L#03-41072 M/T 2821

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THIS TRUST DEED, made this 18th day of January

JUNIOR V. COLLINGS AND CAROL E. COLLINGS, Husband and Wife 19 77 , between

TRUST DEED

FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klymath 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:

Beginning at a point in the Easterly line of Altamont Drive Which lies North 0°31' West 131.95 feet from the Northwest corner of Tract 18 of CASITAS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, running thence, North 0° 32' West along the Easterly line of Altamont Drive 131.95 feet, more or less, to the Southerly right of way line of Bristol Avenue; thence, South 89° 53' East along the Southerly right of way line of Bristol a distance of 165 feet; thence South 0° 32' East parallel with Altamont Drive a distance of 131.95 feet; thence North 89° 53' West 165 feet; more or less to the point of beginning, being a portion of the $SW_{4}^{1}SE_{4}^{1}$ Section 10, Township 39 South, Range 9 East of the Willamette Meridian, and the vacated County road mentioned on page 273 of Volume 8 Commissioners' Journal of Klamath County road mentioned on page 273 of volume of the County, Oregon, excepting therefrom the Westerly 70 feet thereof.

ALSO EXCEPTING THEREFROM the Northerly 5 feet thereof conveyed to Klamth County for road purposes by instrument recorded April 5, 1957 in Volume 290, page 612, Deed Records of Klamath County, Oregon.

which said described real property is not currently used for agricultural, timber or grazing purposes, together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights, easements or privilages now or regener with all and singular the appurtenances, tenements, nereditaments, tents, issues, protits, water rights, easements or privilages now or hereafter belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, venti-lating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awings, venetian blinds, floor

This trust deed shall further secure the payment of such additional money, y, as may be loazed hereafter by the beneficiary to the grantor or others as an interest in the above described property, as may be evidenced by or notes. If the indebtedness secured by this trust deed is evidenced by than one note, the beneficiary may credit payments received by it upon of said notes or part of any payment on one note and part on another, he beneficiary may elect:

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

estentions and administrators shall warrant and defend his said title thereto sgainst the claims of all persons whomsover.

Ined.: That for the purpose of providing regularly for the pull term of the policy thus ments, and governmental charges levied or assessed seathers the above described pro-and insurance premium while the indubtedness seed seathers is in excess of 80% of the beneficiary's original appraisal value of the "notor at the time the loan was allowed the beneficiary's original appraisal value of the "notor at the time the loan made, grantor will pay to the beneficiary in addition for the state time the loan and interest payable under the terms of the note or bollow neutring the loan at and interest payable under the terms of the note or bollow neutring to 1/12 original search and the charges due and payable with remember and property to a statements, and other charges due and payable with runs run equal to 1/12 original terms of the terms of the holes with a statement of the state to a statements, and other charges due and payable with runs run equal to 1/12 or on statement during the the beneficiary. Beneficiary shall pay to be state to a statement during the second man state the highest rate authorized to state the runs of interest pays accounts minus 3/6 of 76. If such rate is inst to not believe the second mains 3/6 of 76. If such rate is is a payable with a rate of interest pays and shall be paid quarterier to be at the state y balance in the account and shall be paid quarterier to be state of y balance in the amount of the interest due. That for

While the grantor is to pay any and all taxes, astreaments and other charges levied or assessed against said property, or any part thereof, hefore the same begin to beer interest and also to pay premiums on all insurance policies upon the same begin to beer the benefit ob made through the beneficiary, as aforesid. The grant property subtorizes against said try to pay any and all taxes, assessments and other charges hered without be updated to be made through the beneficiary, as aforesid. The grants and other charges and solution of the same transmitter of other charges, and to pay the insurance poly in the amounts shown, assessments of other charges, and to pay the insurance carriers or or pentium resonative and to without patients submitted by the insurance carriers or or any if any, established for that puts atoms which may be required from the reserve attemption out of a defect in any insurance polynomic and grant attemption to hold the beneficiary such insurance receipts upon the obligations setting any insurance company and to apply any such insurance receipts upon the obligations setting to this trust deci. In computing the amount of the indektedness for payment and satisfaction in full or upon sale or other

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acquisition of the property by the beneficiary after default, any halance remaind reserve account shall be credited to the indebtedness. If any authorized reserves for taze, assessments, insurance premiums and other charges is not sufficient deficit to the beneficiary your demand, and if not paid within ten days after such the beneficiary may at its option and the amount of such deficit to the princip obligations.

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Vol. 77

Should the grantor fall to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures there for shall draw interest at the rate specified in the note, shall be preside by the grantor on dmark and shall be secured by the lien of the praside by this connection, the beneficiary shall have the right in its discribility to complete property as in its sole discretion it may deem necessary or advisable.

property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all hava, ordinances, regulatio overanati, conditions and restrictions affecting solutions affecting solution and asymptotic affecting solution and the solution of the solution of the solution of the solution of the trustee incurred in connection with in enforcing this obligation, and trustee's and attorney's income the solution of the solution of

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

It is mutually agreed that:

It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken under the right of sminent domain or condemnation, the beneficiary shall have the right to commend in list own name, appear how of the money's such theing and if to make any compromite or settlement in domain any ac-such theing and if is to make any compromite or settlement in domain with payable as compensation lacts, to require that all or any portion of the money's guired to pay all reasonable such taking, which are in excess of the beneficiary and applied by the granter has the proceedings, shall be paid to the beneficiary below the proceedings, shall be paid to the beneficiary fees necessarily paid or incurred y reasonable costs and expenses and attorney's and the granter arrives at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

be necessary in oothining such compensation, promy dyon the ordering of request. 2. At any time and from time to time upon written request of the bene-ficiery, payment of its fees and presentation of this deed and the note for en-ficiery, payment of its fees and presentation of the indeptedness without affecting the construct of any person for the payment of the indeptedness without affecting the construct of any person for the payment of the indeptedness without affecting the construct of any many or plat of stall property. The traitee may (a), any casemand or creating and restriction thereon, (o) loit, (b) loin in granting or other marinent affecting this ded or the lien or charge mission any conver-ance may be divide as the "person or person legally entit in any reconver-time recitate thereined as the "person or facts shall be conclusive proof of the truthfulness thoreot. Trustee's fees tor, any of the services in this paragraph shall be \$5.00.

shall be \$3.00. States, states are sort any of the services in this p 3. As additional security, grantor hereby assigns to beneficiary du continuance of these trutts all rents, issues, royalites and profits of grantor shall default on any or any property isocated thereous the performance of any arecement hereunder, grantor shall have the right here the performance of any arecement hereunder, grantor shall have the right here the performance of any arecement hereunder, grantor shall have the right here the performance of any arecement hereunder. The formator shall have the right here the performance of any arecement hereunder, grantor shall have the right here the performance of any arecement hereunder. The service of the adequacy security for the indet by without notice, either in person, by agent or said property, or any pare thereof, in the own annee sus for or or chieves the same, less cost any pare thereof on persion and collection, and unpaid, as able attorneys thereof a person and collection, and unpaid, and able storneys for the indet person any indebtedness secured hereby, and in more as the beneficiary may determine. during the



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The entering upon and taking possession of said property, the collec-rents, issues and profits or the proceeds of fire and other insurance compensation or swards for any taking or dimage of the property, lication or release thereof, as altoreadd, shall not cure or whire any notice of default hereunder or invalidate any act done pursuant tion.

6. The grantor shall notify beneficiary in writing of any sale tract for sale of the above described property and furnish bausiclar form supplied it with such persons information concerning the purch would ordinarily be required of a new loan applicant and shall pay ben a service charge.

6. Time is of the essence of this instrument and shall pay beneficiary granton garment of any indebtedness secured hereby on the performance of any mediant hereunder, the beneficiary may declare all outs performance of any mediant hereunder, the beneficiary may declare all outs secured hereby in-mediant hereunder, the beneficiary may declare all outs secured hereby in-and elecidities and payable by delivery to the trustee of write healt cause to be duly filed for so sell the trust property, which notice of trustes healt cause to be the beneficies of the delivery of said notice of default and all cause to be notes and document diversity of said notice of default declared all cause to be trustees chall first is evidencing exponditures secured hereby, which prove the required by law.

furred by law.
7. After default and any time prior to five days before the date set the Trustees for the Trustees saic, the grantor or other person so vileged may pay the entire amount then due under this trust deed and enforcing the terms of the obligation and trustee's and extorney's fees is exceeding \$50.00 each) other than such portion of the principal as would t then be due had no default occurred and thereby cure the default.

not then be due had no defnuit occurred and increase our detailed in the second second

Bouncement at the time fixed by the preceding postponsment. The trustee deliver to the purchaser his deed in form as required by law, convering the perty so sold, but without any overant or warranty, aspress or implied, recitals in the deed of any matters or fault be conclusive proof of and the beneficiary, may purchase as the sale.

And the obseriers, may purchase as the same 9. When the Trustee sells purcuant to the powers provided herein, the functe shall apply the proceeds of the trustees and a stollows: (1) To the expenses of the sale including the compensation secured by the reasonable charge by the attorney. (3) To the construct subsequent to the intervate of the trustee in the trust deed as their intersta support in the order of their priority. (4) The surplus, if any, to the struct of the trustee deed or to his successor in interest entitled to such surplus.

order of their priority. (4) The surplus, if any, to the granter of the trust deed or to his successor in interest entitled to such surplus.
10. For any reason permitted by law, the beneficiary may from time to successor trustees, product a successor and the surplus of the trust successor trustee, the latter shall be producted with all tille, powers and duits conferent upon any trustee herein samed wetled with all tille, powers and duits conferent upon any trustee herein samed successor for an successor to successor trustee, the latter shall be made by any the beneficiary containing reference to this trustent with all tille, powers or ounles in which the property is situated, shall be conclusive product of any successor trustee, the latter shall be contrained with all tille, powers and duits conferent which the property is situated, shall be containing recorded in the office of the county died and its place of counts in my which there could a successor frustee.
1. I. Trustee accepts this trust when this deed, duly executed and acknowned to outly any party herecord, as provided by law. The crustee is hall be a public to outly any party herecord, as provided by law. The crustee is hall be a party unless such action or proceeding is brought by the trustee.
1. 2. This deed applies to, invers to the benefit of, and blads all parties herein law constraint while the or for one or not accessor and a whenever the context so requires, the inverse the products and whenever the context so requires the investige of any entry hereficiary.

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

unior V Collins (SEAL) STATE OF OREGON } ss. (SEAL) pa THIS IS TO CERTIFY that on this 10 day of January Notary Public in and for said county and state, personally appeared the within named JUNIOR V. COLLINGS AND CAROL E. COLLINGS, Husband and Wife ..., 19.7.7..., before me, the undersigned, a bersonally known to be the identical individuals named in and who executed the foregoing instrument and acknowledged to they executed the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notation seal the day and year last arala Noterry Public for Oregon 11-12-78 SEAL \mathbf{x}_{1} ú Loan No. .. STATE OF OREGON County of Klamath AB" HEYN TRUST DEED I certify that the within instrument was received for record on the 27th day of January, 19.77 at 10;10o'clock A M., and recorded in book M 77 on page 1493 (DON'T USE THIS 1 SPACE: RESERVED FOR RECORDING TO Grantor LABEL IN COUN. Record of Mortgages of said County. 112 FIRST FEDERAL SAVINGS & TIES USED.) LOAN ASSOCIATION Witness my hand and seal of County affixed. 방법에 다 여름 날 Ben Atter Recording Return To: WM. D. MILNE FIRST FEDERAL SAVINGS 540 Main St. County Clerk Klamath Falls, Oregon aut 10 11. 1. 1. 0 FEE \$ 6.00

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

TO: William Ganong. Trustes

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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 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 trust deed. First Federal Savings and Loan Association, Beneficiary Sector St. 下的方法的 DATED:

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