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	TRUST DEED Vol. 73 Page 5767	Contractor contractor
	THIS TRUST DEED, made this 8th day of May , 19.73 , between CHARLES VINCENT HARRELD AND KAREN LOUISE HARRELD, husband and wife	
	as grantor, William Ganong, , as trustee, and , , as grantor, William Ganong, , as trustee, and , , , , , , , , , , , , , , , , , , ,	
	existing under the laws of the United States, as beneficiary; WITNESSETH:	
	The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as:	A state of the sta
	The Easterly 5 feet of Lot 4 and the Westerly 55 feet of Lot 3 Block 54 of NICHOLS ADDITION to the City of Klamath Falls, Oregon, according to the official plat thereof on file in the office of the County Clerk, Klamath County,	
	还 N	1 million
	n <mark>12</mark> 18 and Friend and States	
	이 가지 않는 것 같은 것 같	
	which said described real property does not exceed three acres, together with all and singular the appurtenances, tenements, hereditaments,	
	rents, issues, profits, water lights and other lights, desentiated privates the interval of private the interval of the premises, and all plumbing, lighting, heating, ventilating, air-conditioning, refrigerating, watering and lingtion interval to the above described premises, and all plumbing, ity interval to the covering in place such as wall-to-wall carpeting and lingting and programs.	
	described premises, including dif interest inter) V
	(s 19, 600,00) Dollars, with interest thereon according to the terms of a promissory note of even date herewith payable to the beneficiary or order and made by the granter principal and interest being payable in monthly installments of \$14033	
	This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary to the granicor or others having an interest in the above described properties may be evidenced by note or notes. If the indebtedness secured by othis trust deed is evidenced by more than one note, the beneficiary may creat received by it upon any of said notes or part of any payment on one note and part on another, any of said notes or part of such received and part on another, any of said notes or part of such received by its payments and part on another, any of said notes or part of any payment on one note and part on another, any of said notes or part of any payment on one note and part on another,	
	as the beneficiary may elect.	<u>i kaladada</u>
	herein that the said promises and property conveyed of will and his heirs, for shall draw interest at the rate specified in the note, shall be repayable of the rate of all encounteractes and that the said title thereto, the grantor and defend his said title thereto, this connection, the beneficiary shall have the right in its discretion to complete the provide the provide not made and the right in the discretion to said premises and shall be scienced by the lien of this discretion to complete the provide title present to make such repayable of the source that the right in the discretion to complete the provide the provide the right in the said title thereto.	
	thereof and when due, all taxes, assessments and other charges leveled against said property; to keep rest free from all encoumbrances having pre- said property; to keep and complete all buildings in course of construction or hereafter constructed on said premises within as months from the date or hereafter constructed on said premises within as months from the date	
	promptly and in good workmanike manner any building or improvement on in enforcing this obligation, and tracter and account of the secur- said property which may be damaged or destroyed and pay, when due, all to appear in and defend any action or proceeding purporting to affect the secur- said property which may be damaged or destroyed and pay, when due, all is preased and defend any action or proceeding purporting to affect the secur-	
	constructed on said premises; to keep all buildings and improvements now or hereafter created upon said property in good repair and to commit or suffer no waste of said premises; to keep all buildings, property and improvements now or hereafter created on said premises continuously finaured agains loss ow or hereafter created on said premises continuously finaured agains loss on or hereafter created on said premises continuously finaured agains loss on or hereafter created on said premises continuously finaured agains loss on or hereafter created on said premises continuously finaured agains loss on or hereafter created on said premises continuously finaured agains loss on the sum not less than the original principal sum of the note or obligation secured by this trust deed, in a company or companies acceptable to the beneficiary attached and with fictory, and to deliver the original poice of business of the beneficiary at least approver particle of the original poice of business of the beneficiary at least and to deliver the original poice of business of the beneficiary at least approver particle of the original poice of business of the beneficiary at least approver particle of the original poice of business of the beneficiary at least and the the original poice of business of the beneficiary at least and the the original poice of business of the beneficiary at least and the the original poice of business of the beneficiary at least and the the original poice of business of the beneficiary at least and the the original poice of business of the beneficiary at least and the the original poice of business of the beneficiary at least and the the original poice of business of the beneficiary at least and the the original poice of business of the beneficiary at least and the the original poice of business of the busines of the beneficiary at least and the the original poice of business of the business of the beneficiary at least and the the original poice of business of the beneficiary at least and the the original p	
	fifteen days prior to the effective date of any such policy of insurance. If the right to commence, prosecute in its own name, appear in or defend any ac-	
	or incurred by the grantor in such proceedings, shall be paid to the beneficiary	1
	the beneficiary, together with and in addition to the monthly information applied upon the indeptedness secure interest, and the grandle the grandle applied to the provide the terms as shall be additioned in the grandle applied upon the indeptedness secure and interest provide the terms as shall be additioned in the grandle applied upon the indeptedness secure and interest provide the terms of the note or obligation secure is the provide the terms of the note or obligation secure is the provide the terms of the note or obligation secure is the provide the terms of the note or obligation secure is the provide the terms of the note or obligation secure is the provide the terms of the note or obligation secure is the provide the terms of the note or obligation secure is the provide the terms of the note or obligation secure is the provide the terms of the note or obligation secure is the provide the terms of the note or obligation secure is a the provide the terms of the note or obligation secure is the provide the terms of the note or obligation secure is the provide the terms of the note or obligation secure is the terms of the note of the note or obligation secure is a the terms of the note of the note or obligation secure is a the terms of the note of the n	
	hereby, an amount equal to one-twelft: (1/12th) of the date, massesshells and other charges due and payable with respect to said property within each substaining ing twelve months, and also one-thirty-sixth (1/30th) of the antimacy wars while payable with respect to said property within each substaining this trust deed remains in effect, as estimated and allowed by the beneficiary, this trust deed remains in effect, as estimated the loan until required for the such sums to be credited to the principal of the several purposes thereof and shall energiciary, the sums so paid eshall be held by loan; or, at the option, as a reserve account, without interest, to pay said we cancement or creating and restrict on thereof, (c) join in granting to substain to the making of any map or plat of said property; (b) join in granting more cancement or creating and restrict on thereof, (c) join in any substain to the making of any map or plat of said property; (b) join in granting to cancement or creating and restrict on thereof, (c) join in any substain to the same or cancement or the indication thereof, (c) join in any substain to the making of any map or plat of said property; (b) join in granting the property in the substaint of the same of the sam	
	premiums, faxes, assessments or other charges when they shall become due and payable. and payable.	
	charges levied or assessed against said property, or any part tarter, bender, being the same begin to bear interest and also to pay prenultimes on all insurance the same begin to bear interest and also to pay prenultimes on all insurance shall be \$5.00.	
\sim	said property in the amounts as shown by the statements thereof furnished perty affected by this deed and of any presents of any and the payment of any indebtedness accured hereby or in by the collector of such taxes, assessments or other charges, and to pay the insurance of any agreement hereunder, grantor shall have the right to sol- insurance promiums in the amounts shown on the statements submitted by the performance of any agreement hereunder, grantor shall have the right to sol- insurance and profiles armed prior to default as they	
	ance written or for any loss or damage growing out of a netect in the the security for the machanist thereof, in its own name sue for or otherwise collect	
	surance policy, and the beneficiary hereby is autoprized, in this event of any shill plotted, so the rents, issues and profits, including those past due and unpaid, and apply any loss, to compromise and satisfaction in computing the amount of the indebtedness for payment and satisfaction in computing the amount of the indebtedness for payment and satisfaction in computing the amount of the property by the beneficiary after for the same, less costs and expenses of operation and collection, including reason- to compromise of operation and collection. Including reason- be attractively fees, upon any indebtedness accured hereby, and in such order full or upon sale or other acquisition of the property by the beneficiary after	
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ication or release thereof, as notice of default hereunder tice. the property, and or waive any deany taking or (aforesaid, shall r or investor

5. The grantor shall notify beneficiary in writing of any sale or o for sale of the above described property and furnish beneficiary on supplied it with such personal information concerning the purchaser d ordinarily be required of a new loan applicant and shall pay benefici-vice charge.

se 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 ent hereunder, the beneficiary may declare all sums secured hereby im-ent hereunder, the beneficiary may declare all sums secured hereby induced payable by delivery to the trustee of written notice of default editor to sell the trust property, which notice trustee shall cause to be ield for record. Upon delivery of said notice of default and election to sell, reficiary shall deposit with the trustee this trust deed and all promissory and documents evidencing expenditures secure discredy, whereupon that a shall fix the time and place of sale and give notice thereof as then d by law. d by law.

After default and any time prior to five days before the date set 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 vileged 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 ench) other than such portion of the principal na would then be due had no default occurred and thereby cure the default.

St from he due had no default occurred and intercept cure are default. 8. After the lapse of such time as may then be required by law following he recordation of said notice of default and giving of said notice of saie, the rustee shall sell said property as the bits parcels, and in such order as he may de-maine, sit public said of the highest bidder for cash, in lawful more of the site of the said shall be the said of the said said to the said said to the intercent of said shall be the said said of the said said to the prince and said property by public announcement at such the and place of all and from time to time thereafter may postpone the saie by public an-

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nouncement at the time fixed by the preceding postpone deliver to the purchaser his deed in form as required by perty so sold, but without any covenant or warranty, truthfulness thereof. Any person, excluding the trustee b and the beneficiary, may purchase at the sale. stponement. The red by law, conv anty, express or all he conclusive

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and the beneficiary, may purchase at the sale. 9. When the Trustee sells pursuant to the powers provided h trustee shall apply the proceeds of the trustees sale as follows: the expenses of the sale intuming the compensation of the trust reasonable clarge by all persons having recorded liens subsequent trust deed, the trustee in the trust deed as their interests appendent of the trust. (4) the trustee is any the surplus, if any, to the grantor of order of the is successor in interest entitled to such surplus. powers provided he s sale as follows:

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 trustee named herein or to any successor trustee appointed hereunder. Upon such appointment all title, powers and duties conferred upon any trustee hirers made by written instrument executed such appointment and substitution made by written instrument executed by the beneficiary, confided in the office of the county clerk or recorder of the counts of which the which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

Trustee accepts this trust when this deed, duly exceuded and acknow-ledged is made a public record, as provided by law. The trustee is not obligated to uotify any party hereto of pending sale under actions due deed of trust or of any action or proceeding in which the grantor, actionary or trustee shall be a party unless such action or proceeding is brought by the trustee.

12. This deed applies to, haves 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 pledkee, of the term beneficiary shall mean the holder and owner, including pledkee, of the construing this deed and whenever the context so requires, the man-cular gender includes the feminine and/or neuter, and the singular number in-cludes the planal.

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. Karen Louise Harreld (SEAL) STATE OF OREGON County of Klamath ____, 19.73., before me, the undersigned, a May 10 day of THIS IS TO CERTIFY that on this. Notary Public in and for stid county and state, personally appeared the within named CHARLES VINCENT HARRELD AND KAREN LOUISE HARRELD, husband and wife to me personally known to be the identical individual. S named in and who executed the foregoing instrument and acknowledged to me that they executed the same, freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notarial seal the day and year last above written $1, \dots$ Notory Public for Oregon My commission expires: æ 10.25-74 (SEAL) STATE OF OREGON } ss. Loan No. TRUST DEED I certify that the within instrument was received for record on the _____lth day of ______Ay. 19.73, at 3:23...o'clock ... PM., and recorded DON'T USE THIS in book \$767 M.73on page 5767 PACE: RESERVED Record of Mortgages of said County. ABET COUN Granto WHERE TIES TO USED.) Witness my hand and seal of County FIRST FEDERAL SAVINGS & affixed. LOAN ASSOCIATION WM. D. MILNE Beneficiary After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon County Clerk By Hazel Dre FIE \$ 4.00 Doputy the all and the set of the set of the 10.076 Sector States 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 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 statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the TO: William Ganong..... First Federal Savings and Loan Association, Beneficiary by. **是这份**就 19 DATED:.