

This trust deed shall further secure the payment of such additional money, if any, as may be joaned, hereafter by the beneficiary to the granior or others having an interest in the above described property, as may be evidenced by a noto or notes. If the indebtedness secured by this trust deed is evidenced by more than one note, the beneficiary may credit payments received by it upon any of said notes or part of any payment on one note and part on another, as the beneficiary may elect.

A#7637

The grantor hereby covenants to and with the trustee and the beneficiary herein that 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, executors and administrators shall warrant and defend his said title thereto gainst the claims of all persons whomscover.

excellors and administrators shall warant and defend his said title thereto, against the claims of all persons whomsoever. The granicer covenants and agrees to pay said note according to the terms inder the claims of all persons whomsoever. The granicer covenants and agrees to pay said note according to the terms and property, to keep said appendix and other charges levied against is the person of the said appendix and other charges levied against and property, to keep said appendix the same said property at the same or hereafter constructed on said premises within six months from the date person the date construction is hereafter commenced; to repair and restore promptly and in good workmanike manner any building or improvement on said property which may be damaged or destroyed and pay, when due, all costs incurred therefor; to allow beneficiary to inspect said property at all times during construction; to replace any work or materials unsatisfactory to beneficiary within fifteen days after written notice from beneficiary of such fact; not to remove or destroy any building or improvements now or how was or said premised to beneficiary may from the to attiff now wor beneated on said premised to the same of the note or oblightion secured by this trust deed, in a company or companies acceptable to the beneficiary proved loss payable clause in tearor of the beneficiary titched and with premium paid, to the principal paize of business of the beneficiary, with strust claus in the so is the enter day such policy of insurance. If said project of the offective date of any such policy of insurance. The beneficiary, which end clause in beneficiary is to be beneficiary with surance is now is to be endered. The order the original policy of insurance in correct form and with approved loss payable clause in the beneficiary withe insurance. If and policy of the untance for the beneficiary, which insurance. If and policy of the insurance of the beneficiary with insurance. If and policy of the insurance of the beneficiary, whic

In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and insurance promiums, the grantor agrees to pay to the beneficially, together with and in addition to the monthly payments of principal and interest payable under the terms of the note or obligation secured hereby, an amount equal to one-twelfth (1/2tih) of the taxes, assessments and other charges due and payable with respect to said property within each succeed-ing twelve months, and also one-thirty-sixth (1/36th) of the fasurance premiums payable with respect to said property within each succeed-ing twelve months, and also one-thirty-sixth (1/36th) of the insurance premiums such sums to be credited to the principal of the loan, until required for the several purposes thereof and shall thereupon be charged to the principal of the loan; or, at the option of the beneficiary, the sums so plate shall be held by the beneficiary in trusts as a reserve accounts, without interest, to pay said and payable.

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<ol> <li>The entering upon and taking possession of said pro of auch rents, issues and profits or the proceeds of fire and fees or compensation or awards for any taking or damage the application or release thereof, as alorearid, shall not ci- tauto o notice of default hereunder or invalidate any ac such notice.</li> <li>The grantor shall notify beneficiary in writing of the above the above described property and furnition.</li> </ol>	and the benchiciary, hiny purchase at the sale.	rustes shall lag tas pro- mplied. The roof of the the granter herein, the et (1) To	alaine in the state of the second
6. The granter shall notify beneficiary in writing of traction sales also below described property and furnity of a new loan supplied it with above described property and furnity be required of a new loan spplicant and a 45.00 service charge. 6. Time is of the essence of this instrument and up and the beneficiary may declare all summer would or in payment of any induction service charge. 6. Time is of the beneficiary may declare all summer dealer() due and payable by delivery to the trustee of write and election to sell the trust property, which notice trust duy field for record. Upon delivery of sale notice of default the beneficiary shall deposit with the trustee, this trust declare shall fix the time and place of sale and give no required by law.	pon default by the order of their priority. (4) The surplus, if any, to the grantor o performance of any deed or to his successor in interest entitled to such surplus.	stee, and a second seco	
notes and documents evidencing expenditures secured her trustees shall fits the time and place of sale and give no required by law. 7. After default and any time prior to five days i by the Trustee for the Trustee's field, the grantor o privileged may pay the entire amount then due under i the obligations secured thereby (including costs and expens in enforcing the terms of the obligation and trustee not exceeding 500.00 each) other than such option of the not then be due had no default occurred and thereby cu	afore the date set outry or counties in which the property is situated, shall be conclus by trust dead and	itile, powers under, Each and executed is place of order of the ive proof of and acknow- ot obligated	
not then be due had no default occurred and thereby cu 8. After the lapse of such time as may then be required the recordation of said noice of default and siving of said trustee shall sell said property but the time and place fixed b of sale, either as a whole or in separate parcels, and is such termine, at puble suction to the highest bidder for cash, in United States, payable at the time of sale. Trustee may pos- any portion of sald property by puble announcement as suc- sale and from time to the thereafter may postpone the	es sciully incurred and attorney's fres and attorney's fres principal as would to the default. Trustee accepts this trust when this deed, duly executed a not attorney's fres indiged is made a public record, as provided by law The trustee is no to otly any party here to of pending sale under any other deed of any action or proceeding in which the grantor, beneficiary or trustee and attorney of the secure as no molecular indication or proceeding is brought by the trustee. This deed applies to inverse to the benefit of, and binds when in said notice order as he mony de- lawful means of de- lawful means of all or times and pince of all or times and pince of all or times and pince of the note secured hereby, whether or not mand as toone such of the secure indication of the context is or require times and pince of cultar indication of the context is or require times and pince of under the pince.	all parties cossors and r, including beneficiary s, the mat- number in-	
1.2 The second state of the st	has hereinto set his hand and seal the day and year first above Ewin C. Ronningen Iladye M. Ronningen	written	
STATE OF OREGON ) County of Klamath THIS IS TO CERTIFY that on this <u>18th</u> da Notary Public in and for said county and state, p	y of August 19.66, before me, the under		
ERVIN C. RONNI to me personally known to be the identical individua they, rescuted the same freely and voluntarity	NGEN AND GLADYS M. RONNINGEN, husband and wife	o me that	
	Notary Editic for Oregon My commission expires: 8/16/69		
Locn No. 7627 TRUST DEED	STATE OF OREGON County of Klamath } ss. I certify that the within instr was received for record on the.	ument	
ERVIN C. RONNINGEN AND GLADYS M. RONNINGEN TO TO	day of <u>August</u> , I (DON'T USE THIS al <u>11:26</u> .o'clock <u>P.M.</u> , and rec SPACE: RECERVED in book <u>M-66</u> on page LABEL IN COUN. Record of Mortgages of said Cou TIES WHERE	9 <u>66</u> , arded 8407	
FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary After Recording Return To: FIRST FEDERAL SAVINGS 540 Math St.	witness my hand and seal of C affixed. \$3.00Dorothy_Rogers لی بر ا	Construction of the second se Second second seco	
Klamath Falls, Oregon	on trie of really dedicy, decret.	puty	
To: William GanongTrustee	and the second s	Tust deod	
pursuant to sicilitie, to cancel all evidences of indebide trust deed) and to reconvey, without warranty, to the same.	all indebtedness, secured by the foregoing trust deed. All sums secured by sold trected, on payment to you of any sums owing to you under the terms of sold trust ness secured by sold it trust deed (which are delivered to you herewith together parties designated by the terms of sold trust deed the estate now held by you the terms of sold trust deed the estate now held by you the terms of sold trust deed the estate now held by you the terms of sold trust deed the estate now held by you the terms of sold trust deed the estate now held by you the terms of sold trust deed the estate now held by you the terms of sold trust deed the estate now held by you the terms of sold trust deed the estate now held by you the terms of sold trust deed the estate now held by you the terms of sold trust deed the estate now held by you the terms of sold trust deed the estate now held by you the terms of sold trust deed the terms of sold trust deed the estate now held by you the terms of sold trust deed the estate now held by you the terms of sold trust deed the estate now held by you the terms of sold trust deed the terms o		
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