while lakes, assessments or other charges when they shall become due d pyahle. While the granter is to pay any and all taxes, assessments and other arges levied or assessed against sail property, or any part thereof, before exame begin to bear any start and also to pay premiums on all insurance ideirs upon said property, such and also to pay premiums on all insurance starts begin to bear the grant program of the bears ideirs upon said property, such and other to be made through the bears ideirs upon said property, such and other to be made through the bears idea and the property is the anounts as shown of other charges, and to pay the surance permiums in the amounts as shown of other charges, and to pay the o insurance carriers or their representatives, and to have a submitted by the interaction of the other through the statements and other the required to load or to withdraw the sums which may be required from the required to be the interactive second by the statement of a grace no event to hold the bearding responsible for failure to grante any insur-reace policy, and they loss or damage growing out of a defect any insur-reace policy, and the interactive with any insurance company and to apply any its insurance receipts upon the with any insurance company and to apply any the insurance receipts upon the method of the property by the beneficiary after all or upon sale or other acquisition of the property by the beneficiary after

shall be non-cancellable by the grantor during the full term of the pointy inte-obtained. In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and insurance premiums, the grantor agrees to pay to the beneficiary, together with an addition to the monthly payments of principal and interest payable under in addition to the monthly payments of principal and interest payable under in addition to the monthly payments of principal and interest payable under in addition to the insurance premiums other charges due and payable with respect value or obligation secured other charges due and payable with respect value of succeed-ing twelve months, and also one-thirty-sixth of succeeding three years while this trust deed revalues in effect, as estimated is succeeding three years while such at deed revalues in effect, as estimated is succeeding three years while such at deed revalues in effect, as estimated in succeeding three years while such at deed revalues in effect, as estimated is succeeding three years while such at deed revalues in effect, as estimated is succeeding three years while such at deed revalues in effect, as estimated as uncertained for the loan; errores thereof and shall thereinpon be charges until required for the loan; errore there of and shall thereinpon the charges und shall be held by premiums, faxes, assessments or other charges when they shall become due and payable.

and of said noise, the beneficiary may credit payments received by it upon any of said noise or part of any payment on one note and part on another, any of said noise or part of any payment on one note and part on another, the said noise of part of any payment on one note and part on another, and the said permisses and projectly conveyed by this trust deed are free and clear of all empises and projectly conveyed by this trust deed are determined by the said permission and that the grantor will and his here against the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms and the distribution of all taxes, assessments and other charges levied against exceeded when due, all taxes, assessments and other charges levied against eddence orights that deed; to complete all buildings in contances having pre-or hereafter one take and projects free from all encoded and the all hered or the date clear or said premises within six months from the date and a node when due, all taxes, assessments and other charges levied against eddence or the date clear on said premises within six months from construction hered or the date clear or said premises within six months from the date and property which may be dame manner any building or improvement and times during construction; to replace any will and this now or hereafter property which may be dame written and materials unsatisfactory to hereafter erected in any said receive continuous hereafter and to come now or hereafter erected any shill buildings, property and import and the said premises; to keep all buildings, and the to time to the premise property which is the original policy of monganies acceptable to the breat fearer, and to deliver the original policy of monganies acceptable to the breat fearer of said premises; to keep all buildings and the to come or builts in a sum not less than the original policy of monganies acceptable to the breat fearer of any take deed, in a comp principal sum of the note or builts inthe do

NOVETIUSEL 4, 19.22 This trust deed shall further secure the payment of such additional money, if any, as may be loaded hereafter by the beneficiary to the grantur or others having an interest in the show described property, as may be evidenced by a more than one note, the beneficiary may credit payments received by it tupor any of said notes or part of any payment on one note and part on another, as the beneficiary may evident with the termination of the beneficiary

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THIS TRUST DEED, made this 30th day of

(s. 15, 550.00.) Dollars, with interest thereon according to the terms of a promissory note of even data between beneficiary or order and made by the grantor principal and interest being payable in monthly installments of S. 114.15 commoncing

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which said described real property does not exceed three acres, together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights and other rights, easements or privilages now or hereafter belonging to, dotived from or in anywise apper-taining to the above described premises, and all plumbing, lighting, heating, ventilating, atr-conditioning, reirigorating, watering and irrigation apparatus, equipment and fixtures, together with all availing a ventilating, or hereafter belonging to, dotived from or in anywise apper-leum, shades and building and interest therein which the grantor has or may hereafter installed in or used in connection with the above described premises, including all interest therein which the grantor has or may hereafter acquire, for the purpose of securing performance of each agreement of the grantor herein contained and the payment of the sum of FIFTEEN THOUSAND FIVE HUNDRED FIFTY AND NO/100-10-1177

It is mutually agreed thet:

request. 2. At any time and from time to time upon written request of the bene-ficiary, payment of this free and presentation of this deed and the note for en-dorsement (in case is free and presentation of this deed and the note for en-dorsement (in case is free and presentation), without affecting the consent to the maxim for the payment of the indebiedness, the true may (a) used is a present of any many part of the property. The grantee may (a) or other agreement calling and presentation theorem (c) ion in granting or other agreement rating and restriction theorem (c) ion in any unordination without warranty, all or any part of the property. The grantee may (a) reconvey, ance may be described as the "preson or presons legally centific any reconvey-the recitas: therein of any matters or facts shall be conclusive proof of the shall be \$5,00.

shall be \$5.00. Indetent for any of the services in this paragraph 3. As additional security, grantor hereby assigns to beneficiary during the perty affected by this deed and any personal property located thereon. Until the performance of these trusts all rents, issues, revailies and profits of the pro-grantor shall default in the payment of any indeticting as secured hereon. Until the performance of any agramment of any indeticting as secured hereon. Until the performance of any agramment of any indeticting as secured hereon. Until the performance of any agramment of any indeticting as secured hereon. Until the performance of any agramment of any indeticting as secured hereing or in licitary may at any time without notice, either in person, by agender, the bence-celver to be appointed by a course, either in person, by agender, the bence-celver to be appointed by a course, either in person, by agender by a fre-security for the indetictions of any first on manne sub of or otherese collect the same, issues and appointed, in its own name sub of or otherese collect the same, issues and expenses of operations and outpeids, and apply able attorney's fees, upon any indebtedness secured hereby, and in such order as the beneficiary may detorining.

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DANNY R. HANN AND CONNIE M. HANN, husband and wife FIRST FFDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and existing under the laws of the United States, as beneficiary; WITNESSETH: The grontor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as: 16 Ň Lot 2 in Block 1 of Cascade Park, according to the official plat thereof on file in the office of the 33 County Clerk of Klamath County, Oregon. ÷ 🔂 🗄 معد م بليد رئيس

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September

TRUST DEED

9369 Num 11 Pago 211 M default, any balance remaining in the reserve account shall be credited to the indebtedness. If the reserve account for farce, assessments, insurance premiums and other charges is not sufficient at any time for the payment of such charges as they become due, the grantor start any time for the payment of such charges demand, and if not paid within ten days after such demand, may at its option add the amount of such deficit to the principal of the obligation secured hereby. big at its option and the amount of such deficit to the principal of the obligation secured hereby. Should the grantor fail to keep any of the foregoing covenants, then the order of the secure of the secure of the specific the note, shall be repayable by the secure of 11 E. 16 • • 1000 h 1 The beneficiary will furnish to the grantor 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 inder the right of eminent domain or condemnation, the beneficiary shall have the right to commence, prosecule in its own name, appear in or defined any ac-such taking and, if it so entire that all or any portion of the money's author the right of commence or counter and all or any portion of the money's such taking and, if it so entire taking, which are in excess of the amount re-guing the second second taking, which are in excess of the amount re-are a compensation for such taking, which are in excess of the amount re-guing the second second taking, which are in excess of the amount re-feres necessarily paid or incur any reasonable costs and expenses and attorney's instance applied upon the indefines ascured hereby: and the grantor astress to its own expense, to the indefines as and execute such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's 2. At any time and from time to the sector.

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entering upon and taking possession of said property, the collection , issues and profiles or the proceeds of fire and other insurance poi-nance a wards for any taking or damage of the property, and an or release thereof, as sloresaid, shall not cure or waive any de-no of default hereunder or invalidate any act done pursuant to

5. The grantor shall notify beneficiary in writing of any sale or or tract for sale of the above described property and furnish beneficiary on form supplied it with such personal information concerning the purchaser would ordinarily be required of a new loan applicant and shall pay beneficia

a service charge.
6. Time is of the essence of this instrument and upon default by the grandor in performance of any indebtedness secured hereby or in performance of any indebtedness secured hereby in performance of the beneficiary may declare all sums secured hereby in-neediately due and payable by delivery to the trustee of written notice of default and interview of trust property, which notice trustee shall cause to be duly filed for record. Upon delivery of said notice of default and election to sell, the beneficiary shall depoils with the trustee this trust deed and all promissory notes and documents evidencing expenditures secured hereby, whereupon the trustees shall fix the time and place of sale and give notice thereof as then

7. After the hear of such that a such that he hear and hear a such that the large such that the hear a such that the second that the second the

not then be due had no default occurred and thereby cure the default. 8. 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 sais, the trustee shall sell said property at the time and place fixed by him in said notice of saie, ether as a whole or in separate parcels, and in such order as he may de-termine, at public suction to the highest bidder for crash, in Lawful money of the United States, payable at the time of saie. Trustee may portion of said property by public announcement at such time and place of saie, and from time to time thereafter may postpone the saie by public an-

nouncement 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 as oaid, but without any covenant or warranty, express or implied. The recitais in the deed of any matters or facts shall be conclusive proof of the truthfolmes thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

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irutifionas itseven of any matters of facts shall be conclusive proof of the practice intervent of any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.
9. When the Trustee sells pursuant the sale.
9. When the Trustee sells pursuant the sale.
9. When the Anale Including the crustee's sale as follows: (1) To reasonable charge by the attorney. (2) Topenstion of the trustee, and a reasonable charge by the attorney. (2) Topenstion of the trustee. And a reasonable charge by the attorney. (2) Topenstion of the trustee and including the corrected of glastical second of the trustee. The expenses of the rate in the trust deed as their impacts appear in the order of their priority. (4) The surplus, if any, to the prior of the trust deed or to this successor in interest cuiltied to such surplus.
10. For any reason permitted by law, the beneficiary may from time to successor trustee second reasons the surplus at trust deed and its place of county or trustee second in the office to this trust deed and its place of county or containing reference on the county cirk or recorder of the successor trustee second in the county cirk or the attribution instrument executed by the one-ficiary containing reference to the shull be vaced with all title, powers such appointment and substitutions to the any of the successor trustee second of appointment of the successor trustee.
11. Trustee accepts this trust when this deed, duy executed and acknowned when y there to of pending sale under any other deed of trust or of any to the prior of prior appointment of the successor trustee.
12. The deed applies to, inverse to the benefit of, and bins all parties and, such applies to inverse and when the benefit of, and bins all parties as a possible the trustees.
13. Trustee accepts this trust when the deed to do the trust of any to the associated and acknowledge the prior appointment of the successor trustee.
14. Trustee accepts the trust

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

Connyll Honn Cornie M. Hann (SEAL)

STATE OF OREGON **8**3. County of Klamath

SEAL OF

مد. مدر ۲۰ می

(SEAL) September

THIS IS TO CERTIFY that on this 30 dr day of ., 19.71, before me, the undersigned, a Notary Eublic in and for said county and state, personally appeared the within named ···· ··· ·· · · · ······

personally known to be the identical individual S. 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.

(DON'T USE THIS BPACE; REBERVED FOR RECORDING LADEL IN COUN. TIES WHERE

USED.)

the the same freely and voluntarily for the uses and purposes inform separate IN TESTIMONY WHEREOF, I have beteunto set my hand and affixed my notatial seal the day and year last above written. Notary Public for Oregon 11-12-72 Mv mission explres

affixed.

STATE OF OREGON (ss.

I certify that the within instrument was received for record on the 30th

day of Sept. , 1971 , at 2:57 o'clock P M., and recorded

in book M71 on page 10369 Record of Mortgages of said County.

Witness my hand and seal of County

Wm. D. Milne County Clerk By Capithin Constitution Doputy

Loan No. TRUST DEED

то FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Bonoficiar

After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon

REQUEST FOR FULL RECONVEYANCE

Fee \$3.00

To be used only when obligations have been paid.

-TO: William Ganong

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DATED:

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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

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First Federal Savings and Loan Association, Beneficiary