	8-3966	9164			
		~ <u>`</u>	Vol. 72 Page 13648		
	. 0	TRUST	DEED		
	THIS TRUST	DEED, made this 22nd day of	November , 19 72, betwee	en la hand hand hand atte	
		TROUV W CARLSON and DIAL	NNE L. CARLSON, husband and wife	and	
	FIRST FEDERAL existing under the	SAVINGS AND LOAN ASSOCIATION a laws of the United States, as beneficia WITNE	, as grantor, William Ganong, Jr., as trustee, c of Klamath Falls, Oregon, a corporation organized c ry:	ind	en de la parte de la parte
-	The grantor	irrevocably grants, bargains, sells and c	conveys to the trustee, in trust, with power of sale,	the second s	
	property in Klan	ath County, Oregon, described as:		and the second s	
		mus conthogeterly 6	8 feet of Lot 5, and the	and the second sec	No. of the second se
	2	Northwesterly 17.9 Klamath County, Ore	feet of Lot & WINEAR GRADERO, C	and the second se	ייייין אייראייראייראייראייראייראייראייראייראיי
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	87. NOM				
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	•	1.1	ther with all and singular the appurtenances, tenements, heredita lease now or hereafter belonging to, derived from or in anywise	monts,	Trating protection of the second
	rents, issues, prolits	e described premises, and all plumbing, lighting,	heating, ventilating, air-conditioning, refrigerating, watering and irri		
	apparatus, equipme	nt and lixtures, together with an awanger tone	liances now or hereafter installed in or used in connection with the	dbove	
	each agreement of	the grantor herein contained and the payment of	the sum of TWENTY FIVE THOUSAND TWO HUNDI AND NO/100	RED to the	
	(\$ 25, 200.00 beneficiary or othe January 10	Dollars, with interest thereon according to t and made by the grantor, principal and interest 19.12	s or may hereafter acquire, for the purpose of securing percindent the sum of TWENTY FIVE THOUSAND TWO HUNDI AND NO/100 he terms of a promissory note of even data horowith payable being payable in monthly installments of \$	encing	
	This trust deed if any, as may be low	shall further secure the payment of such additional money ined hereafter by the beneficiary to the granior or other the above described property, as may be evidenced by a indebtedness secured by this trust deed is evidenced to the heneficiary may credit payments received by it upo	indebtedness. If the reserve account for taxes, assessments, insurance pr	emions	and the state of the
	any of said notes or	part of any payment on one note and part on another	obligation secured hereby.		
	The grantor herein that the said	eby covenants to and with the trustee and the beneficiar premises and property conveyed by this trust deed ar	37 Should the grantor fail to keep any of the foregoing evvenants, t representation of the state of the st	able by the second s	
	ngainst the claims of	f all persons whomsoever.	any improvements made on said premises and also to make such repairs	to said	
	thereof and, when d	enants and agrees to pay said note according to the term te, all taxes, assessments and other charges levied again ep said property free from all encumbrances having pr a deed; to complete all buildings in course of construction a deed; to complete mithin as within a strom the da	at The grantor further agrees to comply with all laws, ordinances, reg	ulations,	The second states and
	hereafter construction or hereafter construction hereafter construction date (onstruction is hereafter commenced; to repair and resto od workmanlike manner any building or improvement of	the other costs and expenses of the trustee mean with the actually l in enforcing this obligation, and trustee's and attorney's fees actually l it to appear in and defend any action or proceeding purporting to affect it	le secure 32 1	
	costs incurred there	for; to allow beneficiary to inspect said property at i	all ity hereof of the rights of powers of the interact of title and attorney's f to costs and expenses, including cost of evidence of title and attorney's f	eding in the barrier of the barrier	
	constructed on said	premises; to keep all buildings and improvements now on said property in good repair and to commit or suff	of ficiary to foreclose this used, and in and build build be		
	the fire or such other	hazards as the beneficiary may from time to time requi	re, annual statement of account.	furnish by	
	ficiary, and to deliv approved loss paya	er the original policy of insurance in correct form and w ble clause in favor of the beneficiary attached and w	ith 1. In the event that any portion or all of said property shall sat	any ac-	and and a set of the Derived Constraints and the set of
		the principal place of dubities of the beneficiary may be to the effective date of any such policy of insurance, rance is not so tendered, the beneficiary may in its o surance for the benefit of the beneficiary, which insuran able by the grantor during the full term of the policy the	tion or proceedings, or to make any compromise or settlement in connect such taking and, if it so elects, to require that all or any portion of the	tion with s money's sources and the second	Color and the second second
				eneficiary Attorney's	
÷	the beneficiary, to principal and intere	ovide regularly for the prompt payment of said taxes, assa rges and insurance premiums, the grantor agrees to pay tether with and in addition to the monthly payments at payable under the terms of the note or obligation set equal to one-twellth (1/12th) of the taxes, assay here have	of fees necessarily paid or incurred by the beneficiary in such bioaccounts red balance applied upon the indebtedness secured hereby; and the struc- and at its own expense, to take such actions and execute such instruments ed. be necessary in obtaining such compensation, promptly upon the being the balance applied to balance and the operation of the being of the been of the been of the being of the being	e os aball Service a s	
	other charges due a ing twelve months, payable with respec	to an	hims request. hile 2. At any time and from time to time upon written request of ary, ficinity, payment of its fees and presentation of this deed and the no the ficinity, payment of the reconvergence. for cancellation), without aff	the bene-	the second second second second second
	such sums to be several purposes th loan; or, at the o	redited to the principal of the loan until required for ereof and shall thereupon be charged to the principal of ption of the beneficiary, the sums so paid shall be held trust as a reserve account, without interest, to pay	any casement of creating and restriction energy (d)	o may (a) I granting ordination	an an an gar agus an an ann an an an an an ann an an ann an a
	and Davable,	ption of the beneficiary, the sums so paid shall be need trust as a reserve account, without interest, to pay in assessments or other charges when they shall become	without he described as the "person or persons legally entitled the	reto and the	
	While the gr charges levied or the same begin to policies upon said	antor is to pay any and all taxes, assessments and of assessed against said property, or any part thereof, be bear interest and also to pay premiums on all insur- property, such payments are to be made through the b	truthfulness thereof, frustees fees for any of the ection in the		
	ficiary, as aforeas any and all taxes said property in	bear interest and also to pay premiums on all insur- property, such payments are to be made through the b ld. The grantor hereby authorizes the beneficiary to assessments and other charges levied or imposed aga he amounts as shown by the statements thereof furnit such taxes, assessments or other charges, and to pay in the amounts above on the statements submitted	ence and be show. pay 3. As additional security, grantor hereby assigns to beneficiary of the continuance of these trusts all rents, issues, royalites and profile or abed perty affected by this deed and of any personal property located ther the grantor shall default in the payment of any indebtedness secured he the grantor shall have the ri	tone pro- con. Until the magnetic state of the state of t	
	insurance premium	f such taxes, assessments of other considered is ubmitted is in the amounts shown on the other other is ubmitted ers or their representatives may which may be required i and or to withinked for that purpose. The grantor as f, if any, acticater responsible for failure to have any if any or density of the purpose. The grantor as the or densate growing out of a defect in any	the last all sitch rents, issues, royallics and protite cannot be	It as they	
and the second	the reserve account in no event to he	id the beneficiary responsible for failure to have any in	asur- ceiver to be appointed by a court, and without regard to the adequite for the indebtedness hereby secured, enter upon and take po	snecsion of	

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ance written or for any loss or damage growing out of a defect in any in-surance policy, and the beneficiary hereby is authorized, in the event of any loss, to compromise and actig with any insurance company and to apply any cuch insurance receipts upon the obligations secured by this trust deed. In computing the amount of the indebtedness for payment and satisfaction in the loss of the security for the indebtedness hereby sec thereof, is loss the security for the indebtedness hereby activity satisfaction in the security for the indebtedness hereby activity satisfaction in the security for the property activity the security for the indebtedness hereby activity satisfaction in the security for the property and the property of the security for the indebtedness thereof, is loss and expenses of op the same, less costs and expenses of op the same, less costs and expenses of op the same, less costs and expenses of the the intervers is less y determine. due and unpaid, and apply collection, including reason-d hereby, and in such order Er alle 100



<form></form>			13649	
<form></form>	4. The entering upon and taking presention of said prop- f such rents, issues and profile or the processed of fire and o lies or compensation or avaria for any taking or damage of he application or reicase thereof, as storeald, shall not curs ult or notice of default hervuider or invalidatis any act- suit or notice of default hervuider or invalidatis any act- set.	erty, the collection nouncement ther insurance pol- the property, and party so a or waive any de- recitais in done pursuant to truthfulage	t at the time fixed by the preceding postponament. The trustes shall the purchaser his deed in form as required by law, concerping the pro- oid, but sithout any cortant or warranty, express or implied. The the dued of any matters or facts shall be conclusive proof of the s (presof. Any person, residing the busies but including the grantor	A state of the second stat
<form></form>	b) House, b, The grantor shall polify boneficiary in writing of ract for sale of the above described property and furnish prom supplied is with such personal information concorring ould ordinarily be required of a new loan applicant and sh arrive charge.	any sale or con- beneficiary on a trinche shi the purchaser as all pay beneficiary reasonable trust deed	chericiary, may purchase at the sain.	
A definition of the first of		n notice of default 10. 1 hall cause to be time appoind and all promiseory vyance to and all promiseory vyance to and dutices thereof as then fore the date set other proper app	For any reason permitted by law, the beneficity may from time to int a successor or successors to any trasten named herric, or to any trustee appointed hereander. Upon such appointment and without con- the successor truster, the lafter shall be verted with all title, powers conferred upon any truster herein named or appointed hereunder. Each internet and substitution shall be made by written instrument excetted meficiary, containing reference to this trust deed and its place of ich, when recorded in the property is situated, shall be conclusive proof of pointment to the auccessor truster.	
IN WITNESS WHEREOF, sold granter has beergeness the lacked and sool the day and your first obove written.	e obligations accured thereny (including costs and exprance enforcing the terms of the obligation and truthce's as the exceeding \$50.00 each) other than such portion of the then be due had no default courted and thereiny cure 8. After the lapse of such time as may then be require the recordation of said notice of default and giving of said unites shall sell said property at the time and place lized by saie, either as a whole or in separate parcels, and in such or rmine, at public suction to the highest bidder for cash, in it nited Blates, payable at the time of saie. Trustee may post y portion of said property by public announcement as such	actually incurred to active the decident to outly in the default. Any action partity unit the default. Any action partity unit to active the default. Any action partity unit for a safe, the particular the particular part	Indice applied this that with this body, only catcude and knowed any party hereto of pending asle under any other deed of thus or of or proceeding in which the granics, beneficiary or traste shall be a sake action or preserving is hought by the trustee. This devel applies to, interse to the benefit of and binds all partles of horrs, legates devises, administrators, executors, successors and the term "beneficiary" which are not named as a beneficiary constrained hereiny, whether or not named as a beneficiary constrained the devise and whenever the context ho requires, the una- der includes the femiline and/or neuter, and the singular number in- duction	
TATE OF ORESON THE BY DO GENERY bit on the 2014 day of November		has hereunio set his ha	md and seal the day and year first above written.	
Johns Public is used by deal output and stoch, parsonal the within named. Johns Public Regarding the second stochastic and concernence and concern	Soundary of Viewarih (85.			A state of the sta
The periods is being is a latitude inducted if, nemed in ond who executed the foregoing intrument and acknowledged to me that they provide the files of unductivity for the uses and purposes theorin segment. Names index without a set my hand and additized my gained and of arms of the day and year last above written. The index of the in	THIS IS TO CERTIFY that on this and day otary Public in und day said, county and state, pe	rsonally appeared the within	n named , CARLSON, husband and wife	
County of Klamath) ^{55.} County of Klamath) ^{55.} County of Klamath) ^{55.} County of Klamath) ^{55.} I certify that the within instrument was received for record on the 28th day of November 19.72, in book M.72on page 13648 Record of Matagaress of said County. Witness my hand and seal of County diffixed. Witness my hand and seal of County diffixed. Witness my hand and seal of County diffixed. M. D. MILNE County Clerk By Hara Haraway L populy County Clerk By Hara Maray L Deputy Deputy County of Klamath) ^{55.}	nex. second the same hasy and voluntarily to INTESTIMONY WHEREOF I have hereunto set n	or the uses and purposes the ny hand and affixed my not	agial seal the day and year last above written. The Decension	
TO Grantor TO TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary Record of Mortgages of said County. Aiter Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon Witness my hand and seal of County offixed. Record of Mortgages of said County. Witness my hand and seal of County offixed. Witness my hand and seal of County offixed. Witness my hand and seal of County offixed. Witness my hand and seal of County offixed. Witness my hand and seal of County offixed. Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon Sum office Sum of Sum office Sum			County of Klamath $ightrightarrow SS.$ I certify that the within instrument was received for record on the 28th day of November	
FIRST FEDERAL SAVINGS S40 Math St. Klamath Falls, Oregon By Horst for the state of the st	TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary	FOR RECORDING Label in Coun- Ties Where	Record of Mortgages of said County. Witness my hand and seal of County affixed.	
To be used only when obligations have been paid. IC: William GanongTrustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed or bursumt to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said rust 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 terms. First Federal Savings and Loan Association, Beneficiary by	FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon		By than formand	
NO: William Ganong, 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 or bursumit to statute, to cancel all evidences of indebtedness secured by atid 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 terms. First Federal Savings and Loan Association, Beneficiary by	REQU	JEST FOR FULL RECO	NVEYANCE	
DATED:19	O: William Ganong, Trustee The undersigned is the legal owner and holder of rave been fully patid and satisfied. You hereby are d bursuant to statute, to cancel all evidences of indebice rust deed) and to reconvey, without warranty, to the	all indebtedness secured by irected, on payment to you o iness secured by acid trust o parties designated by the t	the foregoing trust deed. All sums secured by said trust deed f any sums owing to you under the terms of said trust deed or deed (which are delivered to you herewith together with said terms of said trust deed the estate now held by you under the	
国际 和1月24日,2月1日日,1月1日日日,1月1日日日,1月1日日日日日日,1月1日日日,1月1日日日日日日日日)ATED:	гиян Л by		

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