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				VOL 7M1	Page	I KAR JC O
			ST DEED			
	THIS TRUST DEED, made this 11thday	y of	JULY			9 77, between
	C. FRED FOILON AND JOAN C. FO	ULON.	Husband and	Wife	/	5, D9(W0911
	KLAMATH			Wil	liam L.	Sisemore
	FIRST FEDERAL SAVINGS AND LOAN AS existing under the knws of the United States,	SOCIATIO as benefic		r, <b>Wilson Golf</b> Ills, Oregon, a	corporation	, as trustee, and a organized and
		WITN	ESSETH:			
	The grantor irrevocably grants, bargains, property in Klamath County, Oregon, describ	sells and ed as:	conveys to the	trustee, in trus	it, with pov	ver of sale, the
	Lot 3 in Block 6 of DIXON ADD Klamath County, Oregon.	ITION 1	NO. 2 TO THE	CITY OF H	lamath	FALLS,
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114	which said described real property does not exceed three rents, issues, profils, water rights and other rights, easens taining to the above described premises, and all plumblin apparatus, equipment and fixtures, together with all avani leum, shades and built-in ranges, dishwashers and other to described premises, including all interest therein which the each agreement of the granter herein contained and the pr is $40.250.00$ ) Dollars with interest therein	g, lighting, ngs, venetia puilt-in appli grantor has ayment of ti	heating, ventilating, di n blinds, floor covering ances now or hereafter or may hereafter acc FORTY	r-conditioning, reiri in place such as installed in or us ruire, for the pur THOUSAND	gerating, wate wall-to-wall c ed in connection ose of security TWO HUN	a anywise apper- ing and irrigation arpeting and lino- with the above g performance of DRED
	(s 40.250.00) Dollars, with interest thereon according of order and made by the grantar, principal and January 20, 19,78.		terms of a promisso being payable in mont	bry note of even hly installments of	s 346.1	5 payable to the commencing
	This trust deed shall further secure the payment of such addit if any, as may be loaned hereafter by the benedidary to the grant having an interest in the above described property, as may be evi- notes or notes. If the indebtedness secured by this trust deed is a more than one note, the beneficiary may credit payments received any of said notes or part of any payment on one note and part as the beneficiary may elect.	ional money, or or others denced by a evidenced by by it upon on another,	default, any balance re indebtedness. If the re and other charges is no as they become due, ti demand, and if not ps may at its option add obligation secured here!	maining in the reser serve account for tan t sufficient at any ti he grantor shall pay id within ten days t the amount of au	ve account shall es, asseasments,	be credited to the insurance premiums ent of such charges he beneficiary upon ind, the beneficiary he principal of the
	The grantor heraby organants to and with the trustee and the berein that the said premises and property conveyed by this tru free and cicar of all encumbrances and that the grantor will an executors and administrators shall warrant and defend his said t against the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to	at deed are d his heirs, litle thereto	Should the granto beneficiary may at its o for shall draw interest the grantor on demand this connection, the ben any improvements made	and shall be secured	by the lien of	this trust deed. In
	The grantor covenants and agrees to pay said noise according to thereof and, when due, all taxes, assessments and other charges lat add property; to keep said property free within a to course of or bereof or the date construction is hereafter commenced to repart or hereafter constructed on said premises within a to course of hereof or the date construction is hereafter commenced to repart promptly and in good workmanilke manner any building on impro- said property which may be damaged or destroyed and show the base during construction; to replace any work or materials upop immed during construction; to replace any work or materials act; not to remove or destroy any building on improvements notes from beneficiary within fifteen days after written notice from beneficiary instructed on said property in good repair and to commi- tereafter erected upon said property in good repair and to commi- tereafter erected upon said property in good repair and to commi-	b the terms having pre- construction m the date and restore overment on en due, all erty at all isfactory to ry of such or hereafter not now or t or suffer	any improvements made property as in its sole The grantor furthe covenants, conditions are fees and expenses of th the other costs of the in enforcing this obligat to appear in and defind ity hereof and expenses, incl reasonable energibles costs and expenses, incl reasonable energibles which the beneficiary or iicitary to foreclose this deed.	discretion it may di r agrees to comply will direstrictions affecting tis trust, including t penses of the trust ion, and trustee's an any action or procee- or powers of the ben uiding cost of evidence xed by the court, in trustee may appear deed, and all said su	em necessary o ith all laws, ordi- ng said property he cost of title re incurred in d attorney's fees ding purporting seficiary or trust e of title and a any such actio and in any suit ins shall be see	radvisable to said nances, regulations, ; to pay all costs, search, as well as sonnection with or actually incurred; or affect the secur- ce; and to pay ill torney's fees in a n or proceeding in . brough to by bene- ured by this trust
	y fire of such other hazards as the beneficiary may from time to it. A sum not less than the original principal sum of the note or a sum not less than the original principal sum of the note or ecured by this trust deed, in a company or companies acceptable to Idlary, and to deliver the original policy of insurance in correct form proved loss payable clause in the original policy of insurance in correct form	gainst loss me require, obligation the bene- n and with	The beneficiary will annual statement of acc any further statements It is mutually agre	i furnish to the gram ount but shall not h of account. eed that:	tor on written i e obligated or i	equest therefor an equired to furnish
p ti ai ai oi	Sameticiarus within siteen daya dicter written notice from beneficia- set autore of the set of the	and with y at least urance. If in its own insurance policy thus	1. In the event th under the right of emine	at any portion or a nt domain or conden	il of said proper ination, the ben hame, appear in te or settlement all or any port	ty shall be taken ficiary shall have or defend any ac- in connection with on of the money's
m th pr	In order to provide regularly for the prompt payment of said tax ents of other charges and insurance premiums, the grantor agrees is banclidary, together with and in addition to the monthly pay incipal and interest payable under the terms of the note or obligation	to pay to yments of	tion or proceedings, or to such taking and, if it so payable as compensation quired to pay all reasons or incurred by the grant and applied by it first u fees necessarily paid or it belance andiad upon the	ble costs, expenses a ble costs, expenses a pon any reasonable incurred by the benefi	in are in excess nd attorney's fee s, shall be paid costs and expension clary in such pro-	of the amount re- s necessarily paid to the heneficiary es and attorney's Occedings, and the

ments of other charges and insurance preniums, the grantor agrees to pay to the beneficiary, together with and in addition to the monthly payments of principal and interest payable under the terms of the note or obligation secured hereby, an amount equal to one-twelfth (1/12th) of the taxes, assessments and other charges due and payable with respect to said property within each succeeding twelve months, and also one-thirty-sixth (1/56th) of the insurance premiums payable with respect to said property within each succeeding twelve months, and also one-thirty-sixth (1/56th) of the insurance premiums payable with respect to said property within each succeeding this trust deed remains in effect, as estimated and directed by the boneficiary, such sums to be credited to the principal of the loan until required for the several purposes thereof and shall thereupon be charged to the principal of the loan; or, as the option of the beneficiary, the sums so paid shall be held by the beneficiary in trust as a reserve account, without interest, to pay said and payable.

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 the same begin to bear interest and also to pay premiums on all insurance policies upon said property, such payments are to be made through the benficiary, as aforesaid. The grantor hereby authorises the beneficiary to pay any and all taxes, assessments and other charges levied or imposed against said property in the amounts as shown by the statements thereof turnished by the collector of such taxes, assessments or other charges and to pay the insurance premiums in the amounts shown on the statements submitted by the insurance carriers or their representatives, and to charge said sums to the principal of the loan or to withdraw the sums which may be required from the reserve account, if any, established for that purpose. The grantor agrees in no event to hold the beneficiary responsible for failure to have any insurance policy, and the beneficiary hereby is authorised, in the create of and settic with any insurance on pay of the approximation and settic with any insurance on pay the amount of the abligations accured by the solicitor of such as the payment and settic with any insurance to make the aminator agrees in no event to hold the beneficiary hereby is authorised, in the create of a using the amount of the indebtdness for payment and to apply any usin insurance reselfs upon the obligations accured by this banelidary after hull or upon sale or other acquisition of the property by the banelidary after

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balance applied upon the indebtedness secured hereby; and the grantor agrees at its own expense, to take such actions and enceute such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request. 2. At any time and from time to time upon written request of the beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyance, for cancellation), without affecting the liability of any person for the payment of the indebtedness, the trustee marking any casement or creating and restriction thereon, (c) join in any subordination or other agreement affecting this deed or the lien or charge hereof, in any subordination thout warranty, all or any parts of the property. The grantee in any recovery, without warranty, all or any matters or facts shall be conclusive proof of the shall be §5.00.

shall be \$5.00. S. As additional security, granton hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royalites and profits of the property affected by this deed and of any personal property located thereon. Until grantor shall default in the payment of any indebtedness secured hereby or in the performance of any agreement hereundar, grantor shall have the right to colect all such rents, issues, royalites and profits earned prior to default as they become due and payable. Upon any default by the grantor hereunder, the bearficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of the same and payable. Upon any indebtedness use for or otherwise collect the same, issues and profits, including those past due and unpaid, and apply able extormery's fees, upon any indebtedness secured hereby, and in such order

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c. The entering upon and taking possession of said property, the collection of such react, issues and profile or the property and other insurance poieles or compensation or awards for ray taking or damage of the property, and the application or release thereon, as alorenaid, shall not our to or write any dfault or notion of default hereunder or invalidate any sot done persuant to such police.

6. The grantor shall notify beneficiary is writing of any sale or coatract for sale of the above described property and farmish beneficiary on a form supplied is with such personal information conserning the purchaser as would ordinarily be required of a new loan applicant and shall pay beneficiary a service observe.

6. Time is of the essence of this instrument and upon default by the grantor is payment of any indebiddence secured hereby or is performance of any mediately due und is which by doing the doing the doing of the truth property, which notice truther that one of default and for record. Upon delivery of any doine of default and for record. Upon delivery of any doine of default and for record. Upon delivery of any doine of default and the record any doine of the truth property, which notice that any default and the truth property, which notice that any default and the truth property of and notice of default and for record. Upon delivery of any doine of default the brandform and the post with the truther the truth deed and all promiseous the brandform of documents evidencing a capaditures secure hereby, whereas a bird for the time and place of eale and give notice thereof as the required by law.

7. After default and any time prior to five days before the date set by the Trustee for the Trustee's said, the grants or other person so privileged may pay the entire amount then due under this trust deed and the obligations secured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's fernot acceeding \$60.00 each) other than such portion of the principal as would bot then be due had no default occurred and thereby cure the defauit.

8. After the lapse of such time as may then be required by law following the recordition of said notice of default and giving of said notice of saie, the trustee shall sell said property at the time and place fixed by him in said notice of saie, diher as a whole or in separate parcels, and in such order as be may detarmine, at public actuation to the bighest bidder for cash, in lawful money of the United States, payable at the time of saie. Trustee may postpone case of all or any portion of said property by public acmonement at such time and place if and from time to time thereafter may postpone the saie by public accurate.

sourcement at the time fixed by the presenting postpresement. The treates shall deliver to the purchaser his dead in form an required by law, couvering the preparty so cold, but without any covenant or warranty, express or implied. The residue in the deed of any matters of facts shall be conducting speed of the truthfulness thereof. Any person, excluding the treates but including the grantor and the besericitary, may purchase at the tals.

When the Trustee setts purgates to the powers provided harding the furstee shall apply the proceeds of the trustee's calls as follows: [1] To the expenses of the sale isoluting the compensation of the trustee, and a reacoustic charge by the storary. (3) To the obligation secured by the frust deed. (3) To all persons having recorded liess subsequent to the interests of the frustee in the trust deed as their interests appear in the order of the intures in the trust deed as their interests appear in the order of the subscore in interest smithed 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 name herein, or so any successor trustee, appointed hereineder. Upon such appointment and without con versione to the successor trustee, the jatter shall be vested with all tills, power and duiles conferred upon any trustee herein named or appointed hereinet react any successor the beneficiary, containing reference to the first and the power the source are due to the site of the source second with all the power trustee herein named or appointed hereins treated by the beneficiary, containing reference to the first deed and its place or record, which, when recorded in the office of the county or conclusive proof of the autorsor trustee restance.

11. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record, as provided by law. The trustee is not collegated to notify any party hereto of peeding sale under any other deed of trust or of any action or proceeding in which the grantor, hearticiary or trustee shall be a party unleas such action or proceeding is brought by the trustee.

12. This deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legitese dwises, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including piedgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and/or neuter, and the singular number includes the piural.

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

STATE OF OREGON County of Klemath THIS IS TO CERTIFY that on this // do Notary Public in and for said county and state, p C. FRED FOULION AND JOAN C. to me personally known to be the identical individual executed his same freely and voluntarily in IN TESTIMONY WHEEPOF, I have hereunto set in (SEAL)	FOULON, Husband ar FOULON, Husband ar I named in and who executed for the uses and purposes therein e	ad Wife the foregoing instrument and acknowledged to me that expressed. seed the day and year last above written.
Loan No. TRUST DEED Grantor TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary After Recording Return To: FIRST FEDERAL SAVINGS 540 Macin St. Klamath Falls, Oregon	(DON'T USI THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE USED.) Fee \$6.00	STATE OF OREGON County of Klamath } ss. I certify that the within instrument was received for record on the 12 day of July., 19_77, at 10:45. o'clockA M., and recorded in book M_77on page 12268 Record of Mortgages of said County. Witness my hand and seal of County affixed. 
	ST FOR FULL RECONVEY.	

TO: William Ganong\_\_\_\_\_, 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 have been fully paid and satisfied. You haveby 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

19

by

First Federal Savings and Loan Association, Beneficiary

DATED: