28-2618 H 8970 .53	3562	Vol. 7 Page	4473
Т	RUST DEED		
THIS TRUST DEED, made this 26thday of	April	1072	
A MIDLINIS AND MAK	Y ALICE WILLIAMS.	husband and wife	
FIRST FEDERAL SAVINGS AND LOAN ASSOC existing under the laws of the United States, as b	, as grantor, W	illiam Ganong, Jr. , as tru: Oregon, a corporation organi	stee, and its is a start of the
W I	TNESSETH:		

The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as:

Lot 15 in Block 1 of CASA MANANA, Klamath County,

Oregon.

Ц

61 Η 1 $\underline{\circ}$ (

5 AP2

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 privileges new or hereafter belenging to, derived from or in anywise appor-taining to the above described premises, and all plumbing, lighting, heating, ventilating, air-conditioning, refrigorating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covoring in place such as wait-to-wall carpeting and line leurn, shades and built-in ranges, dishwashes and other built-in appliances new or hereafter installed in or used in connection with the above described premises, including all interest therein which the granter has or may hereafter acquire, for the purpose of securing performance of apparatus and premises including all interest therein which the granter has or may hereafter acquire, for the purpose of securing performance of apparatus and premises in the security performance of the purpose of security performance of a security performance of the purpose of security performance of the purpose of security performance of a security performance of the purpose of the purpose of security performance of the purpose of the purpose

each agreement of the granter herein contained and the payment of the sum of SEVENTEEN THOUSAND AND NO/100----(s 17,000.00) Dollars, with interest thereon according to the terms of a promissory note of even date between payable to the beneficiary or order and made by the granter principal and interest being payable in monthly installments of \$ 121.75 commencing

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary 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 deced 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 elect.

default, any halance remaining in the reserve account shall be credited to the indebt-deness. If the reserve account for taxes, assessments, insurance premiums and other charges is usuallicical at any time for the payment of such charges as they become due this grantor shall pay the deficit to the beneficiary upon demand, and if not this grantor shall pay the deficit to the beneficiary upon any at its option and the amount of such deficit to the principal of the beneficiary way at its option and the amount of such deficit to the principal of the function of the principal option of the second and its expenditures there for shall draw interest at the rate specifies since, and all its expenditures there for shall draw interest at the rate specifies and, the not shall be repaylie by this connection, the beneficiary shall have the right in its differentiate single property as in its sole discretion it may deem acrossing or advicable. The eranter further acress to comply with all laws, ordinances, regulations.

property as in its sole discretion it may deem necessary or advisible. The grantor further agrees to comply with all laws, ordinances, regulations, covennits, conditions and restrictions affecting soid property in pay all costs, free and expenses of this rust, including the cost of the score well as the other costs and expression or proceeding purporting to affect the security present and definition or proceeding purporting to affect the security of the security present and defaulting cost of the security of the security present and the security of the

The beneficiary will furnish to the grantor on written request therefor an annual statement of account but shall not be obligated or required to turnish any further statements of account.

It is mutually agreed that:

It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken unler the right of eminent domain or condemnation, the bracklear shall have the right to commence, prosecute in its own name, app.ar in or adversary and the right to commence prosecute in the own name, app.ar in or adversary and the right to commence prosecute in the own name, app.ar in or adversary and the right to commence prosecute in the own name, app.ar in or adversary and the right to commence the second state of the numery's payable and in the own of the numery's free necessarily paid or incurred by the grantor in state, spenses and attorney's frees necessarily paid or incurred by the grantor in state access shall be paid to the beneficiary frees necessarily paid or incurred by the beneficiary find expenses and attorney's at its own expense, to take such actions and execute such instrument endial request.

request. 2. At any time and from time to time upon written request of the 1 (leary, payment of its frees and presentation of this devalues of the 1 dorsement (in case of full reconvegance, for cancellation), within a directing inhilly of any present for the payment of the indettedness, the transfer compent to the making of any map or plat of said property; (b) join in gran or other action of the payment of the indettedness, the transfer time or other action of the payment of the indettedness, the transfer time or other action of the payment of the indettedness, the transfer of the or other action of the payment of the indettedness of the payment of without warranty, all or mg this devid or the ilen or charge hereof; (d) from the described as the "greatedness personal graph entitled thereto" the treiting therein of any matters or further theil he conclusive proof of shall be \$5.00. 3. At additional termstate

a As additional security, grantor hereby asslens to beneficiary durin, . As additional security, grantor hereby asslens to beneficiary durin, continuance of these trusts all rents, issues, novalies and profits of the perty affected by this deed and of any person property incated thereon, grantor shall default in the payment of any person property incated thereon, the performance of any agreement hereunder, mainteners shall have the right to tect all such rents, issues, royalties and profits are shall have the right to here and payable. Upcn any default by the grantor shall have the right to here to be appointed by a court, and without regard of a adequard so security for the indelticates hereby secured, enter upon and on a default as the rents, issues and profits, including those past due and uppath, and i the same, less cots and expanses of operation and collection, including tr as the beneficiary may determine. Until Or in lect all such rents, issues, ro-become due and parahle. Up fielary may at any time with ceiver to be appointed by a security for the indebtedness and property, or any part th the rents, issues and exposi-tibe anne, less costs and expo-able attorney's fees, upon an as the beneficiary may deter

excitors and administrators shall variant and defend his and title thereto against the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms bardered and, when due, all taxes, assessments and other charges levied against condence every: to keep said property free from all encuminances having pre-ordere every: to keep said property free from all encuminances having pre-ordere every: to keep said property free from all encuminances having pre-ordere every: to keep said property free from all encuminances having pre-ordere every: to keep said property free from all encuminances having pre-ordere every: to keep said property free from all encuminances having pre-property which may be damagnance any building or improvement on said property which may be damagnance any building or improvement enclistary of such free structured therefor; to allow beeneffeing stronged and pay, when due, all beneficiary within fifteen days after written holice firstals unsulfactory to wate of said promises; to keep all buildings, property and improvements from there all property is and premises; to keep all buildings, property and improvements how of the treating ertical on said premises outinously insured against loss of the other insurals as the heneficiary may from time to time require, at our other insural as the heneficiary may from time to time require, if and not other insurals as the heneficiary may from time to the hene-ficiary, and to deliver the origin princing of the beneficiary at all east iffeen days prior to the offective date of any of the heneficiary at least said probes payable clause in theory of the heneficiary may it least iffeen days prior to the offective date of any of the heneficiary may it least said probes of bain insurance in orts on the heneficiary its and that said probes of bain insurance for the benefit of the beneficiary at least isotration obtain insurance for the benefit of the beneficit of the of the prin-surance in disther insurance for the b tained. In order to provide regularly for the prompt payment of solid trates, assess-nts or other charges and insurance premiums, the grantor of solid trates, assess-element of the startes and insurance premiums, the grantor of solid starts, assess-ingle and interest payable under the terms of the note or officients assured recharges due and payable with respect to solid property within examines and er charges due and payable with respect to solid property within sequence it welve months, and also ene-thirty-sixth (1/26th) of the insurance hauceed able with respect to said property within each succeeding three pairs being a trust deed remains in effect, as estimated and directed by the beneficienty is or, at the option of the beneficienty, the sums so paid shall be held by minums, thates, assessments or other charges when they shall become due payable.

The grantor hereby covenants to and with the trustee and the beneficiary herein that the said premiers and property conveyed by this trust deed are free and clear of all encumbrances and that the grantor will and his here, executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever.

promiums, taxes, assessments of other comparison of the second payable. While the granitor is to pay any and all taxes, assessments and other charges level of a second pay in the property, or any part thereof, before the same begin to lear in animits said property, or any part thereof, before the same begin to lear in animits and all to pay premiums on all invarance policies upon said property, such and all to pay premiums on all invarance licitary, as afore-said. The grantur mergins are to be made through the bene-licitary as afore-said. The grantur mergins are to be made through the bene-licitary as afore-said. The grantur mergins are to be made through the bene-licitary as afore-said. The grantur mergins are to be the same said property in the amounts as shown by the statementer, and furnished insurance premiums in the amounts shown on the statements, and there are all sums to the the insurance carriers or their representatives, and to charge said sums to the the reserve to boild the dyne stabilised for that purpose. The grantur agrees ance written or for any loss or deressing used a defect in any in-surance policy, and the heneficiary hereby forma out of a defect in any in-surance receipts upon the obligations secured by this from apply any computing the amount of the indebtedness for payment and antisfaction in full or upon saile or other acquisition of the property by the beneficiary after

10

1 #

4

N 1 1 N.S.

1

111

Sec.

16

fault or notice of default hereon, as aforeand such notice.	shall not cure or walve and	deliver to the purchaser his dead in formeding postponement. The		
5. The grantor shall notify beneficiary form supplied to the above described property form supplied the with such personal informatic a service charge. 6. Time is of the essence of the back personal formatic personal formatic personal p	ta constanti di seconda di second	Additionant at the lime fixed by the preceding postponement. The deliver to the purchaser his deed in form as required by law, conve- perty so sold, but whout any covenant or warranty, express or rectians in the deed of any matters or sold facts shall be conclusive fruithfulness thereof. Any person, excluding the trustee but including 0. When the Trustee sells pursuant to the powers period.	Frustee shall ying the pro- implied. The Droof of the	
would ordinarily be required of a new loan app	y and furnish beneficiary on a on concerning the purchaser as	 When the Trustee sells pursuant to the source to thicklight pursuant to the source of the trustee of the trustee sells pursuant to the powers provided the expenses of the proceeds of the trustee's sale as follows the expenses of the source of the trustee's trustee's the trustee's trustee's the trustee's trustee's the trustee's trustee's the trustee's trusteee's trustee's trustee's trustee's trust	the grantor	
6. Time is of the essence of this instru- grantor in payment of any indebtedness constru-	ment and upon default	examples of the sale including the compensation of the truste's sale as follows that deed. (3) for all attorney. (2) To the attorney (3) for all other that the sale including the second the trust deed.	hurein, the 's: (1) To	
and election to sell the trust property to the trus duly filed for most the trust property.	tereby or in performance of any re all sums secured hereby ini-	relevant of the truster in the trust decd as their interests and red or their priority. (4) The surplus, if number interests and	red by the ent to the	1.
the beneficiary shall deposit with the trustee this notes and documents evidencing the trustee this	otice trustee shall cause to be the trust dead and election to sell.	10. For any reason permitted by law, the her surplus,	t the trust	-1
6. Time is of the essence of this instrument of any indebtedness secured 1 mediately during the beneficiary dictar and election to sell the trust property which a dury filed for the sell the trust property which a during shall deposit with the trust enditive of and notice the trust enditive of any shall during the trust enditive of a self the trust enditive of a second the trust endities which a second the trust endities and election to self the trust property of a second the trust endities and the trust endities of the trust endities and the trust endities and the trust endities the trust end the trust end the trust end the trust endities and the trust end the t		decreased trastee appointed hereunder. Upon such appointed herein, yance to the successor trustee, the latter shall be pointment and will d duties conferred upon any the the latter shall be pointment and will	on time to or to any lithout way	
by the Trustee for the Trustee's sale, the privileged may pay the anount the the	ive days before the date set for grantor or other parts	The beneficiary, containing reacter berein named or appointed here the beneficiary, containing reference to this true, instrument ord, which, when recorded in the reference to this true.	tle, powers inder, Each	- Transform
in enforcing the terms of the obligation and not exceeding \$50.00 each) other than such and	under this trust deed and produce and expenses actually incurred	10. For any reason permitted by have to interfere appoint a successor in interference entitled to such surplus, me appoint a successor or successor the appoint of successor the appoint of successor the appoint of the suppoint of the successor truste.	place of der of the	
7. After default and any time prior to file by the Trister's sale, the privileged may be and the privileged may pay the entire anount then due the obligations secured thereby (including costs a not exceeding 35.00 each) other than such partic not then be due had no default occurred and the 8. After the lapse of such time as may then trustee shall good faid notice of identity.	on of the principal as would to bereby cure the default. any	red is thate a public record, as provided by law, The trusteen and notify any party hereto of periodical by law, The trusteen	d acknow.	ļ
of sale, either as a whole or in separate parcela, and givin,	r of sull by law following	1. Trustee accepts this trust when this deed, duly executed and stands a public record, as provided by law. The trustee is not a substrate of pendided by law. The trustee is not action ary party hereto of pendide as a under any other deed of trustee is not action or proceeding in which the grantor, beneficiary or trustee as y universe and a proceeding in the interest of the trustee deed and the standard standard and the standard standard and the standard	obligated ust or of hall be a	.
any portion of said property by public announcemen sale and from time to time of said. Trustee	cash, in lawful money of the pled	to, their heirs, legatees devisees, administrators, executors, and binds all	I parties	
After the lage of such lime as may then trustee shall end an of default occurred and the the recordation of said notice of default and givin of saic, either as a why property at the lime and givin of saic, either as a why property at the lime and givin of saic, either as a why property at the lime and givin of saic, either as a why property at the lime and givin of saic, either as a why property at the lime of saic. Trustee saic and from time to time of saic. Trustee saic and from time to time threaster may postp IN WITNESS WHEREOF ard 1	one the sale by public an- clude	12. This deed applies to, intres to the henefit ary or truttee all to, their deed applies to, intres to the henefit of, and binds all and theirs, legatives devisers, administrators, executors, success see, of the note sciencificary shall mean theilder and owner, i a. In constraint hereby, whether or bid ar and owner, is exclude includes the femining and whenever the context so requires, it is the plural.	sors and including neficiary	
whenever, said gr	antor has hereunto set his	HUDD and mail it is	mber in-	ار این میں میں اور
	(and sear the day and year first above wr	ritten.	١
	- L	Clams	Ι , ι , γ	
STATE OF OREGON County of Klamath 85.	المستعمل الم	mas Go al'	SEAL)	<u>يام يان</u>
The second se	2	SI Melens (SF	EAL)	
THIS IS TO CERTIFY that on this 26 Notary Public In and for said county and stat	a manager and a second se			1
to me personally known to be the the	MS and MARY ALICE	hin named	ad, a	1.
IN: TESTICOURS	idual S named in and who ex	husband and in		· ,
WHEREOF, I have hereunto	set my hand and affixed my -	bouted the foregoing instrument and acknowledged to me terein expressed. tarial seal the day and year last above written.	that	1 L
		larial seal the day and year last above written.	•	
EAL)	Notare P	mestor.		
	My commi	ision expires: 10.25.74		
Loan No.		7		
TRUST DEED		STATE OF OREGON		
		County of Klamath / ss.		
		I certify that the within instrument		
		day of the record on the 27th		
TO Grantor	(DON'T USE THIS SPACE: RESERVED FOR RECORDING	at 10:47 clock A 14 , 1972	The second se	·
FIRST FEDERAL SAVINGE	LABEL IN COUN. TIES WHERE	in book M 72 on page 4473		· • · ·
LOAN ASSOCIATION	USED.)	- monguges of said County.	A State of the second s	<u>مینید</u>
Recording Return To:		Witness my hand and seal of County affixed.		
FIRST FEDERAL SAVINGS		WM. D. MILNE		
Klamath Falls, Oregon	· · · ·	County Clork		;
	FEE \$4.00	By Alazel Norgil		
		Deputy		
REQUE	ST FOR FULL RECONVE			_
To be used	only when obligations have	CANCE		1997 (C. 1997)
im C.		Joon paid,		
undersigned is the level				нį
undersigned is the legal owner and holder of all	1-1 1 · · ·	Igoing trust dood		1
undersigned is the legal owner and holder of all	1-1 1 · · ·	going trust deed. All sums secured by said trust deed ms owing to you under the terms of said trust deed lich are dollvered to you be terms of said trust deed as		
undersigned is the legal owner and holder of all	indebtedness secured by the lor ed, on payment to you of any s s socured by said trust deed (w rties designated by the terms of	said trust deed the estate now held by you under the		<u>-</u>
undersigned is the legal owner and holder of all	indebtedness secured by the lor ed, on payment to you of any s s socured by said trust deed (w rties designated by the terms of	said trust deed the estate now held by you under the		
undorsigned is the legal owner and holder of all in fully paid and satisfied. You hereby are direct to statute, to cancel all evidences of indebiedness a) and to reconvey, without warranty, to the paid	indebtedness secured by the lor ed, on payment to you of any s s socured by said trust deed (w rties designated by the terms of	going trust deed. All sums secured by said trust deed ms owing to you under the terms of said trust deed or lich are dolivered to you herewith together with said said trust deed the estate now held by you under the Savings and Loan Association, Beneficiary		
undorsigned is the legal owner and holder of all in fully paid and satisfied. You hereby are direct to statute, to cancel all evidences of indebiedness a) and to reconvey, without warranty, to the paid	indebtedness secured by the lor ed, on payment to you of any si s socured by said trust deed (w rites designated by the terms of First Federat	said trust deed the estate now held by you under the		
undorsigned is the legal owner and holder of all in fully paid and satisfied. You hereby are direct to statute, to cancel all evidences of indebiedness a) and to reconvey, without warranty, to the paid	indebtedness secured by the lor ed, on payment to you of any si s socured by said trust deed (w rites designated by the terms of First Federat	said trust deed the estate now held by you under the		
undersigned is the legal owner and holder of all in fully paid and satisfied. You hereby are direct to statute, to cancel all evidences of indebiedness a) and to reconvey, without warranty, to the paid	indebtedness secured by the lor ed, on payment to you of any si s socured by said trust deed (w rites designated by the terms of First Federat	said trust deed the estate now held by you under the		

4474

deliver perty s recitals truth in

H

4. The entering of such rents, issues icies or compensation the application or rel fault or notice of such notice.