while the granter is to pay my and all taxes, assessments and other charges level or assessed against add property, or any part thereof, before the same begin to bear interest and all reports, or any part thereof, before the same begin to bear interest and all reports and the beneficiar on all linearace policies upon said property, such payments we pay and all bares and any and all taxes, assessments and other charges level beneficiary, to pay and property in the amounts as shown by the statements theored, and by the collector of such taxes, assessments or other charges and to may be insurance a premiums in the amounts shown on the statements submitted by princeous to hold the beneficiary and the statements and the pay into the reserve accounts or their representatives, and to charge and the may be and the beneficiary and the beneficiary hereby forming out of a defect in any. In-ance written or for any less or darreports being out of a defect in any. In-ance written or for any less or darreports by for a defect in any. In-surance origing, and the beneficiary hereby forming out of a defect in any. In-surance origing upon the beneficiary hereby form a defect in the origing of the compromise and settle with any insurence acception of an end of the origing the computing the amounts of the industrianess for payment and astated and full or upon sails or other acquisition of the property by the beneficiary atter.

Obtained. In order to provide regularly for the prompt pryment of said taxes, assess-ments or other charges and insurance premiums, the mantor agrees to pay to the beneficiary, together with and in addition to thanhor agrees to pay to principal and interest payable under the forms of the note or childrand secured hereby an amount equal to each weith (1/2011) of the faxes, and secured the charges due and payable with respect to sold property within each succeasi-mather and the solution of the sold property within each succeasing the two months, and also one-thirty-sitch (1/2011) of the insurance premiums and two months, and also one-thirty-sitch (1/2011) of the insurance premiums this trust decapter to solid property within each succeased instruction of the instruction of the insurance premiums several purposes thereof and shall precipion be charged to the principal of the ion, or, as the option of the beneficiary, sum and all interest, to pay said promiums, taxes, assessments or other charges when they shall become due when a payable.

executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsover. The granitor covenants and agrees to pay said note according to the terms thereoford, when due, all taxes, assessments and other charges levied against said property the term said property free from all acoulibrances having pre-or hereafter construct deal; to complete all buildings in course of construction berroof or the date contains and information of the date construction of the date may be done to the said property free from all acoulibrances having pre-or hereafter construct deal; to complete all buildings of information the date promptly and in good workmanikermancer any building or improvement on said property which may be done destroyed and pay, when due, all costs incurred therefor; to allow beneficient on interfais unsatisfactory to beneficiary within fifteen days after written notice instantiating of surpovement constructed on said premises; to keep all buildings and into most of the reafter on waste of said premises; to keep all buildings, property and into a said or pro-no waste of said premises; to keep all buildings, property and into a said property have the all premises continuously heured agains in a saim not less than the original principal sum of the note or colligation in a saim role is than the original principal sum of the note or colligation if any and its frust deed, in a company, or companies acceptable to the bene-tifteen was prior to change in fixer of the beneficiary as takened and with premium paid, to the change in the induces of the beneficiary and its for the approved house beneficiary may from time to the beneficiary approved hows being in the original fractional sum of the submer of a said property and is built contained for the beneficiary as the data describe obtain finance of builtness of the beneficiary as the data provide the submeria blance of builtness of the beneficiary as the data describe obtain finance for the consthe of the beneficiary as t

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

This trust deel shall further secure the payment of such additional money, it any, as may be launch hereafter by the beneficiary to the granned or others having an interest in the above described property as may be evidenced by more than one note, the beneficiary may credit payments received by its open any of sail notes or part of any payment on one note and part on another, as the beneficiary may elect.

65331

THIS TRUST DEED, made this 14 thday of ....

property in Klamath County, Oregon, described as:

Klamath County, Oregon.

D L# 100037 TA-28-2839

28-2832

1972

Z S

101 32 H

57

GO.

154137

21. 10

25.11

which sold described real property does not exceed three acres together with all and singular the appurtenances, tenements, hereditaments, rents, lastes, profile, water rights and other rights, easements or privileges now or hereafter belonging to, derived from or in anywise appor-taining to the above described premises, and all plumbing, lighting, hereing, ventilating, direcenditioning, tertigotating, watering and triggeten apparetus, equipment and fixtures, together with all awnings, venetion blinds, floor covering in place such as wall-cowell carpeting and line laum, shades and built in ranges, dishwashers and other built-in appliances now 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 ETERPERTY INCLUSEND. NO (100)

Not my Page 6607 TRUST DEED June LEE M. ROUNDY AND MARJORIE L. ROUNDY, husband and wife 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 granter trrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the Lot 6 in Block 1 of Tract 1008 known as BANYON PARK, each agreement of the granter herein contained and the payment of the sum of FIFTEEN THOUSAND AND NO/100---(s.15,000.00) Dollars, with interest thereon according to the terms of a promissory note of even due, herewith, payable to the beneficiary, or order and made by the granter, principal and interest being payable in monthly installments of s.99.80 commencing commencing default, any balance remaining in the reserve account shall be credited to the indebtedness. If the reserve account for taxes, assessments, insurance premiuse and other charges is not sufficient at any time for the response of such charges as they become due, the granter shall pay the defielt to the beneficiary upon demand, and if not paid within ten days after such demand, the beneficiary may at its option side the amount of such defielt to the principal of the obligation secured hereby. oblightion secured hereby. Should the granitor fail to keep any of the foregoing covenants, then the beneficiary may at its option error of the foregoing covenants, then the beneficiary may at its option error of the specific same, and all its expenditures there-tic specific same and the rate specific same, and all its expenditures there-tic specific same and the specific same, and all its expenditures there-tic specific same and the specific same, and all its expenditures to and the grantor on domain and shall be secured in the sole, all the rependitures to the grantor on domain and shall be secured also to make such the complete property as in its sole discrition it may deem necessary or advisable. Foremants, conditions the respective of the specific same secure of the specific is enforcing this obligation, and trutter have to of title same, and the specific to appear in and defend any action or proceeding orange to saturally fneurred; thy hereof of the rights of powers of the beneficiary on the secure of the securi-tic same same size of the court, in any such action or proceeding the beneficiary or traise may action or proceeding orange the secure of the secur-tion of the specific or the right or power of the beneficiary or the secure to appear in and defend any action or proceeding orange the secure of the secu-tion of the rights of powers of the beneficiary or traise may all costs and expenses, including cost of evidence of filte and attor or prough all the hore of the rights deed, and all said sums shall be secured by this tends the observed of the right secure and all such sums shall be secured by this tends the secure of the secure the hore of the right secure and all said sums shall be secured by this tends the secure of the 1953 The beneficiary will furnish to the grantor on written request therefor an annual statement of account but shall not be obligated or required to furnish any further statements of account. It is mutually agreed that: 11. Is mutually agreed that: (1. In the event that any portion or all of said property shall be taken under the right of animatic domain or condermation, the beneficiary shall have the right of animatic domain or condermation, the beneficiary shall have the right of the to make any compromise or settlement in connection with any the settlement of the settlement of the settlement of the monour re-payable as compensation forces, to require that all or any portion of the monour's payable as compensation to taking, which are in excess of the annount re-quired to pay all reasonable settlement and the settlement is beneficiary or incurred by the grantor in proceedings, shall be paid to the beneficiary reasonable due to the settlement of the proceedings, and the primate applied upon the indebtedness securitizary in such is strained as at its own expense, to take such actions and cherenty and the trainer's as the necessarily in obtaining such compensation, promptly upon the beneficiary's and applied upon the indebted of the such actions and thereasy is no the indebted at less own expense, to take such actions and thereasy is not the beneficiary's request. request. 2. At any time and from time to time more written request of the beneficiary's (flary, payment of its fees and presentation of this deed more that be note for cu-dense the second second second second second second second second second dersentent (in case of full recoveyance, for cancellation), without second second dersentent (in case of full recoveyance, for cancellation), without second second dersentent (in case of full recoveyance, for cancellation), without second second consent to the making of any map or plat of adid property; (b) join in mark (a) consent to the making of any map or plat of adid property; (b) join in constant and the second second second second second second second second second without ware any affecting this deed or the lien or charge hereof; (d) reconvey, without ware any fair of the property. The grance in any reconvey-time may he described and part of the property. The grance is any convert the recitals therein of any map or plats and ball be conclusive proof of the truthuliness thereof. Trusice's fees for any of the services in this paragraph shall be \$5.00. が行って truthfulness thereof. Truster's fees for any of the services in this paragraph shall be 55.00. • As additional security; granter hereby assigns to beneficiary during the perty affect of them trusts all ronts, issues, royatiles and profits of the pro-perty affect of them trusts all ronts, issues, royatiles and profits of the pro-perty affect of them trusts all ronts, issues, royatiles and profits of the pro-perty affect of them trusts and ronts, issues, royatiles and profits of the pro-perty affect of them trusts and ronts, issues, royatiles and profits of the pro-perty affect of the parameter of any fragment of any indebtedness secured hereby or in the performance of the parameter of any fragment of any the pranter insection of the performance become due and payable. Truster and profits carried prior to default as they become due and payable. Truster default by the granter insecting in the because of security for this indebtaness incrude and without regard to the adequary of any security for this indebtaness incrude ront, and are paysed of a sec-ting ronts, issues and profits, indebtanes and unpaid, and apply the same, issue and profits, indebtaness decured thereing, interfag reas and interfag reas. ALC UNDER 1

## 6608

1

4 4

112

1 ....

9°2422

SE.

1

素な

120

(SEAL)

(SEAL)

undersigned. g

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 pol-icles or compensation or awards for any taking or damago of the property, and the application or release thereof, as aloresaid, shall not cure or waive any de-fault or notice of default hereunder or invalidate any act done pursuant to such notice.

5. The grantor shall notify beneficiary in writing of any sale or con-tion sale of the above described property and furnish beneficiary on a supplied it with such personal information concerning the purchaser as d ordinarily be required of a new ioan applicant and shall pay beneficiary relee charge.

Time is of the essence of this instrument and upon default by the in payment of any indebtedness secured hereby or in performance of any nat hereunder, the beneficiary may declare all sums secured hereby im-nat hereunder, the beneficiary may declare all sums secured hereby im-the trust of the secure of the truster of written notice of default clion to sell the trust property, which notice of default and election to sell, effortry shall deposit with the truster of written and the trust of all downers evidencing expenditures secured hereby, thereign that shall fix the time and place of sale and give notice thereof as them i by law. by law.

there by law.
7. After default and any time prior to five days before the date set the Trustee for the Trustee's sale, the grantor or other person so flegred may pay the entire amount then due under this trust deed and obligations secured thereby (including costs and expenses actually incurred enforcing, the terms of the obligation and trustee's and attorney's fees exceeding \$50.00 each) other than such portion of the principal as would then he due had no default occurred and thereby cure the default.

 $\mathcal{H}_{\mathcal{A}}$ 

to the personally known to be the identical individuals, named in and who exocuted the foregoin they, orochypt the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WIERTOF, I have hereunto set my hand and affixed my pravial seal the da OUBLIC (SEAL) OF ON My commission expires:

Grantor

Beneficiary

THIS IS TO CERTIFY that on this 144 d

TRUST DEED

TO

FIRST FEDERAL SAVINGS &

LOAN ASSOCIATION

Klamath Falls, Oregon

Recording Return To: FIRST FEDERAL SAVINGS

., Truslee

2|q|

19

나는 것 같아요. 이렇게 좋아?

STATE OF OREGON )

County of Klamath

Loan No. .

TO: William Ganong.

DATED

nonnecement at the time fixed by the precoding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, conveying the pro-perty so sold, but without any covenant or warranty, copress 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. 9. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustee's sale as follows: (1) To the expenses of the state including the compression of the trustee, and a reasonable charge by the attorney baying recorded liens subsequent to the interest of the trust deed, (2) To all perform having recorded liens subsequent to the order of the state (4) The superplay at the attorney and a state interests of the trust deed, (3) To all perform the state of the state of the trust deed as their interests appear in the order of the succession in interest entitled to such surplus.

deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any rusteen named herein, or to any successor trustee appointed hereunder. Upon such appointment and without con-vergame to lie successor trustee, the latter shall be vested with all title, powers and duits conferred upon any trusteen named or appointed hereunder. Each such appointment and substitution shall be maded by written instrument executed by the heneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the county cirk or recorder of the counties of outlets in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and acknow leight is made a public record, as provided by law. The trustee is not obligates to notify any party hereto of pending sale under any other deed of trust or of any 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 deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legates devices, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including hereter, of the note secured hereby, whether or not named as a beneficiary herein, in construing this deed and whenever the context so requires, the maa-culine gender includes the feminine and/or neuter, and the singular number in-cludes the pibral.

<sub>19</sub>72

STATE OF OREGON }

WM. D. MILNE

affixed.

First Federal Savings and Loan Association, Beneficiary

A oundy

the

SS.

I certify that the within instrument 

in book M72 on page 6607

Witness my hand and seal of County

County Clerk

Deputy

CUU-

Record of Mortgages of said County.

By Jaach Draand

Lee M. Roundy

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

Noterw Public in and for said county and state, personally appeared the within named. LEE M. ROUNDY AND MARJORIE L. ROUNDY, husband and wife Jo, from the identical individual S. named in and who executed the foregoing instrument and acknowledged to me that

(DON'T USE THIS SPACE: RESERVED

FOR RECORDING

LADEL IN COUN TIES WHERE

EEE \$4.00

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed nave been fully path and satisfied. You hereby are directed, on payment, to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith logether 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

USED.)

June

and and affixed my polarial seal the day, and year last above Serald V. Brows