While the grantor is to pay any and all taves, assessments and other charges leded or assessed in the state of the property, or any part thereof, before the same begin to hear interest, and taking any premiums on all insurance policie upon said property, such pay-tice beneficiary to make through the leneficiary, as aforesaid, upon said property, such pay-tice beneficiary to make the strength of the statement is thereof further the statement collector of such taren because other charges, and to pay thereof further the statement of the statement shown on assessments are other charges, and to pay thereof further the statement of the statement shown on the statement submitted by the insurance better of the statement of any, established for the subscatter of the statement to the reserve account of any level table of the statement of the statement of the statement responsible for failure to happene. The grantor access in as event to the reserve account of any level table of the statement of the statement of any lease the beneficiary event of any level to happene. The grant the therefore the statement of any lease the beneficiary event of any level to happenet. The grant and the beneficiary hereby is and then therefore in any event of any level to be any more the statement of the any lease and any may any anount of the indededness for payment and satisfaction in full or upon sale or other

shall be non-cancellable by the grantor during the full term of the policy thus obtained. That for the purpose of providing regularly for the prompt payment of all taxes, assessments, and governmental clarges leries or assessed against the above described providing the lesser of the original parchase price pathwess secure hereby is in excess of 50% of the lesser of the original parchase price pathwess secure hereby is in excess of 50% or the lesser of the original parchase price pathwess are used and the month payments of the lesser of the original parchase price pathwess are used or the month payments of the lesser of the lesser of the original parchase price pathwess are used or the demonstrate and interest payable under the terms of the lesser to submet and the taxes, assuments, and other charges due and payable amount equals to 1/36 of the human reguet to said property respect to said property divide payable succeeding there is years the first may be payable at the terms of the frame the grant of the bar the grant of the bar the grant of the scale at the term of the highest rate of the grant of the scale at the terms of the scale bar taxes. The scale of the taxes, measurements and other charges due and payable at the term and to 1/36 of the human respect to said property respect to said property at by the scale of the taxes that due to the term bar the scale of the scale of the taxes of the rate of the taxe of the taxes of the scale of the scale of the taxes of the scale of the scale

security and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms shall property to keep all taxes, assessments and other according to the terms codence over this trust dail, property free from all encumbrases leviced against codence over this trust dail, property free from all encumbrases leviced against codence over this trust dail, property free from all encumbrases leviced against codence over this trust dail, property free from all encumbrases leviced against codence over this trust dail, property free from all encumbrases leviced against codence over this trust dail, property free from all encumbrases leviced against codence over this trust dail, property free destroyed and pay, wherement on promptly and in good working law free after the data construction; all there during construction; to replate and free more than and restore said property which may be dawiged or destroyed and pay, where the there during construction; to replate and the origin and improvements on the fort; not to remove or destroy any building and improvements now or now of a said property in based and improvements now or now of a said property in based and property and limprovements by fire or such original property in main the to the require, secured by this that the original principal sum from time to the require, secured by this that the original policy of insurance in acceptable to the base approved loss payable clause in favor of the beneficiary main with liften days prior to the enginal policy of insurance in acceptable to the base approved loss payable clause in taxor of husiness of the beneficiary with in fust own approved loss payable datus of not such beneficiary within insurance. If discretion obtain insurances not so tendered, the beneficiary within fust own approved loss payable datus of any such policy of insurance. If discretion obtain insurance is not so tendered, the beneficiary within fust

The granter hereby coverants to and with the trustee and the beneficiary in that the said proverse and property conveyed by this trust deed are and clear of all renoumbrances and that the grantor will and his here, just and administrators shall warrant and defend his said title thereto is the claims of all persons whomsoever.

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the bundfelary to the grantor or others having an indexest in the above described property, as may be evidenced by a 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,

Klamath County, Oregon, described as:

L# 0141093

1.86

<*

្តុំ

E.

12.

124

Sec. 7. 19 1 2 2 CM

1

NORTHER OF

18.4 4

1. 25

A.

ТŶ, 1.1 acquisition of the property by the beneficiary after default, any balance remaining in the reserve account shall be credited to the indebtedness. If any authorized reserve account for faxes, assessments, insurance premiums and other charges is not sufficient at any deficit to the beneficiary upon domani, and if not paid within ten days after ball have the the inerticity may at its option and if not paid within ten days after ball of the obligation secured hereby.

together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges now or together with all and singular the appurtenances, tenemonts, hereditaments, ronts, issues, profits, water rights, easements or privileges now or hereafter belonging to, derived from or in anywise appertaining to the above described promises, and all plumbing, lighting, heating, venti-lating, air-conditioning, refrigerating, watering and irrigation apparetus, equipment and fixtures, together with all awnings, ventian blinds, floor covering in place such as well-to-wall carpeting and linelaum, shades and built-in appliances now or hereafter installed in or used in connection with the above described premises, including all interest therein which the granter has ar may hereafter acquire, for the purpose of receiver

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

Lot 5, Block 55, BUENA VISTA ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. SAVING AND EXCEPTING that portion thereof conveyed to State of Oregon, by and through its State Highway Commission in Volume 286, Page 99, Deed Records of Klamath County, Oregon.

FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and existing WITNESSETH

ELMER JERAN and SANDRA S. JERAN, Husband and Wife, February 19 77 between

THIS TRUST DEED, made this 11th day of

MTC-2920

25434

TRUST DEED Val 77 1000 2654

gation serured hereby. Should the grantor fail to keep any of the foregoing covenants, then the effciary may at its optime to the same, and all its expenditures there-shall draw interest at the rate specified in the note, shall be repayable by sonnection, the beneficiarial he secured by the lien of this orang deed. In improvements made on said premises and also to make such epairs to said perfy as in its sole discretion it may, deen necessary or advisable.

property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, fees and expenses of this strictions affecting said property: to pay all costs, fees and expenses of this trust, including the cost of title search, as well as in enforcing this obligation, and trustees and attorneys fees actually incurred; to appear in and default action or proceeding purporting to affect the secur-costs and expenses, including the court, in any solt contrection with or costs and expenses. Including the court, in any such action or proceeding which the beneficiary or trustee in and in any such action or proceeding ficary to foreclose this deed, and all said sums shall be secured by this trust deed.

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

It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken. wher the right of emission is a source and the said property shall have the right to commence, prosecute in its own name, appear in or defend any ac-tion or proceedings, or the source and the source and the source and appable as compensation for such taking, which are in excess of the money's purper taken the source and taking, which are in excess of the source and purper taken the source and taking, which are in excess of the source and purper taken the source and taking, which are in excess of the source and or incurred by the grantor in sign proceedings, shall be paid to fire source and attorney's and attorney's and the source are by the source of the source and the purper taken and the source are been the source and the grant attorney's to the supplied upon the indepted accured hereby; and the grant attorney the taken applied up in distaining such compensation, promptly upon the beneficiary's and accurred to any source and taken and execute such instruments as shall accured.

the necessary in obtaining such compensation, promover upon the determinance request of the second s

shall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary during the perturbative of these trusts all rents, issues, royalites and profits of the continuence of these trusts all rents, issues, royalites and profits of the perturbative of the deviation of any perturbative of and profits of the the performance of any agreement of any perturbative of the performance of any agreement bereundery indebtedness secured hereby of it be performance of any agreement of any defaults are the right to col-become during of any agreement of any defaults are the right to col-become during of any agreement of any defaults are the right to col-ficiary may at any time without notice, eithy the grantor hereunder, the sheet eaver to be appointed by a court, and without regard to the adequecy of are security for any brat thereof in its own name sus for or otherwise coiled the anne, heaves and expenses of operations and collection, including reason the same, heaves and expenses of operations and collection, including reason as the beneficiary may determine.

.....

12 2

The granter irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property

1 15 11. 18" 14 542 1

. 33

4. The entering upon and taking possession of said property, the collection of such rents, lasues and profils or the proceeds of fire and other insurance policies or complexation or awards for any taking or damage of the projecty, and fault or notice of default thereof, as aforead, stail not cure or waive any det notice of default hereon as aforead, waive any set done pursuant to such acting the such as the

福祉

調影

1000

Cert is

r¢.

DATED

4

STATE OF OREGON

County of Klamath

Loan No.

85.

THIS IS TO CERTIFY that on this

such solution of usually nerconder of invalidate any act done pursuant to a solution.
6. The grantor shall notify beneficiary in writing of any sale or conform supplied it with such personal information concerning the purchaser as a service charge.
6. This is of the essence of this instrument and upon default by the grantor hereinder, the beneficiary security and thereby or in performance of the struct performance of the property is and iteration.
6. This is of the essence of this instrument and upon default by the grantor herebunder, the beneficiary as secured hereby or in performance of the trustee of written notice of default and y fields with the trustee of written notice of default and leveling the written solute solution to sell, the wreficiary of a which notice trustee shall cause to be the wreficiary shall deposite with the trustee of default and election to sell, the time and place of sale and give notice thereby and thereby and the structer shall deposite with the trust end and promissory erouses the required by file.

required by law. 7. After default and any time prior to five days before the date set by the Traster for the Truster's sule, the grantor, or other person so privileged may be entire amount then the grantor of other person so the obligations secured thereby (including costs and attorney's fees not exceeding 55.000 each) other than such particles and attorney's fees not exceeding 55.000 each) other than such particles and attorney's fees not then be due had no default occurred and thereby cure the default.

not then be due had no default occurred and increasy cure the ucrauit. 8. After the lapse of such time as may then be required by law following the recordation of said notice of dofant, and giving of said notice of saie, the transfee shall soil said property at the time and place fixed by him in said notice. for an experiment of the said property at the time and increase and the said notice that a said below in asparate pan and place fixed by him in said notice. The said said property at the line and in such order as he may de-turited at public auction to the highest bidder and in such order as he may de-turited at a public auction to the highest bidder and in such order as he do all or any portioned said property by public announcement at the time and place of said and from time to time thereafter may postpone the saie by public an-

ith

they executed the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY, WHEREOF, I have hereunto set my hand and attixed my personal

Notary Public in and for said county and state, personally appeared the within named ELMER JERAN and SANDRA S. JERAN, Husband and Wife,

deed or to bits successor in interest cantilled to such surplus. The provided of the successor in interest cantilled to such surplus. The appoint a successor and successors is one provided by traiter and the successor is successor and the successor and the successor is and the su 12. This deed applies to, inures to the benefit of, and binds all partles hereto, their heirs, legates devices, administrators, executors, successors and pictage, of the not secured heretoy, when the holder and owner, helpding pictages, of the note secured heretoy, when the holder and owner, helpding ending, in construing this deed and whenever the context so requires, the mas-ending ender includes the feminine and/or aceter, and the singular number in-cludes the pinnal. IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. (SEAL) 12 E (SEAL)

seal the day and year last above written

...... 19.77., before me, the undersigned, a

And the interferency, may purchase at the sale.

 When the Trustee sells purchase to the powers provided herein, the trustees and a puty the proceeds of the trustee's sale as follows: (1) To the crustees of the trustee, and a proceed of the sale including the consistion of the trustee, and a proceed of the sale including the control of the trustee, and a proceed of the sale including the control of the trustee, and a proceed of the sale including the control of the trustee of the trustee in the trust deed as there interests appear in the deed or to his auccessor in interest entitled to such surplus.

V. (SEAL) 2 Geour Notery Public for Oregon My commission expires: November 12, 1978 STATE OF OREGON } ss. TRUST DEED County of Klamath I certify that the within instrument was received for record on the 14th day of FBBUARY at 12:23 o'clock P M., and recorded in book M77 on page 2654 (DON'T USE THIS SPACE: RESERVE RECORDIN TO TIES WHERE Record of Mortgages of said County. FIRST FEDERAL SAVINGS & USED.) LOAN ASSOCIATION Witness my hand and seal of County allixed. Beneficiary After Recording Return To:

Sirald

to me personally known to be the identical individual. S named in and who executed the foregoing instrument and acknowledged to me that

WM. D. MILNE

County Clerk

REQUEST FOR FULL RECONVEYANCE

FEE \$6.00

To be used only when obligations have been paid.

TO: William Ganong... Trusten

FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust dood. All sums secured by said trust deod 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 same,

81.57 mm

First Federal Savings and Loan Association, Beneficiary

2655 nonnecement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, conveying the pro-perty so sold, but without any covenant or rectarative, express or implied. The rectangent in the deed of any matters or faces shall be conclusive proof of the fruthfulness thereof. Any person, excluding the trustee but including the grantor and the headfictary, may purchase at the sale.

5

61: 1

C. Mar

1.1

.

41.

12

and the property of the second

1 Martin Carl

t tills in Friday 2 3 N. 15