9310	23039		M	5763
	76381	TRUST DE	ED Vol. 73 Pag	3
	THIS TRUST DEED, made this STEPHEN B. REICHER	A Mar		. 19.73 between
FIRS	STEPHEN B. REICHEA T FEDERAL SAVINGS AND ting under the laws of the Unit	LOAN ASSOCIATION of K ted States, as beneficiary;	as grantor, William Gallong, lamath Falls, Oregon, a corr	Jr., as irustee, and poration organized and
	The grantor irrevocably grants perty in Klamath County, Oreg	WITNESSE a bargains, sells and conver	TH: ys to the trustee, in trust, w	rith power of sale, the
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which said described real property does not exceed three acres, together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights and other rights, easements or privileges now or hereafter belonging to, derived from or in anywise apper-taining to the above described premises, and all plumbing, lighting, heating, ventilating, air-conditioning, reintgerating, watering and intradition apparatus, equipment and fixtures, together with all awnings, venetilen blinds, floor covering in place such as wall-to-wall carporting and lino-deparatus, equipment and fixtures, together with all awnings, venetilen blinds, floor covering in place such as wall-to-wall carpoing and lino-leum, shades and built-in ranges, dishwashers and other built-in appliances now or hereafter national in or used in connection with the above described premises, including all interest therein which the grantor has or may hereafter acquire, for the purpose of securing performance of multiplication of the premises, including all interest therein which the grantor has or may hereafter acquire. each agreement of the grantor herein contained and the payment of the sum of TWENTY FOUR THOUSAND AND NO/100

(\$ 24,000,00_) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, beneficiary or order and made by the grantor, principal and interest being payable in monthly installments of \$163.68. June 20, 19,73. commencing

This trust deed shall further secure the payment of such additional money, if any, as may be loaned biroatter by the buefficiary to the grantor or other having, as may be loaned biroatter by the buefficiary to the grantor or other or notes. If the indebtedness secured by this trust deed we due to by more than one note, the beneficiary may credit payments received by it any of said notes. or part of any payment on one note and part on another, as the beneficiary may elect.

Determine the part of any payment on one note and part on another, as the beneficiary may elect.
The grantor hereby covenants to and with the truitee and the beneficiary payment on one note and part on another, as the beneficiary may elect.
The grantor hereby covenants to and with the truitee and the beneficiary payment on one note and part on another, here in that the said premise, and property conveyed by this trust deed. are grantor the claims of all permises and shows and that the grantor will and his helfs, tree and clear of all encumbrants warrant and defend his said title thereto against the claims of all permises and sport to conveyed by this trust. deed, are order or all encumbrants and agrees to pay said note according to the terms thereof and, when due, all taxes, assessments and other charges levied against there of and, when due, all taxes, assessments and other charges levied against the claims of one part of the fut construction is hreaditer any building or improvement on promptly and in good workmanilke may building or improvement on the said property when may be defined any to materials unsatisfactory to be beneficiary of such there or any building or improvement or such limes during construction as after written notice from beneficiary of such beneficiary of all property in good roments and the diagnetic or as all property in good repair and restores now or hereafter erected upon said property in good repair and the such as a such as a stee written notice from beneficiary of all beneficiary of all improvements or autified on an all property in good repair and the beneficiary of all beneficiary of all individes or improvements and there or as a stee written and the individe or any such and improvement or autifier or such other instructs as the beneficiary and improvement or autifier or such other instructs as the beneficiary and individes or any any instruct. The such as a stee beneficiary and indiv

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property in the amounts as shown by the statements thereof urminsted he collector of such taxes, assessments or other charges, and to pay the ance premiums in the amounts shown on the statements submitted by insurance carliers or their representatives, and to charge said sums to the ipai of the beam if any, established for that purpose. The grantor agrees a count to out if any, established for that purpose. The grantor agrees or which are any the sums which may be required from "writelice," and the beneficiary reprosessible for failure to have any im-ent to or for any loss or damage growing out of a defect in any in-mittelice, and the beneficiary represents a butchitzed, in the company and compromise and settle with any insurance company and us defect in insurance receipts upon the obligations secured by that estimate deed. In withing the amount of the indebtedness for payment and estification in or upon sale or other acquisition of the property by the beneficiary after afortsau. til taxes, assess rty in the amo liector of such premiums in t mee carriers or of the loan or account, if a

any balance remaining in the reserve account shall be credited to the dness. If the reserve account for taxes, assessments, insurance premiums her charges is not sufficient at any time for the payment of such charges become due, the grantor shall pay the deficit to the beneficiary upon the difficult of the same of the such demand, the beneficiary is not in add the amount of such deficit to the principal of the on accured hereby. default, indebted and othe as they demand,

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any at its option and the amount of such definition to the pincipal of the obligation secured hereby. Should the grantor fall to keep any of the foregoing covenants, then the heneficiary may at its option carry out the same and all its expenditures there-for shall draw interest at the rate specified by the line of this trust deed. In this connection, the beneficiary shall be repayable by from the state of the same shall be repayable by integrantor on demand and shall be securither right in its discretion, the beneficiary shall be repayable by integrantor on demand and shall be securither right in its discretion to complete this connection, the beneficiary shall be repayable by property as in its sold discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, fores and expenses of this trust, including the cost of title surch, an with or in enforcing this obligation, and trustee's and attorney's ing or all cells as reasonable sum to be fixed by the bene of title and attorney's fees, in a reasonable sum to be fixed by the cost of title actionery's fees, in a reasonable sum to be fixed by the cost of title action or proceeding which the beneficiary or trustee may appear and in any suit brought by bene-ficiary to foreclose this deed, and all said sums shall be secured by this trust deed.

The beneficiary will furnish to the grantor on written request therefore unit statement of account but shall not be obligated or required to fur further statements of account.

It is mutually agreed that:

It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, the beneficiary shall have the right to comunence, proscute in its own name, appear in or defend any ac-tion or proceedings, or to make any compromise or settlement in connection with such taking rand. If the oelects, to require that all or name, appear in or defend any ac-payable as compensation for such taking, which are torney's feet mecutary paid or incurred by the grantor in such proceedings, shall be paid to the beneficiary and applied by it first upon any reasonable costs, and expenses and attorney's fees necessarily paid or incurred by the beneficiary in such proceedings, and the balance applied upon the indebtedness accured hereby; and his grantor agrees, at its own expense, to take such actions and exceute such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

be necessary in obtaining such compensation, promptly ' request. 2. At any time and, from time to time upon writter ficiary, payment of its fees and presentation of this deed dersement (in case of full reconveyance, for cancellation, inability of any person for the payment of the indebitedness consent to the making of any may or plat of said proportion any easement or creating and restriction therein, or or other agreement affecting this deed the property. The gr without warranty, all or any paymers or persons legally the recitals therein of any may be described as the matters or facts shall be or thut four starters, thereof, transfer for any of the servientitled the to beneficiary du

shall be \$5.00. 3. As additional security, grantor hereby assigns continuunce of these trusts all rents, issues, royatiles proty affect by this deed and of any personal proper grantor formance of any agreement bereunder, grantor sh then all default in the payment of any indebted become due and payable. Upon any default by the gran ficiary may at any time without notice, either in perso security for the indebtedness hereby secured, enter upon the rent, issues, and profits, including those pass and the same, issues, and profits, including those pass due the rent, issues and profits, including those pass due the same, issue costs and profits, including those pass due the same, issue costs and expenses of operations and out as the beneficiary may determine located the secured he have the r The entering upon and taking possession of said property, the collection rents, issues and profits or the proceeds of fire and other insurance pol-compensation or awards for any taking or damage of the property and illection or release thereof, as aforesaid, shall not cure or waive and de-notice of default hereunder or invalidate any act done pursuant to other.

5. The grantor shall notify beneficiary in writing of any
5. The grantor shall notify beneficiary in writing to any
5. The grantor shall notify brows described property and furnish bene supplied it with such personal information concerning the supplied it with such personal information concerning the arrive charge.
6. Time is of the essence of this instrument and upon de to in payment of any indebtedness secured hereiv or in performance.

auit by the ance of any hereby im-ce of default cause to be ction to sell,

menacity due a said the trust property. Which notice Arauit and election to sail, and election record. Upon delivery of said notice araut deed and all promissory the humoticitary shall deposit with the trustee this trust deed and all promissory has been and the said of the trustee the said and give notice thereof as then trustees shall fix the time and place of sale and give notice thereof as then required by law. 7. After default and any time prior to five days before the date set privileged may payment the trustee's sale, the grantor of the person so by the Trustee for the entire amount then due under the trust deed and privileged may payment thereby (including costs and exprese actually incurred the obligations the terms of the obligation and trustee's and attorney's fees the notice of the said occurred and thereby cure the default. not then be due had no default occurred and thereby cure the default. 8. After the lapse of such the the may have of pay of the said only a solution of sale of there as any of the the time as may then be required by law following the root station to the highest bider for cash, in lawors tase of the of sale, of there as a public and the for cash in alword the as of the termine, at public audio to the highest bider for cash, in lawors tase of the termine, at public audio to the bidigation for a sale of all or there as a public and the terms of sale. Trustee may polytime and place first and pay of the termine, at public and poperty by public announcement as the set and place of the the sale of all or the sale. Trustee may polytime and place first and a public announcement as the as a showing by public termine, at public announcement as the as the as the set as the as a side of all or the sale of all or the sale of all or the sale as the as a side by public announcement as the as as the as the sale of all or the sale of all or the sale of all or the set as the as as the as as the aset aset as a sale of all or the termine, at public ann

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uncement at the time fixed by the series required by the series of the series of the deed of any matters or facts after the conclusive processes the read. Any person, excluding the trustee but including the beneficiary may purchase at the sale. 9. When the Trustee sells pursuant to the powers provided of the concess and any matters at the sale. 9. When the Trustee sells pursuant to the powers provided of the expenses of the states but including the compensation of the sells of the trustee's all as for the concess of the sell sells of the trustee's all as the sale including the compensation of the sells of the trustee's the sells of the trustee's sells as subsequinated the the sell of the trustee in the state subsequinate of the trustee in the successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may increase trustee and here and here and the successor in trustee in the successor in the successor is any trustee send here in the successor is trusted and as the sale the interest and here and duits correct unsoft trustee the list of sall be verticed when the successor is any trustee herein named or site interest is and the successor is trust the sender of the interest in the trustee appointment, and duits content and usbuiltion shall be weated in the successor is any trustee herein named or site interest is builted of the interest is and be and the interest is and built to make the interest is the successor is any trustee herein named or site interest in the trust deed and such appointment and substitution shall be weated and the content is and the interest is the origin of the interest is the source of the inter

by the beneration, constraint in the first of the county clerk of record record, which, when recorded in the property is altuncted, shall be conclusive nounty or counties in which the property is altuncted, shall be conclusive in proper appointment of the successor trustee. It prustee accepts this trust when this deed, duly executed an ledged is made a public record, as provided by law. The trustee is not out of the proceeding in which the granted, negative records an any action or proceeding in which the granted, negative the trustee. 12. This deed applies to, hurses to the benefit of, and blads hereto, their services devises, administratora, excentors and assigns. 70 the note secured hereby, whether or context so requires heretore in construing this deed and whenever the context so requires the gender includes the feminine and/or neuter, and the singular i challes the pural.

<pre></pre>	IN WITNESS WHEREOF, said grantor has		d seal the day and year first above-written.
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Notice Public for Oregon My Commission expires: Jo. 30-744 Notice Public for Oregon My Commission expires: Jo. 30-744 Incent No. STATE OF OREGON Sciences and the within instrument was received for record on the _11th day of	IN TESTIMONY WHEREOP, I have hereunto set my		A. hul
AND Commission exploses Joint Income No. TRUST DEED STATE OF OREGON ss. Income No. State Of OREGON Ss. To Cranter To State Of OREGON Nassocial County PERST FEDERAL SAVINGS & LOAN ASSOCIATION Beneticiery Number Need and Secie of County Witness my hend and secie of County Atter Recording Beaum To: FIRST FEDERAL SAVINGS State Or State Of State Of State Of Oregon Need All state Of County Clerk Not Nassocial County Clerk Kiennoth Fells, Oregon FEE \$ 1,00 Minet Developed State Of County Clerk MEQUEST FOR FULL RECONVEYANCE State Of State Of Oregon	and the second		en yu
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TO: William Ganong	540 Main St. Vignath Falls, Oregon		Debnið
TO: William Ganong	Nichildan 2 carry	4. 승규가 아파 아파 가 있는 것이다. 	
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 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 indebtedness secured by said trust deed (which are delivered to you herewith together with a pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with as same. First Federal Savings and Loan Association, Beneficker, 19	and the second	N.	na se a companya da se a Na seconda da se a seconda da se a companya
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TO: 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 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 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 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 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 (which are delivered to you herewith together with a pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with a 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 game. First Federal Savings and Loan Association, Beneficks by	DJR	UEST FOR FULL RECOR	
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