lained. In order to provide requiring for the prompt payment of said taxes, assess-its or other charges and haurance premiums, the grantor agrees to pay to beneficiary, together with and in addition to the monthly payments of cipial and interest payable under the addition to the monthly payments and etcharges and therest payable with represent to the later, assessments and er charges addee and payable with represent to high of the laxes, assessments and twelve months, and also one-thirty-sixth (1.400 property within each succeed-take with represent as and property within each succeed-take with represent as and property within each succeed-take with represent as and property within each denoted by the burneliclary, rail purposes thereof and shall thereupon be charged to the principal of the menticitary in trust as a reserve account, without interest, to pay said payable. Wille the grantor is to pay any and all taxes, assessments and other a levied or assessed against said property, or any part thereof, hereof ince buy to bear intraverse and also to pay premiums on all insurance a upon said property, such and also to pay premiums on all insurance a upon said property, such and other authorites the beneficiary to pay and all taxes, assessments and other authorites the beneficiary to pay collector of such taxes, assessments or other charts thereof hurnishes collector of such taxes, assessments or other charts thereof furnishes collector of such taxes, assessments or other charts thereof unlishes collector of such taxes, assessments or other charts thereof unlishes collector of such taxes, assessments or other charts end do pay the all of cartlers or their representatives, and to charge said similated by all of cartlers or their representatives, and to charge said similated by all or cartlers or their representatives, and to charge said similated by all or cartlers or the same and the sums which may be required or they even account of the or that purpose. The grantor agrees is policy, and the beneficiary many company of a defect in any in-surance receipts upon the obligations for worky this trut deed. in may her and the indebidences for worky the same of a phy any murance receipts upon the indebidences for worky this trut deed. While the and other pay

executors and administrators shall warrant and defend his said title thereto scalars the cialums of all persons whomsover. The granter covenants and agrees to pay said note according to the terms thereof and, when due, all taxes, assessments and other charges levid against said property; to keep said property free from all warentances having pre-connece over this trust deed; to complete all buildings in contact of construction promptly and the construction is hereafter commenced; to repair a the date promptly and the construction is hereafter commenced; to repair a the date promptly and the construction is hereafter commenced; to repair a the date promptly and the construction is hereafter commenced; to repair a the date promptly and the construction is hereafter commenced; to repair a the date constance over the data said property of all operative when the contract and property at all beneficiary which and property in good lings and inprovements now or hereafter creative construction and promotive in thereafter commit or suffer constructed on said property in good lings and improvements now or no warte of said premises; to keep all buildings pand to commit or suffer on warte of said premises; to keep all buildings from time to the faults to suf-be a the order of said property in good lings and improvements in a sum of the hereafter company or companies acceptable to thight to approved hereafter created on said property in good lings and improvements in a sum of the instant is a the beneficiary may from timperiment in a suffer there has the a company or companies acceptable to thight the permission of the order of any sum of the note line require. The order to enskip the order of the beneficiary may find and with premium paid, to the chanse in favor of the beneficiary attached and with addivertion of the inference of business of the beneficiary may in the soft and being addivertion of the inference of business of the beneficiary the least filter dinys prior to the effect of the order any such policy of insura

he beneficiary may elect. The grantor hereby covenants to and with the trustee and the beneficiary in that the said premises and property conveyed by this trust deed are not electronic electronic and that the grantor will and his here, iter and a diministrators shall warrant and defend his said title thereto ist the chains of all persons whomsoever.

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may at its option add the amount of such deficit to the principal of the oblication secured hereby. Should the granutor fail to keep any of the foregoing covenants, then the for shall draw interest at the rate specified in the note, shall be reparable by the granutor on demand and shall be secured by the discretion to complete the granutor on demand and shall be secured by the discretion to complete the granutor on demand and shall be secured by the discretion to complete any improvements made on sold premises and allo to made such repairs to said property as in its sole discretion it may deem necessary or advisable. The granutor further agrees to comply with all laws, ondinances, regulations, fees and expenses and restrictions affecting said property; to pay all costs in enforcing this obligations affecting under the scale, as we covernants, constrained any advise of the further and there is a stal property as an advised of the truster incurred in connection with a in onforcing this obligation and restrictes and altorates, free saturally incurred; to appear in and defend any advise of the beneficity or truster; and to pay all costs and expenses, including cost of the and attorney's free in a reasonable sum to be flavel by the court of under and articrity is trust, incurred; to foreclose this deed, and all same shall be secured any with by bene-ticat, to foreclose this deed, and all same shall be secure of the the objective the of or the rights deed, and all same shall be secure of the through the beau reasonable sum to be flavel as the same apple and in any suit brought by bene-ticat, to reclose this deed, and all same shall be secure of the through the secur-tered.

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

It is mutually acceed that:

In the event that any portion or all of said property shall be taken inder the taken of emission or condemnation, the heneficiary shall have the right to commence, not its own name, appear in or defend any ac-sion or proceedings, or to make the its own name, appear in or defend any ac-such taking and, if it so clerks, to emispinate or stillarent in connection with hence the commence of the state of the state of the state of the state such taking and, if it so clerks, to emispinate or stillarent in connection with our factor of the state of the state of the state of the state such taking and, if it so clerks, the proceedings, shall by a free processify paid or incurred by the grantor in such proceedings, shall by a free processify paid or applied by it first upon any reasonable costs and the grant and the state will so we apply paid or incurred by the technicitory is such processings, and the state own apply paid or incurred by the technicitory is and the grant as a state of the own apply in dottaining such compensation, promptly upon the beneficiary's end acce apply in dottaining such compensation, promptly upon the beneficiary's end acce apply in dottaining such compensation of this deed and the state of the sen-der accessing in obtaining the test of this deed and the state of the beneficiary's provide of its fers and presentation of this deed and the state of the distance of null reconveyance, for cancellation, without afters for em-terment in accessing the two provides of the tranter the tranter the distance of the two provides of the transmitter of the tranter the tranter the distance of null reconveyance of the deed and the state of the tranter the distance of the two provides of the tranter of the tranter of the distance of the two provides of the transmitter of the tranter of the transmitter of the transm

2. At any time and from time to time to this deed and the indicatory, payment of the reas and presentation of this deed and the indicator of the the transfer of the transfer of the indicator of the indicator

anali be \$5.00. Any matters or facts shall be accounted by the second barrent is any recommendation of the services in this parage. anali be \$5.00. Truster's fees for any of the services in this parage anali be \$5.00. Truster's fees for any of the services in this parage and be \$5.00. Truster's fees for any of the services in this parage and the services of the services in the parage perty affected by this deed and of any person positives and profits of the p pertor statil default in the payment of any imports facted therein. It the performance of any agreement hereunder, reanited and search therein y or here all such rends, issues, royalites and profits earned prior to here the prior at any time without notice the the service is the truste the clever to be appointed by the service of the service of the service of the clever to the appointed by the service of the serv

It is mutually agreed that:

any ensemble or creating and restriction in or other agreement affecting this deed or the without warranty, all or any part of the pre-nace may be described as the "person or pu-the recitals therein of any matters or fact truthrithmess thereof. Trustee's fees for any status to the set of the se

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each agreement of the granter herein contained and the payment of the sum of <u>CLAARGAN</u> INCORPAND FLYA HOLDAGE (area, (s16,500.00)) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to the <u>Lunce 10</u>, 19.72. This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the herediciary to the granter or others note or notes. If the indebteffees secure by the trust deed is evidenced by any of said notes or part of any payment on one note and part on another. The secure hereby covenants to and with the trustee and the beneficiary

each agreement of the granter herein contained and the payment of the sum of SIXTEEN_THOUSAND_FIVE_HUNDRED_&NO/100

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 belonging to, derived from or in anywise appor-taining to the above described premises, and all plumbing. lighting, heating, ventilating, all-conditioning, refrigerating, watering and irrightion leum, shades and built-in ranges, dishwashers and other built-in applances now or hereafter installed in or used in connection with the above described premises, including all interest therein which the granter has or may bareafter acquire, for the purpose of securing performance of security and the security performance of security performance of security performance of security performance of the security of the purpose of security performance of security p

Lot 54 of FIRST ADDITION TO SUMMERS LANE HOMES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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TRUST DEED

RICHARD W. CHRISTIANSEN AND DOLORES J. CHRISTIANSEN, husband & Wife, 19 72 , between

FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and existing under the laws of the United States, as beneficiary; WITNESSETH: 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:

THIS TRUST DEED, made this 1st day of May

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4. The entering upon and taking possession of said property, the collection of such rents, issues and profits or the proceeds of fire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof, as aforesaid, shall not cure or waive any default or noise of default hereunder or invalidate any act done pursuant to such noise.

5. The grantor shall notify beneficiary in writing of any sale or contract for sale of the above described property and furnish heneficiary on u form supplied it with such personal information concerning the purchaser as would ordinarily be required of a new ioan applicant and shall pay beneficiary a service charge.

6. Time is of the essence of this instrument and upon default by the grantor in payment of any indebtedness secured hereby or in performance of any agreements hereinder, the henefleiary may declare all sums secured hereby in mediately due and puyable by delivery to the trustee of written notice of default and election to sell the trust property, which notice trustee shall cause to be duly filled for record. Upon delivery of said notice of default and election to sell the trust property, which notice trustee elevely in the henefleiary shall deposit 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 their required by law.

7. After default and any time prior to five days before the date set by the Trustee for the Trustee's sale, the grantor or other person a privilegred may pay the entire amount them due under this trust deed an the obligations secured thereby (including costs and expenses actually incurre in enforcing the terms of the obligation and trustee's and attorney's fee not exceeding \$50.00 each) other than such portion of the principal as woul not then be due had no default occurred and thereby cure the default.

nouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, coaveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

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D. 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 sain including the compensation of the truste, and a reasonable charge by the attorney. (2) To the obligation secured by the trust decd. (3) To all persons having recorded liens subsequent to the interests of the truster in the trust decd as their interests appear in the order of their priority. (1) The surplex, if any, to the granter of the trust deed or to his successor in interest entitled to such surplex.

10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named herein, or to an uccessor trustee appointed herein, or to the successor trustee appointent of the successor trustee. The successor trustee appointent of the successor trustee, the latter shall be vested with all title, power mutuality conferred upon any trustee herein name of appointent element execute vestice appointent element execute vestice in the hereifed and the successor file to the successor trustee. Such a structure, shall be readed by written instrument execute vertice, when the hereifed in the office to this trust deel and its place or contribute, when record, which, when recorded he the office to the shall be readed by the origin of the successor trustee.

It. Trustee accepts this trust when this deed, duly executed and acknowedged is made a public reord, as provided by law. The trustee is not obligated a notify any party hereto of pending sale under any other deed of trust or of my action or proceeding in which the grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

12. This deel applies to, invest to the henefit of, and binds all parties ereto, their heirs, legatese devices, administrators, executors, successors and salinas, the term "baselicity" and the holder and owner, helming ledges, of the note secured baseline the bolder and owner, helming ledges, of the note secured baseline the baseline contrained baselines the feminine and/or neuter, and the singular number lawlines the feminine and/or neuter, and the singular number lawlines the feminine.

IN WITNESS WHEREOF, said grantor	has hereunto set his hand	and seal the day and year first above written.
TATE OF OREGON County of Klamath } 55. THIS IS TO CERTIFY that on this fail do	All Max	Level ((/ / / / / / / / / / / / / / / / /
lotary Public in and for said county and state, per RICHARD W. CHRISTIANSEN AND	DOLORES J. CHRIST	^{med} IANSEN, husband and wife
The personally known to be the identical individual	S., named in and who executed	the foregoing instrument and acknowledged to me that
hey Coroculed the some freely and voluntarily f	or the uses and purposes therein	expressed.
	ny nana ana anixea my bolanai	seal the day and year last above written.
	Xurala	V. Detar
EALY	Notary Public ic My commission	expires: //-/z-7K
Loan No.		STATE OF OREGON Ss.
TRUST DEED		County of Klamath
		I certify that the within instrument was received for record on the 2nd day of May 1972,
	(DON'T USE THIS SPACE; RESERVED	at 3;01 o'clock P M., and recorded
Grantor	FOR RECORDING	in book M 72 on page 4683 Record of Mortgages of said County.
to FIRST FEDERAL SAVINGS &	TIES WHERE USED.)	
LOAN ASSOCIATION		Witness my hand and seal of County affixed.
Beneficiary		•••
Atter Recording Return To: FIRST FEDERAL SAVINGS		WM. D. MILNE
540-Main St. 2743 Av. 6-	estrut-	By tane was
Klamath Falls, Oregon		Deputy

TO: William Ganong....., Trustee

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 paymont 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

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