- 754 i	99368		Val. 15 Page	3516	
	THIS TRUST DEED, made this 2 ROBERT L. RICHARDSON AN	TRUST DE 6th _{day of} March D MARY LOU RICHAR	1	, 19 75 , between Fe	
	FIRST FEDERAL SAVINGS AND LO existing under the laws of the United	AN ASSOCIATION of K States, as beneficiary;	as grantor, William Ganong, Ju Iamath Falls, Oregon, a corport	c · , as trustee, and	
	The grantor irrevocably grants, b property in Klamath County, Cregon	, described as.	ys to the trustee, in trust, with		
	Lot 1 in Block 3 of FIR the official plat there of Klamath County, Oreg	eof on file in th	INEMA GARDENS, accord e office of the Count	ing to y Clerk	
2 13/E		•			
APA	2 an				
	which said described real property does not rents, issues, profits, water rights and other taining to the above described premises, an apparatus, equipment and ixtures, together loum, stades and built-in ranges, dishwashe	d all plumbing, lighting, heatin with all awnings, venetian blin	g, ventilating, air-conditioning, refrigerali ds, floor covering in place such as wall now or hereafter installed in or used in	to-wall carpeting and impation connection with the above	H.
	each agreement of the granter herein contain (<u>\$ 28,350.00</u>) Dollars, with interes bestalidary of order and made by the grant	ned and the payment of the su est thereon according to the ter tor, payincipal and interest being	m oTWENTY EIGHT THOUSA FIFTY A ms of a promissory note of even date payable in monihly installments of \$.2.	http://www.approximation.com/a	
	This trust deed shall further secure the paym if any, as may be leased hereafter by the benefic having an interest in the above described propert note or notes. If the indebtedness secured by the more than one note, the beneficiary may aredit I any of said notes or path of any payment on or as the beneficiary may elect.	int of such additional money, definitiant to the grantor or others in the grantor or others in the second s	fault, any balance romaining in the reserve as lebtedness. If the reserve account for taxes, a d other charges is not sufficient at any time f they become due, the grantor shall pay the mand, and if not paid within ten days after y at its aption aidd the amount of such of lightion secured hereby.	scount shall be created to the seesanced, insurance premiums of the payment of such charges deficit to the henclicitary upon - such demand, the benclicitary leficit to the principal of the	Pir Island
	The grantor hereby covenants to and with therein that the said promises and property comfree and clear of all encumbrances and that the executors and administrators shall warrant and executors and administrators shall warrant and share the statement of all encumpsover.	e grantor will and his heirs, in defend his said title thereto th	Should the grantor fail to keep any of the neticitry may at its option carry out the same t shall draw interest at the rate specefied in e grantor on demand and shall be secured by is connection, the beneficiary shall have the ri by improvements made on shill premises and al operty as in its sole discretion it may deem	the Ren of this trust deed. In ght in its discretion to complete so to make such repairs to said necessary or advisable.	
	against his claims of an proton and agrees to pay sai thereof and, when due, all taxes, assessments an said property; to keep said property free from codence over this trust deed; to complete all built or hereafter constructed on said premises within hereof or the date construction is hereafter com- promptly and in good workmanike managed and property which may be damaged of any said property which may be damaged on work	all encumbrances having pre- dings in source of construction co- in six months from the date fir- menced; to repair and restore th huilding or improvement on in ored and pay, when due, all to inspect sold property at all to or materials unsatisfactory to co	The granics further agrees to comply with venants, conditions and restrictions affecting es and expenses of this trust, includent ee other costs and expenses of this trust, includent or appear in and defend any actions recording y hered or the right-dudg cost of evidence or stand expenses, including cost of evidence or stand expenses, including cost of evidence is an and expenses, including cost of evidence or anonhie auxientiation of the evidence of any the iconeficiary or trustee may appear an icity to foreclose this deed, and all said sum	incurred in connection with or	
	or hereafter constructed on said premises with hereof or the date construction is hereafter com- promptly and in good workmanike manner any said property which may be dama ded relearly to costs incurred therefort to allowed with the beneficiary within our of destroy any building or in fact; not to rank of premises; to keep all building consister crected upon said property in good hereafter crected upon said premise; to keep all building now or hereafter crected on said premises on by fire or such other hazards as the beneficiary in a sum not less than the original principal scoured by this trust deed, ma company of com-	there from beneficiary of such re- improvements now or hereafter w ngs and improvements now or pair and to commit or suffer d to commit or suffer d tianously insured against loss any from time to time require, a sum of the note or obligation a	saconcies sum for the fact traces may appear an clary to foreclose this deed, and all said sum ced. The hen-ficiary will furnish to the granton numl statement of account but shall not be ay further statements of account.		
	by fire of such other intration original principal in a sum not less thated in a company or con ficiary, and to dest the original policy of insu approved had sevalue clause in favor of the primitive sevent of the principal place of busine interpret of the principal place of busine interpret of the principal place of any interpret of the place of the place interpret of the place of the place of the static policy of the place of the benefit of t static benefits of the place of the place of the place obtained.	beneficiary attached and with eas of the heneficiary at least y such policy of insurance. If the beneficiary may in its own the beneficiary, which insurance he full term of the policy thus	It is mutually agreed that: I. In the event that any portion or all under the right of eminent domain or condemn the right to commence, prosecute in Its own any ion or proseculars, or to make any compromises use taking and, if it so elects, to require that any anhe as compensation for such taking, which under the age all reasonable costs, expenses an under the age all reasonable costs, expenses any source that any all reasonable costs, expenses any source that any all reasonable costs, expenses any the advection of the advection of the advections of the source that any all reasonable costs, expenses any the advection of the source the source more than the source that advection of the advections of the advections of the source that advection of the advections of the advections of the source that advection of the advections of the advections of the source that advections of the advections of the advections of the source that advections of the advections of the advections of the source the advection of the advections of the advections of the source the advections of the advections of the advections of the source taking advections of the advections of the advections of the source the advections of the advections of the advections of the source taking advections of the advections of the advections of the source taking advections of the advections of the advections of the source taking advections of the advections of the source taking advections of the advection	or settlement in connection with all or any portion of the money's 1 are in excess of the amount re-	
	obtained. In order to provide regularly for the promp ments or other charges and insurance premiuma the beneficiary, together with and in addition principal and interest payable under the terms o hereby, an amount equal to one-twelfth (1/12b/ other charges due and payable with respect to an ing twelve months, and also one-thirty-sixth (1/ payable with respect to said property within en- this trust deed remains in effect, as estimated such sums to be credited to the principal of	t payment of said taxes, assess- the grantor agrees to pay to to the monthly asyments of of the taxes, assessments and the control of the secured of the taxes, assessments and the control within each succeed.	pured to by all teasonino in such proceedings or incurred by the grantor in such proceedings and applied by it first upon any reasonable of balance applied upon the indebtodness secured at its own expense, to take such actions and be necessary in obtaining such compensation, econest	, shall be paid to the beneficiary osts and expenses and attorney's elary in such proceedings, and the hereby; and the grantor agrees, execute ruch instruments as shall promptly upon the beneficiary's	
	several purposes thereof and shall thereupon be loan; or, at the option of the beneficiary, the the heneficiary in trust as a reserve account, premiums, taxes, assessments or other charge	sums so paid shall be held by without interest, to pay said s when they shall become due	2. At any time and from time to time ficiary, payment of its fees and presentation dorsement (in case of full reconveyance, for c liability of any person for the payment of the any easement or creating any empirical and or other agreently, all or any part of the prop withour we described as the "person or per the recitats therein of any matters or facts truthinness thereof. Trustee's fees for any shall be \$6.00.	upon written request of the bene- of this deed and the nots for en- anceilation), without affecting the indebtdness, the trustee may (a) said property; (b) join in granting con, (c) join in any subordination leu or charge hereof; (d) reconvey, erty. The grantes in any reconvey.	
	Rafi payaote. While the grantor is to pay any and al charges levied or assessed against said proper the same begin to bear interest and also to policies upon said property, such payments are licitary, as aforesaid. The grantor hereby au	to be made through the bene- thorizes the beneficiary to pay	may may be described as the "person of per- tion rectinal therein of any matters or facts truthfunces thereof. Trustee's fees for any shall be \$5.60. 3. As additional security, grantor hereby continuance of these trusts all rents issues, perty affected by this decl and of any person perty affected by this decl and of any person	sons regary entries thereon and shall be conclusive proof of the of the service: in this paragraph revalues and profits of the pro- nal property located thereon. Until indubtedness secured bready or in	
	any and all taxes, nascessments and Other our said property in the amounts as shown by t by the collector of such taxes, massessments or insurance premiums in the amounts saitatives, priceipal of the loan I may established for th in or exercise account if the beneficiary responsible ance we boliey, and the beneficiary responsible ance we boliey, and the beneficiary hereby is too in the order to any load of the moliest ance we boliey, and the beneficiary hereby is one is to comportion and settle with any insur such insurance receipts upon the obligations full or upon sale or other acquisition of the pro-	other charges, and to pay the n the statements submitted by and to charge said sums to the na which may be required from as purplications of the grantor agrees o for out of a defect in any in- unported in the avent of any	shall be 45.60. 3. As additional security, grantor hereby conlinuance of these trusta all rents, taxaes, perty affected by this deed and of any person frantor shall delault in the payment of any the performance of any agreement hereunder, lect all such rents, issues, royatiles and profi become due and payablo. Upon any default by ficlary may at any time wilhout notice, eithe ceiver to be appointed by a court, and with he rents, issues and profiles, including these the same, less costs and expenses of opersid- ties same, less costs and expenses of opersid-	introductions accurat inferity of ill grantor shall live the right to col- ta carned prior to default as thoy y the grantor hereunder, the bane- bar in person, by agent, or by a ro- out regard to the adequary of any enter upon and take possession of a harm suc for or chievenies collect	
	surance oplicy, and the beneficiary hereby is load to compromise and actite with any insur south insurance receipts upon the obligations computing the amount of the indectedness i full or upon sale or other acquisition of the	nonconcern, in the event of any ance company and to apply any secured by this trust deed. In for payment and satisfaction in property by the beneficiary after	the rents, issues and profits, including those the same, issues and expenses of operati- able attorney's fees, upon any indebteduess as the heneficiary may determine.	prest due and uppeld, and spply on and collection, including reason- secured hereby, and in such order	

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4. The entering upon and taking possassion of said property, the solieotion of such rents, issues and profits or the proceeds of fire and other insurance pol-icles or componiation or swards for the picking or damage of the property, and the application or release thereof, as shore-oid, shall not cure or waive any de-fault or notice of default hereunder or invalidate any act done pursuant to such notice.

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n motice.
5. The grantor shall notify beneficiary in writing of any sale or contribution of the sale of the above described property and furnish beneficiary on a supplied it with such personal information concerning the purchaser as ild ordinarily be required of a new loan applicant and shall pay beneficiary or revice charge.
6. Time is of the casence of this instrument and upon default by the nor in payment of any indebtedness socured hereby or in performance of any general hereby or in performance of any indebtedness socured hereby or in performance of any indebtedness decine all nums secured hereby inclusion. tract

like it is required of a new non approximately and upon default by the charge. Then is of the essence of this instrument and upon default by the pharmoni of any indebtedness secured hereby or in performance of asy indebtedness secured hereby or in secured hereby for-hereunder, the beneficiary may declare all nume secured hereby for-here and phase by delivery to the trustee of written here of default into to sell the trust property, which notice truste and all promiseory interval deposit with the trustee this trust died and all promiseory defaute and all provide the fuel card of the secure agreement mediately and electi-duly filed the benef notes an trustees required A strain and a strain by concept, which notice trustes shall cload to sell, during the trust property, which notice trustes shall cload to sell, during the strain and strain

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nouncement, at the time fixed by the preceding postponement. The deliver to the purchaser his deed in form as required by isr, conre-party so had but without any coreant (c warraity, expend-retifulness thereof. Any person, excluding the postpondust truthing there thereof. Any person, excluding the truth out including and the beneficiary, may purchase at the sale. implied. The proof of the

Section in the deed of any person, excluding her event.
and the beneficiary, may purchase at the said.
9. When the Trustee sails pursuast to the powers provided herein, the event of the trustee sails apply that properties of the trustee's said as follows: (1) To trustee shall apply that properties of the trustee's and a the expenses of the sails including the compensation of the trustee sails as the event of the trustee's and a the expenses of the sails including the compensation of the trustee and a trustee's and a sail of the trustee's and the trust deed of the trustee in the trust deed as their rate sails apply the trustee in the trust deed as their rate sails apply the trustee's and the trust deed of the trustee in the trust deed as their rate sails apply the trustee in the trust deed as their rate sails apply the trustee's and the trust deed of the trustee in the trust within the sail trustee and the trust of the trustee's and the trust of the trust of the trustee's and the trust of the trustee's and the trust of the trustee's and the tru suc by rec the property is situ successor itustee.

required by law.	the date set country or countres in which the property is situated, shall be country or countres in which the successor instead of the successor instead and acknow-	
required by law. 7. After default and any time prior to five days before by the Trustee for the Trustee's sale, the grantor or oth the obligations secured thereby (including costs and expenses ac in enforcing the terms of the obligation and trustee's and is not exceeding \$50.00 each) other than such portion of the prim not exceeding \$50.00 each) other than such portion of the prim not exceeding \$50.00 each) other than such portion of the prim not then be due had no default occurred and thereby cure th	rust deed and 11. Trustee accepts this trust when this deed, duly extended to bilgsted tually incurred 11. Trustee accepts this trust, a provided by lww. The trustee is not obligsted stormey's fees i redged is made a public record, as provided by lww. The trustee is not of stormey's fees to notify any party increasing needing sale under any other deed of trust or of the any action or proceeding in which the grantor, beneficiary or trustee shall be a e default.	
8. After the lapse of such thus at any giving of said uotil the recordation of said notice of data time and place fixed by hin trustee shall sell said property at garants parcels, and in such order of saie, either at a whole or the highest bidder for cash, in lawfu termine, at public ancion the time of sale. Trustee may postpoor United States, paryshowherty by public announcement at such time the such space of the such that the such time of the such time of the such space of the such that the such time of the such time of the such space of the such time of the such time of the such time the such that the such time of the such time of the such time of the such that the such time of the such time of the such time of the such time of the such time of the such time of the such time the such time of the such time of the such time of the such time of the such time time of the such time of the such	ice of sale, the hereto' their heirs, legitres devises, administrators, dee and owner, including a fin said notice assigns. The term "beneficiary" shall mean the interval of a subsection of the max- i money of the maximum beneficiary, which are the maximum beneficiary in money of the hereto. In construing this deed and whenever the context so requires, the max- sale place of culline gender includes the fersing and/or neuter, and the singular number la- ma and place of culline gender includes the fersing and/or neuter, and the singular number la- ma and place on the placed.	
sale and from time to time interaction may the	s hereunto set his hand and seal the day and year first above written.	
IN WITNESS WHEREOF, Baia granter has	Robert & Tichardon (SEAL)	
	Mary Jan Jedandone (SEAL)	EN La
STATE OF OREGON County of Klamath	March 19.75, before me, the undersigned, a	
THIS IS TO CERTIFY that on this day d	onally appeared the within named	
ROBERT L , RICHARDSON AND MAI	RY LOU RICHARDSON, HUSDATE and the second to me that and n and who executed the foregoing instrument and acknowledged to me that the uses and purposes therein expressed.	
to ma personally known to be the identical marviadant	t and the second the second seco	
THE X Loxed the same nearly that termine set my	hand did united in the	The state of the s
PUD SO TE	VIIA A VALLA LATING	
	Notary Public for Oregon My commission expires: $1/-1Z - 7B$	
(SEAU) SE UNA		
· · · · · · · · · · · · · · · · · · ·	STATE OF OREGON) ss.	
Loan No	County of Klamath	
TRUST DEED	I certify that the within instrument	in the second
Incor 2	in the manual for record on the	
	day of APRIL 19.1.4,	
	SPACE RESERVED in book M /5 on page	
Grantor	LABEL IN COUN. Record of Mortgages of said County.	
TO FIRST FEDERAL SAVINGS &	Witness my hand and seal of County	A state of the second
LOAN ASSOCIATION	affixed.	
Beneficiary	W. D. MILNE County Clork	A REAL PROPERTY OF THE REAL
After Recording Relumin To: FIRST FEDERAL SAVINGS	the ADras le	
540 Main St. Klamath Falls, Oregon	Put 5 4.00 Deputy	
		S THE PARTY OF THE
		A PARTICULAR AND A PARTICULAR A
REQ	UEST FOR FULL RECONVEYANCE	
To be	used only when obligations have been paid.	
TO: William Ganong, Trustee	the sum a secured by said trust deed	
TO: William Ganong	of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed diracted, on payment to you of any sums owing to you under the terms of said trust deed or tedness secured by said trust deed (which are delivered to you herewith together with said defined by the terms of said trust deed the estate now held by you under the	
have been fully paid and satisfied. You hereby die nursuant to statute, to cancel all evidences of indeb	of oll indebidiness decured by the variant owing to you under the terms of said thus develop of directed, on payment to you of any sums owing to you under the terms of said thus develop of tedness secured by said trust deed (which are delivered to you herewith togethor with said tedness secured by said trust deed (which are delivered to you herewith togethor with said the parties designated by the terms of said trust deed the estate now held by you under the the parties designated by the terms of said trust deed the estate now held by you under the	
trust deed) and to reconvey, without warranty, to some.	First Federal Savings and Loan Association, Beneficiary	
	First Federal Savings and Loan Association, a	
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DATED:		
$2g_{\rm eff}^2 + e^{-i\omega t}$		The second second states and second