the final payment of principal and interect thereof, if no sooner patched the final payment of principal and interect thereof, in on sooner the final payment of principal and interect thereof, in on sooner the final payment of property in good and property in good and property in good and thereon; not to commit or permit any waste of and property of the property.  2. To complet or reizer promptly and in good and workmanks parameter or better the property of	ALL TO	28-2708
THE TREATE DESIDIO and TITHE URRANDOS, INSENSION SELECTION, as Beneficiary.  MINE OF LAMATE COUNTY.  WITH ESS STH:  Greater increaseshy grant, bergains, sells and consays to Tuntee in trust, suits power of sele, the property in County, Oregon described as:  Lots is and S, Block 18, INDUSTRIAL ADDITION to the City of Klamath Falls, Klamath County, Oregon described as:  With and described sell property does not exceed three acres, perceive with all and singular the tenoments, hereditaneous and the control of the county of the first and the county of the coun		Vol. 22 Page 5355 72 hetween
Granto irretocethly grants, bergains, sells and conseys to Trustee in trust, with power of sale, the property in Canada.  Lots I and 5, Block 18, ImpustaLL ADDITION to the Caty of Klamath Falls, Klamath Country, Oregon which said described red property does not exceed three acres, together with all and singular the intermediate and of the control property does not exceed three acres, together with all and singular the intermediate and of the control property does not exceed three acres, together with all and singular the intermediate and of the control property of the control	13 c	28-2708 2nd day of May 19 , Between
Granto irretocethly grants, bergains, sells and conseys to Trustee in trust, with power of sale, the property in Canada.  Lots I and 5, Block 18, ImpustaLL ADDITION to the Caty of Klamath Falls, Klamath Country, Oregon which said described red property does not exceed three acres, together with all and singular the intermediate and of the control property does not exceed three acres, together with all and singular the intermediate and of the control property does not exceed three acres, together with all and singular the intermediate and of the control property of the control		THIS TRUST DEED, made this grand TYNE GRANADOS, husband and wile, as Trustee,
Granto irretocethly grants, bergains, sells and conseys to Trustee in trust, with power of sale, the property in Canada.  Lots I and 5, Block 18, ImpustaLL ADDITION to the Caty of Klamath Falls, Klamath Country, Oregon which said described red property does not exceed three acres, together with all and singular the intermediate and of the control property does not exceed three acres, together with all and singular the intermediate and of the control property does not exceed three acres, together with all and singular the intermediate and of the control property of the control		DOBERT D. BOIVIN, attorney,
Lots h and 5, Elock 18, MUSURFIAL ADDITION to the City of Kinmith Palls, Klamath Country, Oregon  which said described real property does not speeced there seems, together with all and singular the insurement, hereditermental and property and the seems of the seems	an	d BANK OF KLAMATH COUNTRY  WITNESSETH:
Lots h and 5, Elock 18, MUSURFIAL ADDITION to the City of Kinmith Palls, Klamath Country, Oregon  which said described real property does not speeced there seems, together with all and singular the insurement, hereditermental and property and the seems of the seems		bargains, sells and conveys to Trustee in trust, with power of sale, the property
which said described real property does not exceed three area, poguitar with all and singular the tenements, hereditaments, and present and all father rights thereunts belonging used in connections with and real season. Property and the first three of the connections with and real season. The property of the first three of the connection with and real season. The property of the first three of the property and interest three of a property and of a gloridate of the terms of a grominosy note of seen date herewith, payable to the finel syspens of principal and interest threes. It not sooner paid, to be due and payable to the finel syspens of principal and interest threes. It not sooner paid, to be due and payable to the finel syspens of principal and interest threes. It not sooner paid, to be due and payable to the finel syspens of principal and interest threes. It not sooner paid, to be due and payable to pay and obligation and regain and to commit to permit any wasto of six displacements and the payable to any indicate the payable obligation and regain and to commit on permit any wasto of six displacements and the payable to any indicate the payable to any indi	5 E	Klamath County, Organi
which said described real property does not exceed three area, poguitar with all and singular the tenements, hereditaments, and present and all father rights thereunts belonging used in connections with and real season. Property and the first three of the connections with and real season. The property of the first three of the connection with and real season. The property of the first three of the property and interest three of a property and of a gloridate of the terms of a grominosy note of seen date herewith, payable to the finel syspens of principal and interest threes. It not sooner paid, to be due and payable to the finel syspens of principal and interest threes. It not sooner paid, to be due and payable to the finel syspens of principal and interest threes. It not sooner paid, to be due and payable to the finel syspens of principal and interest threes. It not sooner paid, to be due and payable to pay and obligation and regain and to commit to permit any wasto of six displacements and the payable to any indicate the payable obligation and regain and to commit on permit any wasto of six displacements and the payable to any indicate the payable to any indi	•••	TARDUSTRIAL ADDITION to the City of
which said described real property does not exceed three aeres, together with all and singular the insemental, and the renks, issues and profits appretuniting and the renks, issues and profits intered and all other some or every control to the consensus of the control of the		Lots 4 and 5, Block 10, INDUSTRIAL COUNTY, Oregon Klamath Falls, Klamath County, Oregon
mm of \$ _0.00.00 with interest thereon; according prantandos and pyrgor. Granados and pyrgor.		and financial and the first of the control of the c
mm of \$ _0.00.00 with interest thereon; according prantandos and pyrgor. Granados and pyrgor.		three acres, together with all and singular the tenements, hereditaments and
mm of \$ _0.00.00 with interest thereon; according prantandos and pyrgor. Granados and pyrgor.	Ţ	which said described real property does not exceed in anywise now of neverties appeared by the said real estate, appartenances and all other rights thereunto belonging or in anywise now of neverties and real estate, appared to the appared by the said real estate, appared to the appared to the said contained and payment of the
Beneficiary or order and made by members, it not sooner paid, to be due and payable  Fig. 7. Protect the Security of this Trust Deed, Grantor agrees  To Protect the Security of this Trust Deed, Grantor agrees  To Protect the Security of this Trust Deed, Grantor agrees  To Protect the Security of this Trust Deed, Grantor and the security of the secu	i	hereof and all fixtures now or instanton instanton hereof and all fixtures now or instanton per purpose of SECURING PERFORMANCE of each agreement of Grantor never date herewith, payable to
1. To protect, protective and maintains said property in good 1. To protect, protect or because of the many of the many of the property. 2. To compile or restore promptly and in good and property. 3. To complete or restore promptly and in good and workmalks damaged or destroyed thereon, and pay when the workmalks damaged or destroyed thereon, and pay when the workmalks damaged or destroyed thereon, and pay when the said workmalks damaged or destroyed thereon, and pay when the said property. 4. To keep the wildings now or hereafter on said property. 4. To keep the wildings now or hereafter on said property. 4. To keep the wildings that we have been destroyed the said the	ત્રે :	sum of \$ 000.00 with interest thereon according to grandos and Tyyne Granados Sum of \$ 000.00 with interest thereon according to grandos and Tyyne Granados 19 82
1. To protect, protective and maintains said property in good 1. To protect, protect or because of the many of the many of the property. 2. To compile or restore promptly and in good and property. 3. To complete or restore promptly and in good and workmalks damaged or destroyed thereon, and pay when the workmalks damaged or destroyed thereon, and pay when the workmalks damaged or destroyed thereon, and pay when the said workmalks damaged or destroyed thereon, and pay when the said property. 4. To keep the wildings now or hereafter on said property. 4. To keep the wildings now or hereafter on said property. 4. To keep the wildings that we have been destroyed the said the	2	Beneficiary or order and made of the second state of the final payment of principal and interest thereof, if not sooner paid, to be due and the final payment of principal and interest thereof, if not sooner paid, to be due and the second state of the final payment of principal and interest thereof, if not sooner paid, to be due and the second state of the second s
contitions and repair; no. to commit or permit any waste of sun improvement thereon, now to commit or permit any waste of sun improvement thereon, and pay when due all constructed, damaged or destroyed theron, and pay when due all coats incurred. Admaged or destroyed theron, and pay when due all coats incurred against loss by fire and again to the require in an amount and the surface of the sun of the su	Ŧ	To Protect the Security and maintain said property in good and keep the property indicates the content of the c
Popular to the continued therefor.  3. To comply outling or improved therefor.  3. To comply or estrictions affecting sid property continued therefor.  3. To comply or estrictions affecting sid property to the property of the buildings now or herefore on aid property to the property of		condition and repair; not to commit or permit any waste of said
workstranded, damaged or destroyed thereon, and contained thereof.  a. To comply with all laws, ordinances, regulations, covernants, conditions and restrictions are characteristic on the content of the		property.
and, conditions and certifications affecting and property.  4. To keep the buildings now of loss by such other hazards insured against loss by five multime to time require in an another as the Beneficiary bases of the indubtedness brethys shall be issued as the Beneficiary bases of the indubtedness brethys shall be issued by companies satisfaction of the control of the property and the payable to Beneficiary and shall centar that the delivered to and retained on thereof renewal or substitute that the delivered to and retained on the property and the payable to the property that the property is the payable to the property that the property of any face to the property of the face to the property		workmanning in the interest of the costs and expenses of the costs and
sinsted signal closs my from time to time sequire incred or the manufacture of the manufa	=	3. To comply with all laws, ordinances, regulations, the Trustee includes and attorney's fees actuary including the conditions and restrictions affecting said property.  obligation, and trustees and attorney's fees actuary includes the Trustee includes and attorney's fees actuary includes the Trustee includes and attorney's fees actuary includes the Trustee includes and attorney's fees actuary includes a condition of proceeding or the Trustee includes and attorney's fees actuary includes a condition of proceeding or the Trustee includes and attorney's fees actuary includes a condition of proceeding or the Trustee includes a condition or the Trustee includes a condition or the Trustee inc
insurable value of said buildings, an hanefficiary and shall contained by companies satisfactly hear such enforcements as the enforcements as the payment of the expiral pears used enforcements as the entire and the payment of the expiral pears are not as the entire and the expiral pears are not policies shall be all the applied as Beneficiary; that the processing policies shall be all the applied as Beneficiary; that the processing the expiration of any of the property of cure or waive default or notice of any of the property of cure or waive default or notice of any of the property of cure or waive default or notice of any of the property of cure or waive default or notice of any of the property of cure or waive default or notice of the property of cure or waive default or notice of componing the endough of the property of cure or waive default or notice of componing the endough of the property o		4. To keep the buildings how against loss by such other razarus purporting to affect the security of Day all costs and experises,
over provisions and shall bear accompany; that such policies may require an the payoble to the Beneficiary; and at least five days must be delivered to Beneficiary; that the level to the policies of the payoble to th		not less with the buildings; that such portain reasonable peneticiary of Itusees with
may be delivered to and retained of thereof renewal or substitute five days prior to the expraision of the property the projection of the property between the policies shall be delivered projections and that such insurance shindle delivered to the projection of the property is authorized in the event or application or release shall not any act done pursuant to such participation or release shall not any act done pursuant to such participation or release shall not any act done pursuant to such participation or release shall not any act done property before any participation or property in suthorized in the event of the property of	1	by companies satisfactory to the Beneficiary by Companies satisfac
political marance shall be applied as penetured or to the restoration of the monity of any of the property bears to Grantor and that such application or release any not cure or waive default on notice of application or release any not cure or waive default on notice of application or release any not cure or waive default on notice of application or release any not cure or waive default on notice of the monity of the property is authorized in these company, to the property and application or release and present for any nucleose of the property and applications of the property and applications of the property and the payment of any such loss and sany check or draft issued in elitiment of any such loss and sany check or draft issued in elitiment of any such loss and sany check or draft issued in elitiment of any such loss and sany check or draft issued in the entered as herein provided.  5. To keep said premise free from mechanics' liens and to pay all taxes, assessments and property before any part of such taxes, assessments and property before any part of such taxes, assessments and property before the payment of the default between the payment of the payment and payment of the payment of		may reduce and a substant by the Deneticiary and substantial and property of the period of the perio
default hereunder of release shaulidate any act done pursuant to stude default hereunder of release shaulidate any act done pursuant to stude default hereunder of clary is an untoraced in the event of any to to compromise and present for and in the pame of the compromise and present for and in the pame of the compromise and present for and in the pame of the compromise and present for and in the pame of the compromise of t		policies small be applied as Benericiary and the restora- such insurance shall be applied as Benericiary and the monies payable as compensed to pay all
cellucts that the Beneficiary is authorized company, to more other and settle with any then ame of the Grantor progress and settle with any then ame of the Grantor proceed the settle of the property and the settle of the property and the property that the property and the pr	A	application or release shall not cut of the same application or release shall not cut of the same application or release shall not cut of the same application or release shall not cut of the same application or release shall not cut of the same application or release shall not cut of the same application or release shall not cut of the same application or release shall not cut of the same application or release shall not cut of the same application or release shall not cut of the same application or release shall not cut of the same application or release shall not cut of the same application or release shall not cut of the same application or release shall not cut of the same application or release shall not cut of the same application or release shall not cut of the same application or release shall not cut of the same application or release shall not cut of the same application or release shall not cut of the same application of the same application of the same application or release shall not cut of the same application of the same applicatio
more check or draft issued in settlement as herein provided.  The company the proceeds there of as herein provided.  5. To keep said premises free from mechanics' liens and to assessed upon or against said property befree any part of such assessed upon or against said property befree any part of such assessed upon or against said property befree any part of such assesses and the company of any taxes, assessments and other charges payable sassessments and other charges payable sassessments and other charges payable sassessments, insurance premium liens or other charges payable sassessments, insurance premium liens or other charges payable sassessments, insurance premium liens or other charges payable sassessments, insurance or entire the payment of the company of the company of the company of the covenants hereof, and the amount so deed, and he payment thereof, and the amount so deed, and leed, without waiver of any right acting from breach this of the payment of many of the covenants hereof and payable with the covenants hereof and payable with the covenants hereof and payable with the notice, and the non-pay sums secured by this trust deed interest as aforesaid, the property and the same extent that they are said groups and the same extent that they are said payable and constitute a breach of this trust deed money and the payment of the indebtedness hereby secured, such amount as installment of the indebtedness hereby secured, such amount as installment of the indebtedness hereby secured, such amount as installment of the indebtedness hereby secured, such amount as installment of the indebtedness hereby secured, such amount as installment of the indebtedness hereby secured, such amount as installment of the indebtedness hereby secured. If Beneficiary carries such as the payment of any department of the payment of an		default first the Beneficiary is authorized in the company, to Beneficiary and the balance applied upon the notice; that the Beneficiary is authorized in the company to Beneficiary and attorney's fees necessarily paid to balance applied upon the
5. To keep said premises free from mechanics lethers to ray and such assessments and other charges that may be letted or taxes, assessments and other charges become past due or taxes, assessments and other charges become past due or taxes, assessments and other charges become past due or taxes, assessments and other charges become past due or taxes, assessments and other charges become past due or taxes, assessments and other charges payable assessments, insurance premiums, liens or other charges assessments, maturance premiums, liens or other charges assessments, insurance and the property of the core and the property of the core and the property of the property in the obligations described in paragraphs 7 and 8 of this trust deed, without waiver of any fights arising from breach that it rust deed, without waiver of any fights arising from breach that it rust deed, without waiver of any fights arising from breach that they are as the Grantor, shall be bound to the same extent that they are as the Grantor, shall be bound for the payment of the obligation herein described, as well interest as aforesaid, the property hereinbefore described, as well interest as aforesaid, the property hereinbefore described, as well interest as aforesaid, the property hereinbefore described, as well interest as aforesaid, the property hereinbefore described, as well interest as aforesaid, the property hereinbefore described, as well interest as aforesaid, the property hereinbefore described, and the property in the property. The Grantee in any ecconveyance as the Grantor, shall be bound to the same extent that they are as the Grantor, shall be bound for the payment of the covenants hereofy and the property. The Grantee in the property is the property of the property is the property of the property. The Grantee in the property is the property		endusary shack or draft issued in settlement provided.
month prior to the time was assessments and other government of an enter an advance of the amount of (a) taxes, assessments and other government of all or any part of insurance against said property, (b) premiums upon rates and charges against loss or damage to said property and (c) insurance against loss or damage to said property and (c) insurance against loss or damage at or any part of premiums on insurance covering repayment of all or any part of insurance. If the sums so paid shall be less than sufficient for said insurance. If the sums so paid shall be less than sufficient for said insurance which includes coverage in desires a "package" plan of insurance which includes coverage in desires a "package" plan of insurance which includes coverage in desires a "package plan reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at the collection of such reins and creamed so fire and other insurance policies or compensation or release thereof as aforesaid, shall not cure or waive application or release thereof a spread for any taking or damage of the property, and the risc and their insurance policies or compensation or release thereof a spread for any taking or any taking or damage of the property, and the risc and their insurance of any application or release thereof a spread for any taking or any taking o		5. To keep said premises free from mechanics heris and shall be necessary's request.  upon Beneficiary's request.  upon Beneficiary's request.
month prior to the time was assessments and other government of an enter an advance of the amount of (a) taxes, assessments and other government of all or any part of insurance against said property, (b) premiums upon rates and charges against loss or damage to said property and (c) insurance against loss or damage to said property and (c) insurance against loss or damage at or any part of premiums on insurance covering repayment of all or any part of insurance. If the sums so paid shall be less than sufficient for said insurance. If the sums so paid shall be less than sufficient for said insurance which includes coverage in desires a "package" plan of insurance which includes coverage in desires a "package" plan of insurance which includes coverage in desires a "package plan reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at the collection of such reins and creamed so fire and other insurance policies or compensation or release thereof as aforesaid, shall not cure or waive application or release thereof a spread for any taking or damage of the property, and the risc and their insurance policies or compensation or release thereof a spread for any taking or any taking or damage of the property, and the risc and their insurance of any application or release thereof a spread for any taking or any taking o		pay and taxes, assessed upon or against said property below past due or assessed upon or against said other charges become past due or of Beneficiary, payment of its fees and presentation of the taxes, assessments and other charges become past due or of Beneficiary, payment of its fees and presentation of the taxes, assessments and other charges the taxes and the note for endorsement (in case of full reconveyance, for of the taxes, assessments and other charges the taxes and the note for endorsement (in case of full reconveyance, for the taxes, assessments and other charges become past due or of the taxes, assessments and other charges become past due or of the taxes, assessments and other charges become past due or of the taxes, assessments and other charges become past due or of the taxes, assessments and other charges become past due or of the taxes, assessments and other charges become past due or of the taxes, assessments and other charges become past due or of the taxes, assessments and other charges become past due or of the taxes, assessments and other charges become past due or of the taxes, assessments and other charges become past due or of the taxes, assessments and other charges become past due or of the taxes, as the taxes are taxed to tax the taxed to taxed to tax the taxed to taxed to tax the taxed to taxed to taxed to tax the taxed to taxed to tax the taxed to taxe
month prior to the time was assessments and other government of an enter an advance of the amount of (a) taxes, assessments and other government of all or any part of insurance against said property, (b) premiums upon rates and charges against loss or damage to said property and (c) insurance against loss or damage to said property and (c) insurance against loss or damage at or any part of premiums on insurance covering repayment of all or any part of insurance. If the sums so paid shall be less than sufficient for said insurance. If the sums so paid shall be less than sufficient for said insurance which includes coverage in desires a "package" plan of insurance which includes coverage in desires a "package" plan of insurance which includes coverage in desires a "package plan reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at the collection of such reins and creamed so fire and other insurance policies or compensation or release thereof as aforesaid, shall not cure or waive application or release thereof a spread for any taking or damage of the property, and the risc and their insurance policies or compensation or release thereof a spread for any taking or any taking or damage of the property, and the risc and their insurance of any application or release thereof a spread for any taking or any taking o		delinquent and register fail to make payment of the indebtedness, Trustee hisy join in granting should the Grantor premiums, liens or other charges payment of the indebtedness, Trustee hisy join in granting should the Grantor premiums, liens or other charges payment of the indebtedness, Trustee hisy join in granting should the Grantor fail to make payment of the indebtedness, Trustee hisy join in granting should the Grantor fail to make payment of the indebtedness, Trustee hisy join in granting should the Grantor fail to make payment of the indebtedness, Trustee hisy join in granting should the Grantor fail to make payment of the indebtedness, Trustee hisy join in granting should the Grantor fail to make payment of the indebtedness, Trustee hisy join in granting should the Grantor fail to make payment of the indebtedness, Trustee his join in granting should the Grantor fail to make payment of the indebtedness, Trustee his join in granting should the Grantor fail to make payment of the indebtedness.
month prior to the time was assessments and other government of an enter an advance of the amount of (a) taxes, assessments and other government of all or any part of insurance against said property, (b) premiums upon rates and charges against loss or damage to said property and (c) insurance against loss or damage to said property and (c) insurance against loss or damage at or any part of premiums on insurance covering repayment of all or any part of insurance. If the sums so paid shall be less than sufficient for said insurance. If the sums so paid shall be less than sufficient for said insurance which includes coverage in desires a "package" plan of insurance which includes coverage in desires a "package" plan of insurance which includes coverage in desires a "package plan reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at the collection of such reins and creamed so fire and other insurance policies or compensation or release thereof as aforesaid, shall not cure or waive application or release thereof a spread for any taking or damage of the property, and the risc and their insurance policies or compensation or release thereof a spread for any taking or any taking or damage of the property, and the risc and their insurance of any application or release thereof a spread for any taking or any taking o		with funds with which to make such pand the amount so paid, subordination or other agreement and arranty, all or any part thereof, and the amount so paid, subordination or other agreement and arranty, all or any part together.
month prior to the time was assessments and other government of an enter an advance of the amount of (a) taxes, assessments and other government of all or any part of insurance against said property, (b) premiums upon rates and charges against loss or damage to said property and (c) insurance against loss or damage to said property and (c) insurance against loss or damage at or any part of premiums on insurance covering repayment of all or any part of insurance. If the sums so paid shall be less than sufficient for said insurance. If the sums so paid shall be less than sufficient for said insurance which includes coverage in desires a "package" plan of insurance which includes coverage in desires a "package" plan of insurance which includes coverage in desires a "package plan reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at the collection of such reins and creamed so fire and other insurance policies or compensation or release thereof as aforesaid, shall not cure or waive application or release thereof a spread for any taking or damage of the property, and the risc and their insurance policies or compensation or release thereof a spread for any taking or any taking or damage of the property, and the risc and their insurance of any application or release thereof a spread for any taking or any taking o		at its option, make paying aight per cent per aminer. Or charge thereon, by Counted in any reconveyant
month prior to the time was assessments and other government of an enter an advance of the amount of (a) taxes, assessments and other government of all or any part of insurance against said property, (b) premiums upon rates and charges against loss or damage to said property and (c) insurance against loss or damage to said property and (c) insurance against loss or damage at or any part of premiums on insurance covering repayment of all or any part of insurance. If the sums so paid shall be less than sufficient for said insurance. If the sums so paid shall be less than sufficient for said insurance which includes coverage in desires a "package" plan of insurance which includes coverage in desires a "package" plan of insurance which includes coverage in desires a "package plan reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at the collection of such reins and creamed so fire and other insurance policies or compensation or release thereof as aforesaid, shall not cure or waive application or release thereof a spread for any taking or damage of the property, and the risc and their insurance policies or compensation or release thereof a spread for any taking or any taking or damage of the property, and the risc and their insurance of any application or release thereof a spread for any taking or any taking o		deed, sind deed, without waiver of any rights and for such payments, with this trust deed, without shereof and for such payments, with the proof of the truthfulness thereof. I tust the paragraph shall be \$5.
month prior to the time was assessments and other government of an enter an advance of the amount of (a) taxes, assessments and other government of all or any part of insurance against said property, (b) premiums upon rates and charges against loss or damage to said property and (c) insurance against loss or damage to said property and (c) insurance against loss or damage at or any part of premiums on insurance covering repayment of all or any part of insurance. If the sums so paid shall be less than sufficient for said insurance. If the sums so paid shall be less than sufficient for said insurance which includes coverage in desires a "package" plan of insurance which includes coverage in desires a "package" plan of insurance which includes coverage in desires a "package plan reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at the collection of such reins and creamed so fire and other insurance policies or compensation or release thereof as aforesaid, shall not cure or waive application or release thereof a spread for any taking or damage of the property, and the risc and their insurance policies or compensation or release thereof a spread for any taking or any taking or damage of the property, and the risc and their insurance of any application or release thereof a spread for any taking or any taking o	1	interest as aforesaid, the property hereinbedge at that they are interest as aforesaid, the property hereinbedge and all as the Grantor, shall be bound to the same extent that they are interest as aforesaid, the property hereinbedge and all as the Grantor, shall be bound to the same extent that they are interest as aforesaid, the property hereinbedge and all all and a second to the same extent that they are interest as aforesaid, the property hereinbedge and all all and a second to the same extent that they are interest as aforesaid, the property hereinbedge and all all and a second to the same extent that they are interest as aforesaid, the property hereinbedge and all all all all all all all all all al
month prior to the time was assessments and other government of an enter an advance of the amount of (a) taxes, assessments and other government of all or any part of insurance against said property, (b) premiums upon rates and charges against loss or damage to said property and (c) insurance against loss or damage to said property and (c) insurance against loss or damage at or any part of premiums on insurance covering repayment of all or any part of insurance. If the sums so paid shall be less than sufficient for said insurance. If the sums so paid shall be less than sufficient for said insurance which includes coverage in desires a "package" plan of insurance which includes coverage in desires a "package" plan of insurance which includes coverage in desires a "package plan reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at the collection of such reins and creamed so fire and other insurance policies or compensation or release thereof as aforesaid, shall not cure or waive application or release thereof a spread for any taking or damage of the property, and the risc and their insurance policies or compensation or release thereof a spread for any taking or any taking or damage of the property, and the risc and their insurance of any application or release thereof a spread for any taking or any taking o	. The	such payments shall be immediately due and the option of the such payments shall be immediately due and the option of the such payments shall be immediately due and the option of the such payments shall be immediately due and the option of the such payments shall be immediately due and the option of the such payments and the non-payment thereof shall, at the option of the adequacy of any security for the indebtedness hereby security for the indebtedne
month prior to the time was assessments and other government of an enter an advance of the amount of (a) taxes, assessments and other government of all or any part of insurance against said property, (b) premiums upon rates and charges against loss or damage to said property and (c) insurance against loss or damage to said property and (c) insurance against loss or damage at or any part of premiums on insurance covering repayment of all or any part of insurance. If the sums so paid shall be less than sufficient for said insurance. If the sums so paid shall be less than sufficient for said insurance which includes coverage in desires a "package" plan of insurance which includes coverage in desires a "package" plan of insurance which includes coverage in desires a "package plan reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at the collection of such reins and creamed so fire and other insurance policies or compensation or release thereof as aforesaid, shall not cure or waive application or release thereof a spread for any taking or damage of the property, and the risc and their insurance policies or compensation or release thereof a spread for any taking or any taking or damage of the property, and the risc and their insurance of any application or release thereof a spread for any taking or any taking o	To the	Beneficiary, render all summer and constitute a breach of this transfer and payable and constitute a breach of the transfer and payable and constitute a breach of the transfer and payable and constitute a breach of the transfer and payable and constitute a breach of the transfer and payable and constitute a breach of the transfer and payable and constitute a breach of the transfer and payable and constitute a breach of this transfer and payable and constitute a breach of this transfer and payable and constitute a breach of this transfer and payable and constitute a breach of this transfer and payable and constitute a breach of this transfer and payable and constitute a breach of this transfer and payable and constitute a breach of this transfer and payable and constitute a breach of this transfer and payable and constitute a breach of the payable and payable and constitute a breach of the payable and payable and constitute a breach of the payable and payable and constitute a breach of the payable and payable and constitute a breach of the payable and payable and payable and constitute a breach of the payable and paya
month prior to the time was assessments and other government of an enter an advance of the amount of (a) taxes, assessments and other government of all or any part of insurance against said property, (b) premiums upon rates and charges against loss or damage to said property and (c) insurance against loss or damage to said property and (c) insurance against loss or damage at or any part of premiums on insurance covering repayment of all or any part of insurance. If the sums so paid shall be less than sufficient for said insurance. If the sums so paid shall be less than sufficient for said insurance which includes coverage in desires a "package" plan of insurance which includes coverage in desires a "package" plan of insurance which includes coverage in desires a "package plan reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purpose at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes at the collection of such reins and creamed so fire and other insurance policies or compensation or release thereof as aforesaid, shall not cure or waive application or release thereof a spread for any taking or damage of the property, and the risc and their insurance policies or compensation or release thereof a spread for any taking or any taking or damage of the property, and the risc and their insurance of any application or release thereof a spread for any taking or any taking o		6. To pay to Beneficiary, at the time of payment of the same, less costs and the same, less costs at the same, less costs are the same are th
rates and charges against said property and (c) insurance against loss or damage to said property and (c) insurance against loss or damage to said or any part of premiums on insurance covering repayment of all or any part of premiums on insurance expectation, and the insurance against loss or damage to said or any part of premiums on insurance expectations, and the insurance against loss or damage of the property and (c) insurance against loss or damage of the property and (c) insurance against loss or damage of the property and (c) insurance against loss or damage of the property and (c) insurance against loss or damage of the property and awards for any taking or damage of the property and (c) awards for any taking or damage of the property awards for any taking or damage of the property awards for any taking or damage of the property awards for any taking or damage of the property awards for any taking or damage of the property awards for any taking or damage of the property awards for any taking or damage of the property awards for any taking or damage of the property awards for any taking or damage of the property awards for any taking or damage of the property awards for any taking or damage of the property awards for any taking or damage of the property awards for any taking or damage of the property awards for any taking or damage of the property awards for any taking or damage of the property awards for any taking or damage of the property awards for any taking or damage of the property awards for any taking or damage of the property awards for any taking or or damage of the property awards for any taking or or damage of the property awards for any taking or or notice of default property any default or notice of default or notice.  13. Upon default by Grantor in payment of any indebted one pursuant to such notice.  13. Upon default by Grantor in payment of any indebted one property any default or notice of default and event of any default or notice of default or or or or or elease thereof as aforesial,		installment of the inflicient to product a secured netco,
the indebtedness hereby sectived, it is indebtedness hereby sectived, it is indebtedness hereby section, apply any upon demand, such additional purposes, Grantor will also pay, upon demand, such additional purposes, Grantor will also pay, upon demand, such additional purposes, Grantor will also pay, upon demand, such additional purposes, and it is option, establish and administer a reserve for that purpose, at its option, establish and administer a reserve for that purpose, at its option, establish and administer a reserve for that purpose, at its option, establish and administer a reserve for that purpose, at its option, establish and administer a reserve for that purpose, at its option, establish and administer a reserve for that purpose, at its option, establish and administer a reserve for that purpose, at its option, establish and administer a reserve for that purpose, at its option, establish and administer a reserve for that purpose, at its option, establish and administer a reserve for that purpose, at its option, establish and administer a reserve for that purpose, at its option, establish and administer a reserve for that purpose, at its option, establish and administer a reserve for that purpose, at its option, establish and administer a reserve for that purpose, at its option, establish and administer a reserve for that purpose, at its option, establish and administer a reserve for that purpose, at its option, establish and administer a reserve for that purpose, and its option, establish and administer a reserve for that purpose, and its option of that required metablish and administer a reserve for that purpose.  13. Upon default by Grantor in payment of any indebted done pursuant to such notice.  13. Upon default by Grantor in payment of any indebted done pursuant to such notice.  13. Upon default by Grantor in payment of such reserved hereby or in performance of any agreement in each purpose.  14. Turbulation notice.  15. Upon default by Grantor in payment of such reserved in the purpose.  16. Tu		the and charges against said property and (C) proceeds of fire and other traking or damage of the property and (C)
sum as Beneficiary shall deem interest which includes coverage in desires a "package" plan of insurance which includes coverage in desires a "package" plan of insurance which includes coverage in desires a "package" plan of insurance which insurance plan to lapse. Beneficiary may beneficiary may declare all sums secured hereby addition to that required the premium on a package plan and administer a reserve for that purposes at its option, establish and administer a reserve for that purposes in the property in periodicary may declare all sums secured hereby or in periodicary may dec		the indebtedness hereby secured, the indebtedness hereby secured indebtedness hereby secured indebtedness hereby secured in the i
addition to that required under this flux and successful and successful addition to that required under this flux are serve for that purposes at its option, establish and administer a reserve for pay the renewal If the package plan reserve is not sufficient to pay the renewal premium on a package plan policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay premiums on a policy covering only risks required reserve to pay this and reserve to pay the reserve to pay the reserve to pay the r		insurance. It the same the pass and the pass of the pa
to be insured against under this Trust upon the written to be insured against under this Trust upon the written insurance plan to lapse, Beneficiary shall, upon the written insurance plan to lapse, depend on the purposes shall fix the time and place of sale and give notice thereof as the shall fix the time and place of sale and give notice thereof as the		desires a full that required under this first a reserve for that purpose. In the diltion to that required under this trust property; which
to be insured against under this Trust upon the written to be insured against under this Trust upon the written insurance plan to lapse, Beneficiary shall, upon the written insurance plan to lapse, depend on the purposes shall fix the time and place of sale and give notice thereof as the shall fix the time and place of sale and give notice thereof as the		If the package plan reserve is not sufficient may use such premium on a package plan policy then Beneficiary may use such premium on a package plan policy covering only risks required Reneficiary desires said property to be sold, it shall deposit with Reneficiary desires said property to be sold, it shall deposit with
Insurance Sale Grantor, and may, will be the nurposes small the		to be insured against under this Trust Decarding to the written to be insured against under this Trust Decarding the written and the decarding expenditures secured needy for the revidencing expenditures are the revidencing expenditures and the revidencing expenditures are the revidence are the revidence expenditures are the rev
direction of the Grantor and held by Beneficiary to the purpose sums paid by Grantor and held by Beneficiary to the absence of required by law.  required by law.		direction of the Grantor, and may, when the proposes and the control of the grantor and held by Beneficiary to the purposes required by law.
A ALE LIGHT STREET	Entroy	atoresalu, but the states, or a title states, or a
company authorized to	د. مشمولات	NOTE: The trust company or savings and loan association trust company or savings and loan association trust company authorized to insure title to real property under the provisions of One Company authorized to insure title to real property under the provisions of One Company authorized to insure title to real property under the provisions of One Company authorized to insure title to real property under the provisions of One Company authorized to insure title to real property under the provisions of One Company authorized to insure title to real property under the provisions of One Company authorized to insure title to real property under the provisions of One Company authorized to insure title to real property under the provisions of One Company authorized to insure title to real property under the provisions of One Company authorized to insure title to real property under the provisions of One Company authorized to insure title to real property under the provisions of One Company authorized to insure title to real property under the provisions of One Company authorized to insure title to real property under the provisions of One Company authorized to insure title to real property under the provisions of One Company authorized to the One Company

RE-2 UB 2-70

14. If after default and prior to the time and date set by the Trustee for the Trustee's sale, the Grantor or other person so privileged by ORS 86.760 pays the entire amount then due under the terms of the trust deed and the obligation secured thereby, other than such portion of the principal as would not then be due had no default occurred, and the Grantor or other person making such payment shall also pay to the Beneficiary all of Beneficiary's costs and expenses incurred up to said time in enforcing the terms of the obligation, including Trustee's and Attorney's fees not exceeding \$50 if actually incurred, such default shall thereby be cured.

cured.

15. After the lapse of such time as may then be required by law following the recordation of said notice of default and the giving of said notice of sale, Trustee shall sell said property at the time and place fixed by it in said notice of sale, either as a whole or in separate parcels, and in such order as it may determine, at public auction to the highest bidder for cash in lawful money of the United States, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying 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 Beneficiary, may purchase at the sale.

16. When Trustee sells pursuant to the powers provided

16. When Trustee sells pursuant to the powers provided herein, Trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including a reasonable charge by the Trustee, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the Trustee in the trust deed as their interest may appear in order of their priority and (4) the surplus, if any, to the Grantor or to his successor in interest entitled to such surplus.

17. For any reason permitted by law Beneficiary may from time to time appoint a successor or successors to any Trustee named herein or to any successor Trustee appointed hereunder. Upon such appointment, and without conveyance to the successor Trustee, the latter shall be vested with all title, powers and duties conferred upon any Trustee herein named or appointed

hereunder. Each such appointment and substitution shall be made by written instrument executed by Beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the Successor Trustee.

240

18. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which Grantor, Beneficiary or Trustee shall be a party unless such action or proceeding is brought by Trustee.

such action or proceeding is brought by Trustee shall be a party unless such action or proceeding is brought by Trustee.

19. The Grantor covenants and agrees to and with the Beneficiary and those claiming under him that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever.

20. Grantor shall not, without the prior written consent of Beneficiary, transfer Grantor's interest in the property or any part thereof, whether or not the transferee assumes or agrees to pay the indebtedness hereby secured. Upon any application for Beneficiary's consent to such a transfer, Beneficiary may require from the transferee such information as would normally be required if the transferee were a new loan applicant. Beneficiary shall not unreasonably withhold its consent. As a condition of its consent to any transfer, Beneficiary may, in its discretion, impose a service charge not exceeding one percent of the original amount of the indebtedness hereby secured by not more than one percent per annum.

21. This Deed applies to, inures to the benefit of, and binds

percent per annum.

21. This Deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees, devisees, 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 masculine gender includes feminine and/or neuter, and the singular number includes the plural.

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

y Javie F. (manados (SEAL)			
	Janie J. (wanados (SEAL) Tyyne Granados (SEAL)		
	(SEAL)		
ı	CORPORATE ACKNOWLEDGMENT		
STATE OF OREGON,	STATE OF OREGON, County of) ss.		
County of Klamath ss.	, 19		
	Personally appearedand		
May 2, 1972	who being duly sworn, did say that he		
Personally appeared the above named Javie F.	, is the		
The state of the s	and he		
Granados and Tyyne Granados	, is the		
and acknowledged, the foregoing instrument to be			
and acknowledged, the foregoing instrument to be	a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was the corporate seal of said corporation by authority of its		
their voluntary act and deed.	signed and sealed on behalf of said corporation by authority of its Board of Directors; and he acknowledged said instrument to be its		
Before me:	voluntary act and deed.		
(SEALL) p. Cantline Nomentiaco	Before me: (Seal)		
(SEAL) / Public for Oregon	Notary Public for Oregon		
Noldry Public for Oregon My commission expires: Feb. 9, 1971	My commission expires:		
	300 000		
RUST DEED  Granton  Granton  OF OREGON,  uty of KIAMATH  Samification instruction instruct	record on the record on the 19 12., and recorded 19 12., and recorded said County.  Id and seal of Deputy.  Lamadh l.		
	record on trecord, 19.72, and record page 535 said County of and seal lam all		
	and re and cond the record of		
TRUST DEE	record record , and r page said C clerk, R lt 4		
	for recording to the state of said and a software of said and a software of said and a software of said a so		
TRUST E	Stranges of Market Stranges of Market M. 12. on ecord of Mortgages of Witness my han ounty affixed.  Man D. MILLE Stranges of Mortgages		
T   Signary	was received had any of the was received had any of the way affixed.  Witness my yaffixed.  Why D. WI.  W. W. W. WI.  W. W. W. WI.  W. W. W. W.  W. W. W. W.  W. W.  W. W. W.  W. W. W.  W. W.  W. W. W.  W. W.  W. W.  W. W.  W. W.  W. W.  W. W.  W. W.  W. W.  W. W.  W. W.  W. W.  W. W.  W.		
	nent was received 19th, day of 11.190° clock n book N. 72 Nitness my Witness my County affixed.  NY D. M.  REE 34, 60  P. U. P. C.  P. U. P. C.  O. T. C.  O		
	With the Color of		
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
TRUST I	me data me da		
REQUEST FOR FULL RECONVEYANCE  To be used only when obligations have been paid.			

. Trustee

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 slatute, 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 same. Mail reconveyances and documents to

for cancellation

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee will be made.

9985