1

7m Page 1272

STATE OF OREGON FHA FORM NO. 2169t Rev. April 1971

This form is used in connection with deeds of trust insured under the one-to four-family provisions of the National Housing Act,

DEED OF TRUST

THIS DEED	OF TRUST, made this 12th	day of	January		, 19_72
between	DENNIS L. VOLLRATH and	I LINDA S. VOLLRAT	H, husband	and wife,	
:					as granto
whose address is					
whose address is	4802 Larry Plac (Street and number)	.e.,	Klamath F (Ci	alls, ty)	_ State of Oregon
	TRANSAMERICA TITLE INS	URANCE CO.			, as Trustee, an
· · · · · · · · · · · · · · · · · · ·					
	COMMONWEALTH, INC., an	Oregon corporati	on		, as Beneficiar
WITNESSETI	I: That Grantor irrevocably GRA	ANTS, BARGAINS, SEL	LS and CONVE	YS to TRUSTEE	IN TRUST, WIT
	THE PROPERTY IN				
OWER OF SALE,	THE PROPERTY IN	Kramath	(County, State of Ore	egon, described as
	Lot 20 in Block 1 of F	TPSጥ ለከከፕጥፐርስ ጥር ነ	VELENE CARR	DATO	
	Klamath County, Oregon	·	KELENE GARD	ENS,	E
ogether with all th	e tenements, hereditaments, and a	ppurtenances now or here	eafter thereunto	helonging or in any	wisa annartainina
ne remis, issues, an	e tenements, hereditaments, and a d profits thereof, SUBJECT, HOS collect and apply such rents, issues	VEVER to the right nou	eafter thereunto ver, and authori	belonging or in any y hereinafter given	wise appertaining to and conferre
pon Beneficiary to TO HAVE AN	e tenements, hereditaments, and a d profits thereof, SUBJECT, HOV collect and apply such rents, issues ND TO HOLD the same, with the	VEVER, to the right, pow , and profits.	ver, and authori	ty hereinaster given	to and conferred
pon Beneficiary to TO HAVE AN hree acres. FOR THE PUI	collect and apply such rents, issues ND TO HOLD the same, with the	VEVER, to the right, pow, and profits. appurtenances, unto Tru ANCE of each agreement	ustee. The above	ty hereinafter given described property	to and conferred
ron Beneficiary to TO HAVE AN hree acres. FOR THE PUI of \$ 17,600.00	collect and apply such rents, issues ND TO HOLD the same, with the RPOSE OF SECURING PERFORM with interest thereon acco	VEVER, to the right, pow, and profits. appurtenances, unto Tru ANCE of each agreement rding to the terms of a p	ver, and authoritustee. The above of Grantor here promissory note.	ty hereinafter given described property in contained and pa	to and conferred does not exceed yment of the sun
pon Beneficiary to TO HAVE AN hree acres. FOR THE PUI f \$ 17,600.00, 19 72 ot sooner paid, shal	collect and apply such rents, issues ND TO HOLD the same, with the RPOSE OF SECURING PERFORM with interest thereon acco payable to Beneficiary or ord to be due and payable on the first de	y LYER, to the right, pow, and profits. appurtenances, unto Tru ANCE of each agreement rding to the terms of a per and made by Grantor, by of June	ver, and authoricustice. The above of Grantor here promissory note, the final payme	ty hereinafter given described property in contained and pa dated	to and conferred does not exceed yment of the sun ty 12, interest thereof, i
pon Beneficiary to TO HAVE AN hree acres. FOR THE PUI f \$ 17,600.00 1 Privilege is 1 Privilege	RPOSE OF SECURING PERFORM with interest thereon acco 2, payable to Beneficiary or ord be deeper and payable on the first de	and profits. appurtenances, unto Tru ANCE of each agreement rding to the terms of a p er and made by Grantor, ay of June	or, and authorical stee. The above of Grantor here bromissory note, the final payme	ty hereinafter given described property in contained and padated	to and conferred does not exceed yment of the sun cy 12, interest thereof, it
pon Beneficiary to TO HAVE AN hree acres. FOR THE PUI f \$ 17,600.00 , 19 72 ot sooner paid, shall 1. Privilege is re next due on the	collect and apply such rents, issues ND TO HOLD the same, with the RPOSE OF SECURING PERFORM with interest thereon acco pyayable to Beneficiary or ord to due and payable on the first da reserved to pay the debt in whole, note, on the first day of any mon	and profits. appurtenances, unto Tru ANCE of each agreement rding to the terms of a p er and made by Grantor, y of June or in an amount equal to the prior to maturity: Prov	of Grantor here promissory note, the final payme one or more moided, however, T	ty hereinafter given described property in contained and padated	to and conferred does not exceed yment of the sun ty 12, interest thereof, if the principal that on an intention to
pon Beneficiary to TO HAVE AN hree acres. FOR THE PUI f \$	collect and apply such rents, issues ND TO HOLD the same, with the RPOSE OF SECURING PERFORM the collect and payable to Beneficiary or ord. be due and payable on the first dareserved to pay the debt in whole, note, on the first day of any monge is given at least thirty (30) days in a payable to the first day of any monge is given at least thirty (30) days in a payable to the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least thirty (30) days in the first day of any monge is given at least	ANCE of each agreement rding to the terms of a per and made by Grantor, by of June or in an amount equal to the prior to maturity: Provocior to prepayment; and per the provisions of the N. step. agree to be jointly a provision to prepayment; and per the provisions of the N. step. agree to be jointly a step.	of Grantor here oromissory note, the final payme one or more moded, however, Tprovided further, ational Housing and severally how	ty hereinafter given described property in contained and pa dated	to and conferred does not exceed yment of the sun y 12, interest thereof, if the principal that on an intention to his debt is paid in e for the payment
pon Beneficiary to TO HAVE AN hree acres. FOR THE PUI f \$ 17,600.00 I. Privilege is re next due on the xercise such privileg all prior to maturit; f same, whether precured hereby an a nall the adusted or	collect and apply such rents, issues ND TO HOLD the same, with the RPOSE OF SECURING PERFORM with interest thereon accoold be and payable on the first dareserved to pay the debt in whole, note, on the first day of any mone is given at least thirty (30) days y and at that time it is insured und incipal, surety, guarantor or endoiljusted premium charge of one penium exceed the agreeate amoust the property of the property of the premium exceed the agreeate amoust the property of the premium exceed the agreeate amoust the property of the premium exceed the agreeate amoust the property of the premium exceed the agreeate amoust the property of the premium charge of one premium exceed the agreeate amoust the property of the premium charge of the premium charge of the premium charge of the premium charge of the premium exceed the agreeate amoust the premium charge of the prem	y and profits. appurtenances, unto Tru ANCE of each agreement rding to the terms of a p er and made by Grantor, y of	of Grantor here oromissory note, the final payme one or more moded, however, The provided further, ational Housing and severally bound principal am	ty hereinafter given described property in contained and pa dated	to and conferred does not exceed yment of the sun y 12, interest thereof, if the principal that on an intention to his debt is paid ir e for the payment older of the note that in no even
pon Beneficiary to TO HAVE AN hree acres. FOR THE PUI f \$ 17,600.00	collect and apply such rents, issues ND TO HOLD the same, with the RPOSE OF SECURING PERFORM with interest thereon according to the deep with interest the first day of any mone is given at least thirty (30) days reaction and at that time it is insured und incipal, surety, guarantor or endouglusted premium charge of one peremium exceed the aggregate amount of the deep with the deep wi	and profits. appurtenances, unto Tru ANCE of each agreement rding to the terms of a p er and made by Grantor, by of June or in an amount equal to the prior to maturity: Prov prior to prepayment; and p er the provisions of the N rser, agree to be jointly a r centum (1%) of the orig and of premium charges whit until maturity; such pa comment of pre	of Grantor here of Grantor here or missory note, the final payme one or more moded, however, Tational Housing and severally bout inal principal amich would have by ment to be apprenance.	described property in contained and padated Januar nt of principal and in, 2002 onthly payments on that written notice that written notice that in the event the Act, all parties liably ind to pay to the house the payable if this plied by the holder of	y does not exceed yment of the sun cy 12, interest thereof, if the principal that on an intention to his debt is paid ir e for the payment older of the notest that in no event beed of Trust and thereof upon its
pon Beneficiary to TO HAVE AN hree acres. FOR THE PUI f \$ 17,600.00 1. Privilege is re next due on the kercise such privileg fll prior to maturit f same, whether precured hereby an achall the adjusted pre te note secured he bligation to the Sec 2. Grantor agr f said note, on the f	collect and apply such rents, issues collect and apply such rents, issues ND TO HOLD the same, with the RPOSE OF SECURING PERFORM with interest thereon acco per payable to Beneficiary or ordered to pay the debt in whole, note, on the first day of any mone is given at least thirty (30) days recommended and that time it is insured undincipal, surety, guarantor or endoincipal, surety, guarantor or endoincipal, surety, guarantor or endoincipal, surety by and continued to be insured retary of Housing and Urban Develees to pay to Beneficiary in additingt day of each month until said or	ANCE of each agreement rding to the terms of a per and made by Grantor, by of June or in an amount equal to the prior to maturity: Provorior to prepayment; and per the provisions of the N. ser, agree to be jointly a recentum (1%) of the originat of premium charges while until maturity; such pa opment on account of me on to the monthly paym the follow rate is fully raid the follow	of Grantor here oromissory note, the final payme one or more moded, however, The provided further, ational Housing and severally bout inal principal am ich would have by yment to be aportgage insurance ents of principal	ty hereinafter given described property in contained and pa dated	to and conferred does not exceed yment of the sun cy 12, interest thereof, it the principal that on an intention to his debt is paid in e for the payment older of the notest that in no even beed of Trust and thereof upon its e under the terms
pon Beneficiary to TO HAVE AN tree acres. FOR THE PUI f \$ 17,600.00 1. Privilege is re next due on the xercise such privileg ill prior to maturit; f same, whether precured hereby an acual the adjusted pre enote secured he bligation to the Sec 2. Grantor ag f said note, on the f (a) An amoun strument and the r	collect and apply such rents, issues ND TO HOLD the same, with the RPOSE OF SECURING PERFORM with interest thereon accoange, payable to Beneficiary or order to be due and payable on the first dayof any money and at that time it is insured und incipal, surety, guarantor or endocation and the first day of any money and at that time it is insured und incipal, surety, guarantor or endocation and the first day of any money and at the time it is insured und incipal, surety, guarantor or endocation and the first day of each money and Urban Developes to pay to Beneficiary in additional day of each month until said not secured hereby are insured, or	and profits. appurtenances, unto Tru ANCE of each agreement rding to the terms of a p er and made by Grantor, y of June or in an amount equal to the prior to maturity: Prov prior to prepayment; and i er the provisions of the N rser, agree to be jointly a r centum (1%) of the orig into fremium charges whi until maturity; such pa opment on account of me on to the monthly paym ote is fully paid, the follower hereof with funds to a monthly charge (in lieu	of Grantor here or of Grantor here or of Grantor here or one or more moded, however, The ational Housing and severally bout in all principal amich would have by ment to be apprented of principal wing sums:	edescribed property in contained and padated	y does not exceed yment of the sun ty 12, interest thereof, if the principal that on an intention to his debt is paid ir e for the payment older of the notest that in no event beed of Trust and thereof upon its e under the terms
pon Beneficiary to TO HAVE AN tree acres. FOR THE PUI f \$ 17,600.00 , 19 72 ot sooner paid, shall 1. Privilege is re next due on the kercise such privileg till prior to maturit; f same, whether pri curred hereby an account of the secured he bligation to the Sec 2. Grantor agr f said note, on the f (a) An amoun strument and the r te Secretary of Hou (I) If and so lon	collect and apply such rents, issues ND TO HOLD the same, with the RPOSE OF SECURING PERFORM with interest thereon accompany with interest thereon accompany and the debt in whole, note, on the first day of any money is given at least thirty (30) days register at least thirty (30) days register at least thirty and at that time it is insured und incipal, surety, guarantor or endouljusted premium charge of one peremium exceed the aggregate amough the surety of Housing and Urban Develoes to pay to Beneficiary in additional transfer of the surety of Housing and Urban Develoes to pay to Beneficiary in additional transfer of the surety of Housing and Urban Development as follows as a said note of even date and this is as said note of even date and this is as said note of even date and this is as said note of even date and this is a said note of even date and this is a said note of even date and this is a said note of even date and this is a said note of even date and this is a said note of even date and this is a said note of even date and this is a said note of even date and this is a said note of even date and this is a said note of even date and this is a said note of even date and this is a said note.	and profits. appurtenances, unto Tru ANCE of each agreement rding to the terms of a p er and made by Grantor, ty of June or in an amount equal to the prior to maturity: Prov erior to prepayment; and j er the provisions of the N rser, agree to be jointly a r centum (1%) of the orig int of premium charges whit until maturity; such pa opment on account of me on to the monthly paym ote is fully paid, the follow er hereof with funds to a monthly charge (in lieu lows:	of Grantor here or one or more moded, however, and severally bou into whether the final payme one or more moded, however, I provided further, ational Housing, and severally bou into would have by ment to be appringage insurance ents of principal wing sums: pay the next of a mortgage in	described property in contained and padated	to and conferred does not exceed yment of the sun ty 12, interest thereof, if the principal that on an intention to his debt is paid ire for the paymen older of the notest that in no even Deed of Trust and thereof upon its e under the terms premium if this f they are held by
pon Beneficiary to TO HAVE AN tree acres. FOR THE PUI f \$ 17,600.00 , 19 72 ot sooner paid, shall 1. Privilege is re next due on the xercise such privileg ill prior to maturit; f same, whether precured hereby an acual the adjusted pre note secured he bligation to the Sec 2. Grantor agr f said note, on the f (a) An amoun strument and the r ne Secretary of Hou (l) If and so lon amount sorder to National	collect and apply such rents, issues ID TO HOLD the same, with the RPOSE OF SECURING PERFORM with interest thereon accompany to the deep with interest thereon accompany to the deep with interest thereon accompany to the first day of any monous to the first day of any monous the first day of any monous decision of the first day of and at that time it is insured und incipal, surety, guarantor or endough the first day of cach more decision of the first day of each month until said not sufficient to provide the hold to the secured hereby are insured, or sing and Urban Development as fol gas as aid note of even date and this insufficient to accumulate in the hands of provide such holder with funds to pay lousing Act, as amended and anylicable	and profits. appurlenances, unto Tru ANCE of each agreement rding to the terms of a p er and made by Grantor, y of June or in an amount equal to the prior to maturity: Prov prior to prepayment; and er the provisions of the N rser, agree to be jointly a r centum (1%) of the orig into fpremium charges whi until maturity; such pa opment on account of me ton to the monthly paym ote is fully paid, the follower hereof with funds to a monthly charge (in lieu lows: trument are insured or are re the holder one (1) month pri y such premium to the Secre	of Grantor here bromissory note, the final payme one or more moded, however, I provided further, ational Housing and severally bound principal amich would have by yment to be aportgage insurance ents of principal wing sums: pay the next of a mortgage in the principal wing sums: pay the next of a mortgage in the principal wing sums: pay the next of a mortgage in the principal wing sums: pay the next of a mortgage in the principal wing sums: pay the next of a mortgage in the principal wing sums: pay the next of a mortgage in the principal wing sums.	ty hereinafter given described property in contained and pa dated	to and conferred does not exceed yment of the sun ty 12, interest thereof, if the principal that on an intention to his debt is paid in e for the payment older of the note of that in no even that in no even the control of the principal that in the premium if this for the premium if this for the premium if the premium if the sun and Housing Act, and sun and pursuant to the
pon Beneficiary to TO HAVE AN tree acres. FOR THE PUI f \$ 17,600.00 , 19 72 ot sooner paid, shall 1. Privilege is re next due on the kercise such privileg ill prior to maturit; f same, whether precured hereby an acutal the adjusted pre note secured he beligation to the Sec 2. Grantor agr f said note, on the f (a) An amoun strument and the r tee Secretary of Hou (I) If and so lon amount si order to National i (II) If and so lon lieu of a r outstandil	collect and apply such rents, issues ID TO HOLD the same, with the RPOSE OF SECURING PERFORM with interest thereon acco. 2. payable to Beneficiary or ord. I be due and payable on the first day reserved to pay the debt in whole, note, on the first day of any mon eight siven at least thirty (30) days read at that time it is insured und incipal, surety, guarantor or endod justed premium charge of one peremium exceed the aggregate amougreby had continued to be insured ees to pay to Beneficiary in additiont say of each month until said not tsufficient to provide the hold otte secured hereby are insured, or sing and Urban Development as folg as said note of even date and this insufficient to accumulate in the hands of provide such holder with funds to pay lousing Act, as amended, and applicable gas said note of even date and this instructions are such as a said note of even date and this instructions.	y and profits. a appurlenances, unto Tru ANCE of each agreement rding to the terms of a p er and made by Grantor, y of June or in an amount equal to th prior to maturity: Prov prior to prepayment; and i er the provisions of the N rser, agree to be jointly a r centum (1%) of the origi nt of premium charges whi until maturity; such pa opment on account of mo ton to the monthly paym ote is fully paid, the follower hereof with funds to a monthly charge (in lieu lows: trument are insured or are re then the profit of the control r such premium to the Secret Regulations thereunder; or ment are held by the Secreta all be in an amount equal to c	of Grantor here of Grantor here oromissory note, the final payme one or more mo ided, however, I provided further, ational Housing and severally bou inal principal am ich would have b yment to be ap ortgage insurance ents of principal wing sums: pay the next insured under the ior to its due tale t etary of Housing and principal am insured under the of a mortgage in the state of t	described property in contained and pa dated	to and conferred does not exceed yment of the sun ty 12, interest thereof, if the principal that on an intention to his debt is paid in e for the payment older of the note of that in no even that in no even thereof upon its e under the terms premium if this f they are held by sonal Housing Act, an surance premium, intent pursuant to the immonthly charge (in ntum of the average
pon Beneficiary to TO HAVE AN tree acres. FOR THE PUI f \$ 17,600.00 , 19 72 ot sooner paid, shall 1. Privilege is re next due on the xercise such privilegall prior to maturit; ff same, whether precured hereby an acid the adjusted pri e note secured he bligation to the Sec 2. Grantor agr f said note, on the f (a) An amoun strument and the r re Secretary of Hou (I) If and so lon amount so order to National I (II) If and so lon lieu of a a outstandin (b) A sum, as te premises covered	collect and apply such rents, issues ND TO HOLD the same, with the RPOSE OF SECURING PERFORM with interest thereon accompany with interest thereon accompany and the debt in whole, note, on the first day of any money is given at least thirty (30) days register and the surrounding and undincipal, surety, guarantor or endouglisted premium charge of one peremium exceed the aggregate amough the surrounding and undincipal, surety, guarantor or endough the surrounding and undincipal, surety, guarantor or endough the surrounding and undincipal to be insured to be insured to pay to Beneficiary in additional days of each month until said not sufficient to provide the holder to provide the holder to provide such holder with funds to pay lousing Act, as amended, and applicable as as aid note of even date and this instituting as as aid note of even date and this insufficient to accumulate in the hands of provides such holder with funds to pay lousing Act, as amended, and applicable as as aid note of even date and this instituting balance due on the note computed we estimated by the Beneficiary, equally the pays of the provides and the pays of the	and profits. appurtenances, unto Tru ANCE of each agreement rding to the terms of a p er and made by Grantor, y of June or in an amount equal to the prior to maturity: Prov orior to prepayment; and p er the provisions of the N rser, agree to be jointly a re centum (1%) of the orig int of premium charges whit until maturity; such pa opment on account of me on to the monthly paym ote is fully paid, the follow er hereof with funds to a monthly charge (in lieu lows: trument are insured or are re the holder one (1) month pri y such premium to the Secre Regulations thereunder; or ment are held by the Secreta all be in an amount equal to c thout taking into account del il to the ground rents, if a ir remiums that will next he	of Grantor here of Grantor here or one or more moided, however, I provided further, ational Housing, and severally bout in all principal amich would have by ment to be apprinting e insurance ents of principal wing sums: pay the next of a mortgage in surance of a mortgage in surance of a mortgage in or did to the cort of the surgery of Housing and one-twelfth (1/12) linquencies or prepny, and the taxes	described property in contained and pa dated	to and conferred does not exceed yment of the sun y 12, interest thereof, if the principal that on an intention to his debt is paid ir e for the payment older of the note of that in no event beed of Trust and thereof upon its e under the terms premium if this f they are held by mal Housing Act, an surance premium, in ent pursuant to the monthly charge (in ntum of the average
pon Beneficiary to TO HAVE AN tree acres. FOR THE PUI f \$ 17,600.00 1. Privilege is re next due on the kercise such privileg ill prior to maturit; ff same, whether pr cured hereby an a fault the adjusted pr te note secured he bligation to the Sec 2. Grantor agr f said note, on the f (a) An amoun strument and the r te Secretary of Hou (I) If and so lon amount st order to National f (II) If and so lon (II) If and so lon alieu of a outstandir (b) A sum, as te premises covered teard insurance on	collect and apply such rents, issues collect and apply such rents, issues ND TO HOLD the same, with the RPOSE OF SECURING PERFORM with interest thereon accooding to the same, with interest thereon accooding to the same, with interest thereon accooding to the same payable on the first day reserved to pay the debt in whole, note, on the first day of any mone is given at least thirty (30) days; y and at that time it is insured und incipal, surety, guarantor or endocincipal, surety, guarantor or endocincipal and continued to be insured retary of Housing and Urban Development as folg as said note of even date and this insufficient to accumulate in the hands of provide such holder with funds to pay lousing Act, as amended, and application of provide such holder with funds to pay lousing Act, as amended, and application of provide such holder with funds to pay lousing Act, as amended, and application of provide such holder with funds to pay lousing Act, as amended, and application of provide such holder with funds to pay lousing Act, as amended, and application, as said note of even date and this instruction of the provides of trust, plus the pathe premises covered hereby as civilizator.	ANCE of each agreement rading to the terms of a per and made by Grantor, yof	of Grantor here of Grantor here or of Grantor here or one or more more ided, however, I provided further, at one of Grantor Housing and severally bound principal amich would have by yment to be aportgage insurance ents of principal wing sums: pay the next of a mortgage in sinsured under the or to its due date telary of Housing and yne-twelfth (1/12) linquencies or prepuy, and the taxes ecome due and officiary in amou	described property in contained and pa dated	to and conferred does not exceed yment of the sun ty 12, interest thereof, if the principal that on an intention to his debt is paid ire for the paymen older of the note that in no even thereof upon its e under the terms premium if this f they are held by onal Housing Act, are surance premium, in ent pursuant to the monthly charge (in ntum of the average then the properties of fire and other my or companies
pon Beneficiary to TO HAVE AN tree acres. FOR THE PUI f \$ 17,600.00 , 19 72 ot sooner paid, shall 1. Privilege is re next due on the kercise such privileg till prior to maturit; f same, whether pr curred hereby an ac tall the adjusted pr ten note secured he bligation to the Sec 2. Grantor agr f said note, on the f (a) An amoun strument and the r te Secretary of Hou (I) If and so lon in a solon in the sol	collect and apply such rents, issues ND TO HOLD the same, with the RPOSE OF SECURING PERFORM with interest thereon accompany to the due and payable on the first day of any mone is given at least thirty (30) days read and that time it is insured und incipal, surety, guarantor or endour incipal, surety, guarantor of endour to be insured extension and Urban Development as folgous as a control of the control of the hold of the secured hereby are insured, or sing and Urban Development as folgous as a control of the control of the hold of the secured hereby are insured, or sing and Urban Development as folgous as a control of the hold of the secured hereby are insurance of the hold of the secured hereby are insurance premium) which shang balance due on the note computed with sum or sum of the promises covered hereby as a sum of the promises of the promises covered hereby as a sum of the promises of the promises of the	ANCE of each agreement and made by Grantor, by of June or in an amount equal to the provisions of the N. rser, agree to be jointly a centur (1%) of the origination account of mount in an amount equal to the prior to maturity: Provisions of the N. rser, agree to be jointly a centum (1%) of the origination of premium charges whith until maturity; such particularly such particularly such particularly particu	of Grantor here or one or more more one or more more ded, however, The ational Housing, and severally bout in all principal aming principal sums: pay the next of a mortgage in cinsurance ents of principal wing sums: pay the next of a mortgage in cinsured under the orto its due date teary of Housing and more-twelfth (1/12) dinquencies or prepny, and the taxes ecome due and efficiary in amount of the principal wing sums:	described property in contained and pa dated	to and conferred to does not exceed yment of the sun ty 12, interest thereof, if the principal that on an intention to his debt is paid in e for the payment older of the notest that in no event bled of Trust and thereof upon its e under the terms premium if this f they are held by small llousing Act, an intent pursuant to the monthly charge (in ntum of the average tents next due on of fire and other may or companies ums already paid
pon Beneficiary to TO HAVE AN tree acres. FOR THE PUI f \$ 17,600.00 \$ 19 77 ot sooner paid, shal 1. Privilege is re next due on the kercise such privileg till prior to maturit f same, whether pr kercise such privileg till prior to maturit f same, whether pr kercise such privileg till prior to maturit f same, whether pr kercise such privileg to maturit f same, whether pr kercise such privileg to maturit f same, whether pr kercise such privileg to maturit f same, whether pr kercise such privileg to maturit f same, whether pr kercise day to maturit f same, whether pr kercise day to maturit f same, whether pr te scured he bijation to the Sec 2. Grantor agr f said note, on the f (a) An amoun strument and the r te Secretary of Hou (I) If and so lon give to a is such same is soon till same so lon give to serve to se	collect and apply such rents, issues ND TO HOLD the same, with the RPOSE OF SECURING PERFORM with interest thereon acco 2, payable to Beneficiary or ord 1 be due and payable on the first dareserved to pay the debt in whole, note, on the first day of any mon e is given at least thirty (30) days ry and at that time it is insured und incipal, surety, guarantor or endoi justed premium charge of one peremium exceed the aggregate amoust reby had continued to be insured cest to pay to Beneficiary in additional to the first day of each month until said not st sufficient to provide the holde to te secured hereby are insured, or sing and Urban Development as fol gas said note of even date and this insufficient to accumulate in the hands of provide such holder with funds to pay lousing Act, as amended, and applicable 3 as said note of even date and this insufficient to accumulate in the hands of provide such holder with funds to pay lousing Act, as amended, and applicable 3 as said note of even date and this insufficient to accumulate in the hands of provide such holder with funds to pay lousing Act, as amended, and applicable 3 as said note of even date and this insufficient to accumulate in the hands of Trust, plus the pthe premises covered hereby as a ficiary, Grantor agreeing to deliver, the number of months to elapse to the delinquent, such sums to be hefore the same become delinquent test mentioned in the two precedir	ANCE of each agreement appurtenances, unto Tru ANCE of each agreement rding to the terms of a per and made by Grantor, by of June or in an amount equal to the prior to maturity: Provorior to prepayment; and per the provisions of the Nisser, agree to be jointly a rentum (1%) of the originat of premium charges whith until maturity; such particularly paid, the following the following the property of the provisions of the Nisser, agree to be jointly a comment on account of moon to the monthly paymote is fully paid, the following the property of the property of the payment of the Secretal Bulletin and the Secretal Bulletin and the secretal being the property of the provision of the property of the property to Beneficiary a growth of the Secretal Bulletin and the secretal bulletin and the secretal bulletin and the secretal secretal month prior to the secretal property to Beneficiary in and	of Grantor here of Grantor here or missory note, the final payme one or more moded, however, The final Housing and severally bout in all principal amich would have by ment to be appringage insurance ents of principal wing sums: pay the next of a mortgage in einsured under the cort of a mortgage in content of the final payment in the same of a mortgage in einsured under the cort of the final payment of Housing and the taxes of Housing and the taxes ecome due and efficiary in amount libilis and notice date when such trust to pay sail	described property in contained and padated	to and conferred to does not exceed yment of the sun cy 12, interest thereof, if the principal that on an intention to his debt is paid ire for the payment older of the notest that in no event Deed of Trust and thereof upon its e under the terms premium if this f they are held by mal llousing Act, ansurance premium, intent pursuant to the monthly charge (in ntum of the average tents next due on of fire and other my or companies sums already paid miums, taxes and a under the average and a under the average for the sum of the average tents next due on of fire and other my or companies sums already paid miums, taxes and miums, taxes and
pon Beneficiary to TO HAVE AN Tree acres. FOR THE PUIF STORM THE	collect and apply such rents, issues ND TO HOLD the same, with the RPOSE OF SECURING PERFORM with interest thereon accompany to the due and payable on the first day of any mone is given at least thirty (30) days read and that time it is insured und incipal, surety, guarantor or endour incipal, surety, guarantor of endour to be insured extension and Urban Development as folgous as a control of the control of the hold of the secured hereby are insured, or sing and Urban Development as folgous as a control of the control of the hold of the secured hereby are insured, or sing and Urban Development as folgous as a control of the hold of the secured hereby are insurance of the hold of the secured hereby are insurance premium) which shang balance due on the note computed with sum or sum of the promises covered hereby as a sum of the promises of the promises covered hereby as a sum of the promises of the promises of the	ANCE of each agreement rding to the terms of a per and made by Grantor, by of	of Grantor here of Grantor here oromissory note, the final payme one or more modided, however, Typrovided further, ational Housing and severally bound principal amich would have by yment to be aportgage insurance ents of principal wing sums: pay the next insurance of a mortgage in surance and the test of the final payment of Housing and principal wing sums: pay the next insured under the test of Housing and principal payment of Housing and the taxes ecome due and efficient payment of the payme	ty hereinafter given described property in contained and padated	to and conferred does not exceed yment of the sun ty 12, interest thereof, if the principal that on an intention to his debt is paid in e for the payment older of the note of that in no even beed of Trust and thereof upon its e under the terms premium if this f they are held by onal Housing Act, ansurance premium, insurance premium, in the term of the amonthly charge (in ntum of the average tents next due on of fire and other may or companies sums already paid miums, taxes and miums, taxes and e under the note eent to be applied

FORM No. 633 1967/50 Kto gran 13一种地上的皮 does ; certa uate 510 춘 34 S 3 **E** heirs and assigns And the grai granted premises, at claiming by, through STATE OF OREGON, County of Klamath before me appeared Alf 4.44 duly sworn, did say that he the is the the within named Corporation, at poration, and that the said instru NO Fits Board of Directors, and acknowledged said in IN TESTIMO

29

(III) interest on the note secured hereby; and
(IV) amortization of the principal of the said note.

Any deficiency in the amount of any such aggregate monthly payment shall, unless made good prior to the due date of the next such payment, constitute an event of default under this Deed of Trust.

3. In the event that any payment or portion thereof is not paid within fifteen (15) days from the date the same is due, Grantor agrees to pay a "late charge" of two cents (24) for each dollar so overdue, if charged by Beneficiary.

4. If the total of the payments made by Grantor under (b) of paragraph 2 preceding shall exceed the amount of payments agrees to pay a "late charge" of two cents (24) for each dollar so overdue, if charged by Beneficiary.

5. As the monthly payments made under (b) of paragraph 2 preceding shall exceed the amount of payments however, the monthly payments made under (b) of paragraph 2 preceding shall not be sufficient to pay ground rents, taxes, and sassessments, and insurance premiums, as the case may be, when the same shall become due and payable, then Grantor shall pay to assessments, or insurance premiums shall be due. If at any time grantor shall become due and payable, then Grantor shall pay to assessments, or insurance premiums shall be due, If at any time grantor shall tender to Beneficiary, in accordance with the provisions to pay to the Secretary of Housing and Urban Development, and any balance remaining in the amount of indebtedness, credit to of (b) of paragraph 2 hereof, if there shall be a default under any of the provisions of this Deed of Trust and thereafter a sale of the remaining in the funds accumulated under (b) of paragraph 2 preceding, as a credit against the amount of indebtedness, credit to pay to the Secretary of Housing and Urban Development, and any balance remaining in the funds accumulated under the provisions are provisions of this Deed of Trust and thereafter a sale of the remaining in the funds accumulated under (b) of paragraph 2 preceding, as a credit agains

reasonable wear and tear excepted.

6. To complete or restore promptly and in good workmanlike manner any building or improvement which may be constructed, damaged, or destroyed thereon, and pay when due all costs incurred therefor, and, if the loan secured hereby or any part thereof is being obtained for the purpose of financing construction of improvements on said property, Grantor further agrees:

(a) to commence construction promptly and in any event within 30 days from the date of the commitment of the Department of Housing and Urban Development, and complete same in accordance with plans and specifications satisfactory to Beneficiary, (c) to replace any work or materials unsatisfactory to Beneficiary, within fifteen (15) calendar days after written notice from service of the same,

(d) that work shall not cease on the construction of such improvement and not to commit or permit any waste thereof,

ce of the same,

(d) that work shall not cease on the construction of such improvements for any reason whatsoever for a period of fifteen (15)

(d) that work shall not cease on the construction of such improvements for any reason whatsoever for a period of fifteen (15) calendar days.

The Trustee, upon presentation to it of an affidavit signed by Beneficiary, setting forth facts showing a default by Grantor under this Trustee, upon presentation to it of an affidavit signed by Beneficiary, setting forth facts showing a default by Grantor under this numbered paragraph, is authorized to accept as true and conclusive all facts and statements therein, and to act thereon hereunder.

7. Not to remove or demolish any building or improvement thereon.

8. To comply with all laws, ordinances, regulations, convenants, conditions, and restrictions affecting said property.

8. To provide and maintain insurance against loss by fire and other hazards, casualties, and contingencies including war damage with loss payable to the Beneficiary and Grantor, as their interests may appear, and to deliver all policies to Beneficiary, and Grantor, as their interests may appear, and to deliver all policies to Beneficiary, which loss payable to the Beneficiary of all return premiums.

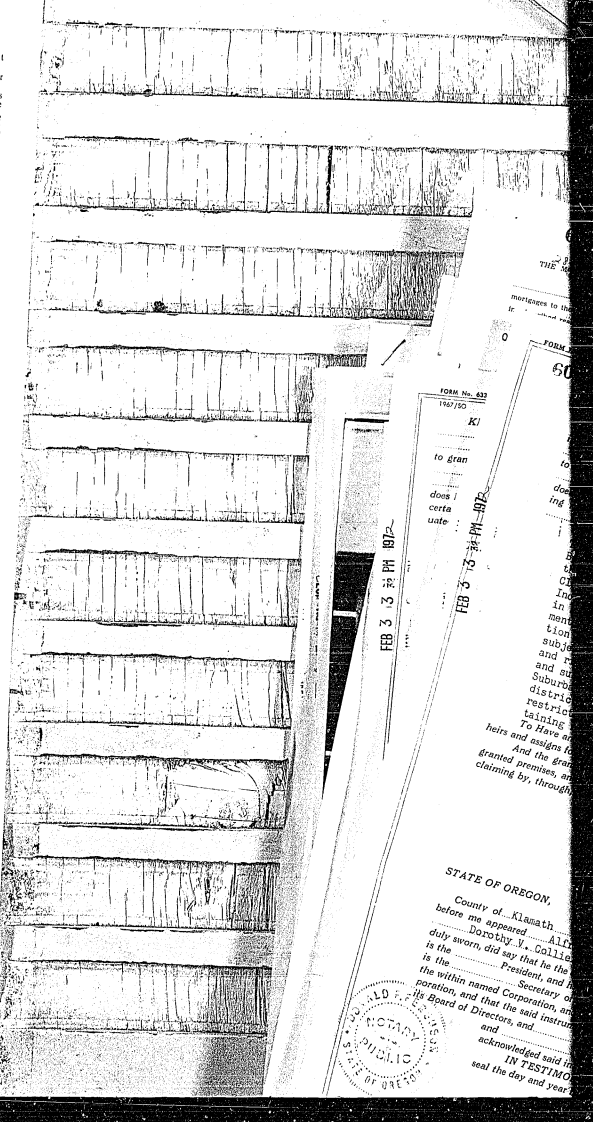
8. Beneficiary or Trustee; and should Beneficiary or Trustee elect to also appear in or defend any such action or proceeding, which are such as any appear, and to deliver all policies to Beneficiary, which are such as any appear, and to deliver all policies to Beneficiary or Trustee elect to also appear in or defend any such action or proceeding, to pay all the such as a such as a

cligible for insurance by Beneficiary under the provisions of the National Housing Act and amendments thereto, and agrees not to do, it is seen or suffer to be done, any act which will void such insurance during the existence of this Deed.

14. Should Crantor fail to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but without obligation so to do and without notice to or demand upon Grantor and without releasing Grantor from any obligation hereof, may: Trustee being authorized to enter upon the property for such mecessary to protect the security hereof, may: Trustee being authorized to enter upon the property for such grantors, commence, appear in and defend any extent of the property for such property for such grantors, and grantor or trustee property in the property of the property o

should this Deed and said note not be eligible for insurance under the National Housing Act within six months from the date hereof (written statement of any officer of the Department of Housing and Urban Development or authorized agent of the Secretary of Housing and Urban Development dated subsequent to months' time from the date of





this Deed, declining to insure said note and this Deed, being deemed conclusive proof of such ineligibility), or should the commitment whatsoever, Beneficiary may declare all sums secured hereby immediately due and payable by delivery to Trustee of written notice Trustee shall cause to be duly filed for record. Beneficiary shall also deposit with Trustee this Deed, the note and all documents of default and of election to cause the property to be sold, which evidencing expenditures secured hereby.

21. After the lapse of such time as may then be required by law following the recordation of said notice of default, and notice of sale having been given as then required by law, Trustee, without demand on Grantor, shall sell said property at the time and place statutory right of Grantor to direct the order in which such property, if consisting of several known lots or parcels, shall be sold), at of all or any portion of said property by public announcement at such time and place of sale, and from time to time thereafter may been conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the Deed of any the sale, After deducting all costs, fees, and expenses of Trustee and of this trust, including Grantor, or Beneficiary, may purchase at attorney's fees, in connection with sale, Trustee shall apply the proceeds of sale to the parchaser its termination.

22. Beneficiary may, from time to time, as provided by statute, appoint another Trustee in place and instead of Trustee herein named, and thereupon the Trustee herein named shall be discharged and Trustee herein.

23. This Deed shall inure to and bind the heirs, legatees, devisees, administrators, executors, successors, and assigns of the Interestee and of this trust, including cost of title evidence and reasonable hereof not then repaid, with accrued interest at the rate provided on the principal debt; all other sums then secured hereby; and the 23. This Deed shall inure to and bind the heirs, legatees, devisees, administ

24. Trustee accepts this Trust when Trustee is not obligated to notify any par which Grantor, Beneficiary, or Trustee sha 25. The term "Deed of Trust," as us in the laws of Oregon relating to Deeds of plural the singular, and the use of any gend	rty hereto of pending sale ur	and acknowledged, is made public reconder any other Deed of Trust or of any	ord as provided by lav
Dennis & Vollrath	. 6		/ /
	Signature of Grantor.	Junda of Va	Cleath
STATE OF OREGON 1 COUNTY OF KLAMA (1) fs:		,	Signature of Grantor.
I, the undersigned, HELEN 17th day of Janua Vollrath and Linda S. Vo to me khown to be the individual describe signed and sealed to therein mentioned Given under my band and official seal	he same as their	free and voluntarian acknowledged t	the uses and purposes
		My commission expires $11/25/7$	2
RE	EQUEST FOR FULL REG	CONVEYANCE	
Do not	record. To be used only whe	en note has been not	

To: TRUSTEE.

The undersigned is the legal owner and holder of the note and all other indebtedness secured by the within Deed of Trust. Said note, together with all other indebtedness secured by said Deed of Trust, has been fully paid and satisfied; and you are hereby requested and directed on payment to you of said Deed of Trust delivered to you herewith, together with the said Deed of Trust, and to reconvey, without warranty, to the parties designated by the terms of said Deed of Trust, all the estate now held by you thereunder.

Mail reconveyance to	
STATE OF OREGON COUNTY OF	ss:
	that this within Deed of Trust was filed in this office for Record on the 3rd , A.D. 19 72, at 3:32 o'clock M., and was duly recorded in Book M72 of Record of Mortgages of Klamath
page 1272	County, State of Oregon, on
	Um D Melan

Fee \$6.00

FORM No. 633 1967/50 KIto gran 13一种和一组及 does 1 certa uate 1972 퓬 36 田田 3 3 tion # subj and su s_{uburb} distric $r_{est_{ric}}$ taining To Have heirs and assigns to And the graf granted premises, at claiming by, through STATE OF OREGON, County of Klamath duly sworn, did say that he the is the the within named Corporation, ar President, and poration, and that the said instru Secretary of As Board of Directors, and acknowledged said in IN TESTIMO seal the day and year

30