums is are to be made through the beneficiary to pay any and all net said property in the amount effort of the assessment. tibilities the sums which may be require that purpose. The grantor agrees in no-te to have any insurance written or for by insurance policy, and the beneficiary compromise and settle with any insurance r agrees in no event to hold the written or for any loss or damy he beneficiary hereby is authori

negativities of the protectly by the beneficiery after default, any haisnice remaining in reserve account shall be credited to the indebicdness. If any authorized reserve acc for taxes, assessments, insurance premiums and other charges is not sufficient at time for the payment of such charges as they become due, the grantor shall pay deficit to the beneficiery upon denand, and if not paid within ten days after such dem the beneficiery may at its outlon and the annount of such deficit to the principal of abligation secured hereby.

Should the grantor fail to keep any of the foregoing covenants, then ficiary may at its option carry out the same, and all its expenditures th shall draw interest at the rate specified in the note, shall be represente glabiler on dominad and shall be secured by the line of this brust deed at its option carry out the same, and all its expendition therest at the rate specified in the note, shall be repa-bound and shall be secured by the lien of this trust the beneficiary shall have the right in its discretion to a made on said premises and also to make such repair

The grantor further agrees to comply with all have, ordinance: venants, conditions and restrictions altering said property to for s and expenses of this trust, including the cost of titly to for s other costs and expenses of the trustee incurred in connec enforcing this obligation, and trustee's and attorney's fees actu appear in and detend any action or proceeding purporting to affe hereof or the rights or powers of the beneficiary or trustee; an semicar expenses, including cost of evidence of litle and attorney is the hereof or trust of trusts of a specar and in any such action or is the hereof the single or trusts of a specar and in any such action or light the former of trusts may appear and in any such action or light the former of trusts of a specar and in any such action or light to forcelose this deed, and all suid souns shall be secured ed.

The beneficiary will furnish to the grantor on written request therefor an auai statement of account but shall not be obligated or required to furnish r further statements of account.

It is mutually agreed that:

In the event that any portion or all of said prop e right of eminent domain or condemnation, the bu the right of eminent domain or condemnation, the benefici-ght to commence, prosecute in its own name, appear in or r proceedings, or to make any compromite or actilement in e Aking and if it so elects, to require that all or any portion he as compensation for such taking, which are in excess of t to pay all reasonable costs, expresses and attorney's fees p

request. 2. At any time and from time to time upon written request of the ficiary, payment of its fees and presentation of this deed and the note fi dorsement (in case of full reconveyance, for cancellation), without affectin liability of any person for the payment of the indebtedness, the trustee mu convent to the making of any map or plat of said property; (b) join in gr and casement or creating and restriction thereon, (c) join in any subordi without warranty, all orcling this deed or the lien or charge hereoi; (d) ree without warranty, all orcling this deed or the property. The grantee in any re-ance may be described as in parts of the property. The grantee in any re-the recitals therein of any matters or persons legally entitled thereto the truthfulness thereoin. Trustee's fees for any of the services in this par-shall be \$5.00.

3. As additional security, grantor hereby assigns ince of these trusts all rents, fisure, freted by this deed and of any person shall default in the payment of any ormance of any agreement hereunder, g such rents, issues, royalties and putt all such rents, issues, royaities and profits earned prior to d me due and payable. Upon any default by the grantor hereun y max al avo time without notice, either in person, by Agur t to be appointed by a court, and without regard to the ad rity for the indebtedness hereby secured, enter upon and take property, or any part thereof, in its own name sue for or of rents, issues and profits, including those past due and unpu-same, less costs and expenses of operation and collection, in



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default by of this instrument and unw ats evidencing expenditures secured hereby,

7. After default and any time prior the Trustee for the Trustee's sair, "leged may pay the entire amount th obligations secured thereby (including c enforcing the terms of the obligation exceeding \$50,60 each) other than such then be due had go default occurred prior to five days before the date set sale, the grantor or other person as 5 then due under this trust deed and fing costs and expenses actually incourred tion and truetee's and attorney's fors such portion of the principal as would reed and thereby cure the default.

8. After the lapse of such time as may then be required by law following the recordstion of sail notice of default and gring of said notice of default and gring of said notice of a default and gring of said notice of a sail, the said property at the time and glace filed by him in said said notice of of sail, either as a whole or in separate parcels, and is such order as he may the interact of the highest budge can be written as the said property at the bine of a sail, that are a said notice of the highest budge can be and a said and order as he may the said and the sa auci the

nouncement at the time fixed by the precedu deitver to the purchaser his devel in form as party no soli, but without any ourcanal or vectais in the deed of any matters or inci-turbinunces thereof. Any purchase, accounting th and the banchiciary, may purchase at the as The

16 beachieldry, may purchase at size same.
1. When the Trustee sells pursuant to the power shall apply the proceeds of the trustee's sale pursues of the sale including the componention -deed. T(y is an extranse, (2) To the oblig deed. T(y is an extranse the sale recorded like its of the trustee promote having recurded like of their priority (4) The trust deed as their is of their priority (4) The trust deal as their is of the priority (4) The trust deal as their is of the priority (4) The trust deal as the such as the same trust of the same trust and the same trust of the priority (4) The trust deal as the such as the same trust of the same trust and the same trust of the priority (4) The trust deal as the same as the same trust of the same trust and the same trust of the priority (4) The trust deal as the same as the same trust of the same trust as the same trust of the as the same trust of the same trust of the same trust of the as the same trust of the same trust of the same trust of the as the same trust of the same trust of the same trust of the as the same trust of the same trust of the same trust of the as the same trust of the same trust of the same trust of the as the same trust of the same trust of the same trust of the as the same trust of the same trust of the same trust of the as the same trust of the same trust of the same trust of the as the same trust of the same trust of the same trust of the as the same trust of the same trust of the same trust of the as the same trust of the same trust of the same trust of the as the same trust of the same trust of the same trust of the as the same trust of the same trust of the same trust of the as the same trust of the same trust of the same trust of the as the same trust of the same trust of the same trust of the as the same trust of the same trust of the same trust of the as the same trust of the same t 10. For any reason permitted by law,

successor trustee appointed herounder. Upon such verance to the successor trustee, the latter shall b and duties conferred over trustee, the latter shall b

Trustee accepts this trust when this made a public "ecord, as provided by any party hereto of pending sale une or proceeding 5 such action

This dred applies to, intres to the brodit of the timese, their heirs, legates devises, administrators, executors, suc-The term "uentforway" shall mean broder and owner, of the note secured hereby, whether or not tanned as a b in construing this deed and whenever the context so requires, ender includes the feminine and/or neutre, and the singular to be furp!

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

Cancer, etero (SEAL) Seturia ON (SEAL)

STATE OF OREGON **11**0 County of Klamath

Notary Public in and for said county and state, personally appeared the within named FRANCIS P. NICOLAS AND PATRICIS A. NICOLAS, husband and wife to me personally known to be the identical individual B. 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 expressed

EAD My commission expires: (0-(3-75		
TRUST DEED		STATE OF OREGON Ss. County of Klamath
TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION	(DON'T USE THIS BPACE: RESERVED FOR RECORDING LABEL IN GOUN. TIES WHERE USED.)	I certify that the within instrument was received for record on the 12th day of JANUARY 19 76 at 4.12 o'clock ^P M., and recorded in book ^K 76 on page 559 Record of Mortgages of said County. Witness my hand and seal of County
ECAN ASSOCIATION Beneficiary ST Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon		affixed. die De LILNE By Hazele Maze Danie

TO: William Ganong. ..., Trustee

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DATED:

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 herewith 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

First Federal Savings and Loan Association, Beneficiary



STATE OF OR I hereby certify

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