8910 28-2166 Vol. 72 Page 1886 61462 TRUST DEED THIS TRUST DEED, made this 22nd day of February 19.72, between HOSEA FIELDS AND IONA FIELDS, husband and wife FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klassical Villian Ganang, Jr., as trustee, and existing under the laws of the United States, as beneficiary; WITNESSTTH The grantor irrevocably grants, bargains, selis and capped to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as: Ì Lot 4 in Block 12 of Tract 1003 knows as THIRD ADDITION TO MOYINA, Klamath County, Oregon. 10.0 20 which said described real property does not exceed three acres, torother will all the angular the apputenances, terminents, hereditaments, rents, issues, profits, water rights and other rights, accements of profession or torication belonging to, derived from or in anywise apparatus, equipment and fatures, logather with all availages new or torication belonging to, derived from or in anywise apparatus, equipment and fatures, logather with all availages new or torication belonging to, derived from or in anywise apparatus, equipment and fatures, logather with all availages new or torication belonging to, derived from or in anywise apparatus, equipment and fatures, logather with all availages venetion blinds. The covering in place such as well-to-wall carpetlay and line-described premises, including all interest therein which the granter has or may here for the purpers of securing selformance of each agreement of the granter herein contained and the payment of the sum (\$19,800.00 ) Dollars, with interest thereon according to the famile of statistic of statistic of statistic beneficiary or order and made by the grantor, principal and interest being part in monthly histollments of \$ 138.50 roundeening of the statistic of the s This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the heneficiary to the grantor or others having an interest in the above described property, as may be evidenced by a note or notes. If the indebtedness secured by this trust deed is evidenced by more than one note, the beneficiary may credit payments received by it upon any of said notes or part of any payment on one note and part on another, as the beneficiary may credit default, any balance remaining in the reserve account shall be crudited to the indobtedness. If the reserve arcount for taxes, assessments, inscence, premiums and other charges is not suffrient at any time for the payment of auto charges they become due, the granter shall pay the deficit to the beneficiary upon they become due, the granter shall pay the deficit to the beneficiary upon the other shall within the days after such demand, the beneficiary ball shall be an other payment of such deficit to the principal of the hard shall be actively pay. Any time of the object of the annuare of such dericts to the principal of the barrytic structure years. The barrytic structure is a grantor full to keep art of the foregoing covenants, then the barrytic of the structure of the The grantor hereby covenants to and with the trustee and the beneficiary hevein that the said premises and property conveyed by this trust deed srive free and clear of all consuminances and that the grantor will and his-bein, executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsever. 1 100 R" High 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 egreed that: 1.1.1 It is mutually expeed that:
It is mutually expeed that:
1. It is mutually expeed that:
1. In the event and any portion or all of and property shall be inkended by the clash of exclored domain or condemnation, the beneficiary shall have be the clash of exclored domain or condemnation, the beneficiary shall have be the clash of exclored domain or condemnation, the beneficiary shall have be the clash of exclored domain or condemnation, the beneficiary shall have be the clash of exclored domain or condemnation, the beneficiary shall have be the clash of exclored domain or condemnation, the beneficiary shall have be the clash of exclored the exclored the converse of the amount result of the property is been mecawarily which are necessarily which is the order of the two property exclored the costs and expected such property of the property is been necessarily which is the two exclores and the two property of the property is been necessarily which is the two exclores and the two property is a such property in such property in a such property is a such property of the property is been necessarily which is the two exclores and the two properties is the two excloses and the property is a such property in such property in the clash of the property is been necessarily the clash of the property is and the property is been necessarily that the two properties and excette such instruments as shall be the property. The property is been necessarily that the property is the property is been necessarily that the property is the property is been necessarily that the property is the property is been necessarily that the property is the property is been necessarily and the property is been necessarily that the property is the property is been necessarily that the property is the property is been necessarily is a such property is the property is the property is been necessarily is a such property is the property is t obtained. In order to provide regularly for the prompt payment of said taxes, assessments or other charges and insurance prominum, the grantor agrees to pay to the beneficiary, together with and in ranhum, the grantor agrees to pay to principal ad bitcrest payable under the armonic of the monthly payments and insurance prominum, the grantor agrees to pay to other charges due and payable with respect to said property within sense that are payable under the sense of a second bit respect to said property within sense the barroos with the sense to said property within each accessing the barroos with the sense to said property within sense the barroos with this trust deed remains in effect, as estimated and directed by the baneficiary, the sense thereof and shall thereupon he charged to the principal of the barroos with the several purposes thereof and shall thereupon he charges when they shall become due and payable. 1.00 1111 preniums, taxes, assessments or other charges when they shall become due 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 thereot, 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 bene-ficiency, as a horesaid. The grantor hereby authorizes the beneficiary to pay and another the same bear to be made through the bene-ficiency as a horesaid. The grantor hereby authorizes the beneficiary to pay and another the same same and other charges levied or imposed against and another the same same and other charges levied or imposed against and another the same same and other charges levied or imposed against and another the same same and other charges levied or imposed public of the loan of the same same by the statements submitted by the onsurance promiums in the amounts show or other charges, and to pay the principal of the loan or to withdraw the sums which may be required from such exercises or their repossibilited for failure to have any insur-ance written or for any loss or damage growing out of a defect in any in-surance policy, and the beneficiary hereby is authorized, in the event of any such insurance receipts upon the obligations secured by this trut deed. In computing the amount of the indebtedness for payment and a apply any such insurance receipts upon the obligations for payment and safets of the factors of full or upon sale or other acquisition of the property by the beneficiary after Hart Mail 

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ntering upon and taking possession of lesues and profits or the proceeds of nation or awards for any taking or or release thereof, as aforesaid, sha s of default hereunder or investigat the property, or walve any

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5. The grants for sale of t supplied it w d ordinarily be vice charge. writing of and furnish sale or con

6. The is of the essence of this instrument and upon default by the granter in payment of any indebtedness secured hereby or in performance of any indebtedness secured hereby an indebtedness secured hereby inneditately due and payable by delivery to the trustee of written notice of default and election to sell the beneficiary may declare all sums secured hereby inneditately due and payable by delivery to the trustee of written notice of default and election to sell the trust event of the trust event of the trust event is a secure of the destination of the beneficiary shall deposit with the trustee this trust deed and all promissory notes and documents evidencing expenditures secured hereby, whereupon the required by law.

dred by law. 7. After default and any time prior to five days before the date set the Trustee for the Trustee's sale, the granulor or other person so degrad may pay the entire amount then due under this trust deed and colligations secured thereby (including costs and expenses actually incurred enforcing the terms of the obligation and trustee's and attorney's fees exceeding \$50.50 each) other than such portion of the principal as would then be due had no default occurred and thereby cure the default.

nouncement at the time fixed by the preceding postponement. The deliver to the purchaser his deed in form as required by law, conve-perty as sold, but willout any covenant or warranty, express or regulas in the deed of any matters or facts shall be conclusive truthrulness thereof. Any person, excluding the trustee but including and the beneficiary, may purchase at the sale.

9. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustee's sale as follows: (1) To the expenses of the proceeds of the trustee's sale as follows: (1) To the expenses of the including the compensation of the trustee, and a trustee shall apply the statemey. (2) To the obligation secured by the instandeed. (3) I' on the trust inced as their interests appear in the interests of the trustee in the trust dieed 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 cutilized to such surplus.

need or to his successor in interest cutilled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any traitee name herein, or to any successor traitee appointed hereunder. Upon such appointment and without cu-verance to the successor trustee, ite inter shall be vested with all title, powers and duties conferred upon any traitee herein named or appointment. Executed by the beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the county circle or other property appointment of the successor trustee.

proper appontument of the successor travec, 11. Trustee accepts this trust when this deed, duly executed and acknow ledged is made a public record, as provided by law. The trustee is not obligate to notify any party hereto of pending sale under any other deed of trust or o any action or proceeding in which the grantor, beneficiary or trustee shall be party unless 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, legatess devisess, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein, in construing this deed and whenever the context so requires, the mas-culare gender includes the femiline and/or neuter, and the singular number in-cludes the plural.

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

(SEAL) (SEAL)

ъ С. 85. STATE OF OREGON ) County of Klamath A

D. .

19.72, before me, the undersigned, a February THIS IS TO CERTIFY that on this .. ....day of.... Notary Public in and for said county and state, personally appeared the within named

to me personally, known it 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.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notarial seal the day and year last above written.

tames A Notory Public for My commission en Ore 10-25-74 mission expires: (SEAL) STATE OF OREGON } ss. Loan No County of Klamath TRUST DEED I certify that the within instrument was received for record on the 22nd IDON'T USE THIS SPACE: RESERVED FOR RECORDING Record of Mortgages of said County. TIES WHERE TO USED.) FIRST FEDERAL SAVINGS & Witness my hand and seal of County LOAN ASSOCIATION affixed. Wm. D. M,lne Beneficia After Recording Return To: FIRST FEDERAL SAVINGS County Clerk By alice 540 Main St. Klamath Falls, Oregon Kiegu Deputy Fee \$4.00 Course M. V. 

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REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

..., Truste TO: William Ganong...

Hundred Add

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DATED

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

First Federal Savings and Loan Association, Beneficiary