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Voh my rage Loan #01-41199 M/T 3352 TRUST DEED 29720

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May THIS TRUST DEED, made this 17 th day of DENNIS LEE NOBLE AND EVELYN L. HARRIS 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:

Lot 1 in Block 4 of FIRST ADDITION TO BUREKER PLACE, 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 all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges now or together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges new or hereafter belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, venti-lating, eir-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, ventian blinds, floor covering in place such as well-to-well carpoting and lineleum, shades and built-in appliances new or hereafter installed in or used in connection with the above described premises, including all interest therein which the granter has or may hereafter acquired according to the granter herein contained and the payment of the sum of TWENTY-FOUR THOUSAND, THREE performance of each agreement of the granter herein contained and the payment of the sum of the sum of the sum of the granter herein contained and the payment of the sum of the sum of the sum of the granter herein contained and the payment of the sum of the sum

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

nove such one nove, we deneticity may arent payments received by it upon any of said notes or part of any payment on one note and part on another, as the beneficiary may elect. The grantor hereby covenants to and with the trustee and the beneficiary herein that the of all encumbrances and that the grantor will and his elers free and clear doministrators shall warrant and defead he said title thereto against the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms there on all only when due, all taxes, assessmelt rom all encumbrances having pre-sedence over this trust deed in the trustee and the according to the terms there of and, when due, all taxes, assessmelt rom all encumbrances having pre-sedence over this trust deed it comparison all encumbrances having pre-bere of the date construction on the form all encumbrances having pre-tore the structure of the interval of the structure of the date construction or hereafter constructed on said property fress in buildings in course of construction promptly and in good works and admeged or desiroyed and pay, when due, all costs incurred that ructure in the beneficiary to inspect said property with any then there ally a structure of the structur

discretion could be approached by the grantor during the full term of the poincy thus obtained. 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 pro-sessments, and governmental charges levied or assessed against the above described pro-perty and insurance previous original approximation of the lesser of the formation with the individual science in the time to have of the lesser of the carges original approximation value of the property at the time the have made or the beneficiant purchase price paid by the grantor at the time the have made or the beneficiant purchase price paid by the grantor at the time the have made or the beneficiant purchase price paid by the grantor at the time the have made or the beneficiant purchase price paid by the grantor at the time the have principal and interest and other charges due and puyale with respect to said property of the taxes, assessments, and other charges due and puyable with expect to said property within each succeding three years will be this Trust. Deed is in respect to said around altereted by the beneficiary shall pay to the grantor by banks and the end the start has the highest rate authorized to be paid interest on said more passhook accounts minus 3/4 of 1/6. If such rate is less than by banks and the direct paid shall be 4%. Interest shall be coupleted on the average 4%, the rate of interest paid shall be 4%. Interest shall be coupleted on the average 4%. The rate of the account and shall be paid quarterly to the grantor by crediting to the exercut the smount of the interest due.

While the granter is to pay any and all layes, assessments and other charges ledet or assessed against said property or any part thereof, before the same begin to here intrest and last to may prime thereof. Before the same begin to here ments are to be made throw and all instrume publicles upon said property, such may needs are to be made throw and all taxes, assessments and other charges leded in impose the beneficiary to py in the smelletiny, as a doresaid. The granter hereby and intre-against said property to py and the statements thereof hermitage they against said property to py in the statements is submitted by the instrumes thereof hermitage by any statement said property and the statements thereof hermitage are in the statements is submitted by the instrumes there are account, it will be and to withdraw the sums which may be required for its boil the beneficiary requires the for faiture to have any metager at its of the best of the best of the best of the statement between the statements the property and the beneficiary requires the for faiture to have any metager at its of the boil the beneficiary requires the compromise and settle with which as a statements there are account, and of a defect in any instrume policy, and the buck there been by a under the boilt be there and there are recently apon the obligations accound by this trust deed. In computing the amount of, the indebledences for payment and satisfaction in full or upon sale or oliver and the indebledences for payment and satisfaction in full or upon sale or oliver

acquisition of the property by the beneficiary after defauit, any balance remaining in the reserve account shall be credited to the indebtedness. If any authorized reserve account for taxes, assessments, however, and other charges is not sufficient at any fine for the payoffichery upon demand, and if not paid within ten days after such demands the beneficiary may define to the source of the

property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; lo pay all costs, frees and expenses on this trust, including the cost of title scarch, as well as the other costs only and the trust including the cost of title scarch, as well as in enforcing this defend any action or proceeding purporting to affect the secur-tio appear in the right or powers of the beneficiary or trustee; and trong's frees in an exosts and expenses, including cost of eidence of title and attorney's frees in reasonable sum to be fixed by the court, in any such action or proceeding the relative to forcelose this deed, and all said sums shall be secured by this trust deed.

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 eminent domain or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, applied in or defend any ac-the right to commence, prosecute in its own name, applied in or defend any ac-the right to commence, prosecute in the set of the set of the amount re-payable as compensation for such taking, which are in species of the amount re-guined to pay all reasonable costs, expensed and altorney's fees necessarily paid or incurred by the grantor in auch proceeding costs and expenses and altorney's and applied by the first upon any reasonable negations and the proceedings, and the balance applied upon the indetheting secured hereby; and the grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary²

ve necessary in ontaining such compensation, promptly upon the beneficiary's request.

At any time and from time to time upon written request of the beneficiary payment of its fees and presentation of this derd and the note for enficiency payment of the fees and presentation of the derd and the note for enficiency of any person for the payment of the indettedness, the trustee may (a) its derd any person for the payment of the indettedness, the trustee may (a) its derd any person for the payment of the indettedness, the trustee may (b) does not remain any case of the trustee indettedness, the trustee may (a) any erson for the payment of the indettedness, the trustee may (b) or other arrently, all or any parts of the property; (b) join in granting consents or creating and restriction thereon, (c) join is granteer in any reconvery, without as therein of any matter of the property. The granteer in any reconvery, without is therein of any matters or facts shall be conclusive proof of the intrust. There are any the described as the "person or persons legally entitled therefor" and the trusthulands therein of any matters are facts shall be conclusive proof of the arryters.
As additional scoretty score between the services in this paragraph shall be \$3.00.

truinnament increase the security, grantor hereby assigns to heneficiary during the 3. As additional security, grantor hereby assigns to heneficiary during the continuance of these trusts all reuts, issues, royalites and profits of the pro-perty affected by this deed and of any personal pricety located thereon. Until perty affected by this deed and of any personal pricety located thereon. Until perty affected by this deed and of any personal pricety located thereon. Until perty affected by this deed and of any personal pricety located thereon, beck the performance of any agreement hereunder, the grantor shall have the right to col-tect all such reuts, issues, royalite and by the grantor hereunder, the bens-hereone due and payable. Upon any cither the reason, by agent or by a re-ficiary may at any time without or and without reased to the adequace of any and there is the such addition and without reased to the adequace of any and the such addition and and the such addition and a such addition the addition of any and the such addition and there addition thereased to the addition of a such addition of the addition of any additional and there addition and without personal to the addition of addition of the addition of the addition of the addition of a such addition the addition of the additi grantor shall default in the payment of approxy noated thereon, the performance of any agreement for any indictindees accurd hereby the performance of any agreement hereunder, grantor shall have the right lect all such rents, issue, coyalities and profiles earned prior to default a lect all such rents, issue, coyalities and profiles earned prior to default a lectange and payment by a court, and without regard to the advance of fielary may at any noted by a court, and without regard to the advance envirty for any part thereof, in its own name are for or otherwise and prior baye and profiles, including then past due and unpaid, and the same, less costs and expenses of operation and enlection, including r able altorney's fees, upon any indebtedness secured hereby, and he such as the beneficiary may determine.

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4. The entering upon and taking possession of said property, the collection of such rents, issues and profiles or the proceeds of fire and other insurance pol-icles or compensation or awards for any taking or damage of the property, and the application or release thereof, as aloresaid, shall not cure or waits any de-fault or notice of default hereunder or invalidate any act done pursuant to such notice.

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DATED:

5. The grantor shall notify beneficiary in writing of any sale or con-tract for sale of the above described property and furnish beneficiary on a form supplied it with such personal information concerning the purchaser as would ordinarily be required of a new ioan applicant and shall psy beneficiary a service charge.

a service charge. 6. Time is of the essence of this instrument and upon dufault by the granutor in payment of any indebtedness secured hereby or in performance of any sgreement hereunder, the beneficiary may declare all sums secured hereby in mediately due and payable by delivery to the trustee of written notice of define and election to sell the trust property, which molice trustees shall easies to be duly filed for record. Upon delivery of and notice of default and allows to sell, the beneficiary shall deposit with the trustee this trust deed, whilerupon the trustees shall fix the time and place of sale and give notice thereof as then required by law.

required by naw. 7. After default and any time prior to five days before the date set by the Trustee for the Trustee's sale, the grantor or other person so privileged may pay the entire amount then due under this trust deed and the obligations accured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's fees not exceeding \$50.00 each) other than such portion of the principal as would not then be due had no default occurred and thereby euro the default.

not then be due had no default occurren and interprise the tradition 6. After the lapse of such time as may then be required by law following the recordation of said notice of default and giving of said notice of saie, the trustee shall sell said property at thrate parcels, and in such order as he may de-termine, as public and the time of said. Trustee may postpone sale of all on the order of said, either as a whole of the time of said. The time of a said, the trustee of the said property by public announcement at such time and have of all and the sait and from time to time thereafter may postpone the saie by public an-

nouncement at the time fixed by the preceding postponement. The trustee a deliver to the purchaser his deed in form as required by law, conveying the perty so sold, but without any covenant or warranty, express or implied, recitals in the deed of any matters or facts shall be conclusive proof of truthfulines thereof. Any person, excluding the trustee but including the gra-and the beneficiary, may purchase at the sale. The the

and the benericiary, may purchase at the said. 9. When the Trustee sells pursuant to the powers provided horein, the trustee shall apply the proceeds of the trustee's sale as follows: (1) To the expenses of the sale including the compensation of the trustee, and a reasonable charge by the attorney. (2) To the obligation secured by the trust deed. (3) To all persons inving recorded liens subsequent to the interests of the trustee in the trust deed as their interests appear in the order of their priority. (4) The surplus, if any, to the grantor of the trust deed or to his successor in interest entitled to such surplus.

uera or to ans successor in interest entitien to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named herein, or to any successor trustee appointed herounder. Upon such appointment and without con-vegance to the successor trustee, the inite shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereinner. Each such appointment and substitution shall be on the by written instrument executed by the beneficiary, containing reference to this trust deed and the place of recourd, which, when recorded in the office of the county eleck or recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

proper appointment of the successor trustee. 11. Trustee accepts this trust when this deed, duly executed and acknow-ledged is made a public record, as provided by hew. The trustee is not obligated to notify any party hereto of pending successful the successful to a successful to a successful the successful to a successful to a successful to a successful to accessful to a successful to a succes

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

Venni Landle (SEAL) 融台 Enelin S. Harr (SEAL) 1 STATE OF OREGON Î County of Klamath 2th 19.77, before me, the undersigned, a May THIS IS TO CERTIFY that on this ...day of ... Notary Public in and for said county and state, personally appeared the within named.... DENNIS LEE NOBLE AND EVELYN L. HARRIS to me personally known to be the identical individualS. 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. "IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my ngtarial seal the day and year last above written. Suralol Brown seAu. Notary Public for Oregon My commission expires: November 12, 1978 (SEÂL) 1 STATE OF OREGON) County of Klamath } ss. Loan No. TRUST DEED I certify that the within instrument was received for record on the 17th day of <u>Nay</u>, <u>19.77</u>, at 3;31 o'clock ^P M., and recorded in book <u>1177</u> on page <u>8617</u> DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE Record of Mortgages of said County. Grantor TO USED.) Witness my hand and seal of County FIRST FEDERAL SAVINGS & affixed. LOAN ASSOCIATION Beneficiary W. D. HILNE County Clerk Houty FEE \$ 6.00 REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

. 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 or 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 new hold by you under the same

First Federal Savings and Loan Association, Beneficiary