

L#7803

shall be non-cancellable by the grantor during the full term of and parcellable obtained. In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and insurance premiums, the grantor agrees to pay to the beneficiary, together with and in addition to store or obligation secured principal and interest payable under the terms of the taxes, assessments and other charges due and to one-twich (1/12b) of the taxes, assessments and other charges due and payable with respect to said property within each succeed-ing tweive months, and also exciting the taken ucceeding three pers while payable with respect to said property within each succeed for the several purposes thereof and shall be hereful and the loau runtil required for the several purposes thereof and shall be negled of the loau runtil required for the several purposes thereof and shall be negled or the sums so paid shall be held by loan or, at the option of the beseftedary, the sums so paid shall be held by loan or, at the option of the taxes reserve account, without interest, to pay said preniums, taxes, assessments or other charges when they shall become due and payable.

the beneficiary in trues as a recover charges when they shall become due and payable. While the grantor is to pay any and all tarce, assessments and other charges level or assessed against said property, or any part thereof, before the design to bear interest and also to pay granums on all insurance the design to bear interest and also to pay yremums on all insurance the design to bear interest and also to pay yremums on all insurance the design to bear interest and also to pay yremums on all insurance the design to bear interest and also to pay yremums on all insurance and property in the amounts as shown by the statements and to pay the insurance promiums in the amounts shown on the statements and to pay the insurance promiums in the amounts shown on and to charge said sums to the principal of the loan of to withlewed for that purpose. The granter range the reserve account, if any, established only a different is inder range and are written or for any least diary hereby is authorized. In the structure and ance written or for any besided ary hereby is authorized, in the struct range any any and all true to the still endited ary interest on any and to charge shi august and to have any on the oblightions accured by this true to deal. In surance paying and the destillary hereby is authorized, in the struct deed. In such neurance amount of the hold the any insurance on pay and to apply any too, to comprome the still with any insurance on any and to apply any too any and the destillary hereby is authorized, in the struct deed. In computing the another acquisition of the property by the beneficiary after the other acquisition of the struct and the property by the beneficiary after the other accurates and the and in the property by the beneficiary after

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(SEAL)

Deputy

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The entering upon and takin rents, issues and profits or t compensation or awards for plication or release thereof, as the proceeds of fire and other insurance pol-any taking or damage of the property, and a aloresaid, shall not cure or waive any de-or invalidate any act done pursuant to

The grantor shall notify beneficiary in writing of any say r sale of the above described property and furnish benefic upplied its with such personal information concerning the pur rdinarily be required of a new loan applicant and shall pay i service 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 up ent hereunder, the beneficiary may declare all sums secured ber default by due and payable by delivery to the trustee of written notice of default edito to sell the trust property, which notice trustee shall cause to be ed for record. Upon delivery of said notice of default and easily promissory indication to sell deposity with the trustee this trust faced and all promissory and documents evidencing expenditures secured hereby merupon the shall fit the time and place of sale and give notice thereof as then i by law.

ired by law. 7. After default and any time prior to five days before the date set the Trustee for the Trustee's sele, the grantor or other person so legel may pay the entire amount then due under this trust deed and obligations secured thereby (including conts and expenses actually incurred obligations actually incurred and trustee's and attorney's fees arroring the had no default occurred and thereby cure the default.

not then he due had no detault occurred and thereby cure the detault. 8. After the lapse of such time as may then be required by law following the recordation of said notice of default and grind find by law following trustee shall sell said property at the tappared part fixed by the in said notice of saie, either as a whole or in be bighest bidder for eash, in lawful money of the termine, at puble another the time of saie. Trustee may postpone sale of all or all next prior the discourt of the time thereafter may postpone the sale by puble an-sale and from time to time thereafter may postpone the sale by puble an

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of Manager Canad

DATED:

noncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his dead in form as required by law, conveying the pro-perty as solid, but without any covenant or warranty, express or implied. This rediate in the deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

and the beneficiary, may purchase at the said. 9. When the Trustee sells pursuant to the powers provided herein, trustee sitall apply the proceeds of the trustees said as follows: (1) the expenses of the sais including the compensation of the trustee, and reasonable charge by the attorney. (2) To the obligation secured by trust deed. (3) To sail persons having recorded liens subsequent to interests of the trustee in the trust deed as their interests appear in order of their priority. (4) The surplus, if any, to the grantor of the t deed or to his successor in interest entitled to such surplus.

order of their pilority. (4) The surplus, if any, to the grantor of the trans-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 investe named herein, or to any successor trustee appointed hereunder. Upon such appointment and without con-veyance to the successor trustee, the literation named or appointed hereunder. Each such appointment and substitution thall be made by written instrument, excetted by the beneficiary, count of the office of the county cieft or recorder of the ground with, with, with a minimum density of the successor trustee of the proper appointment of the successor trustee. 11. Trustee accepts this trust when this deed, duly exceuted and acknow-ted not or proceeding is revided by hisw. The trustee is not obligate any party here of pendicary and the successor trustee. 12. This deed applies to, inures to the benefit of, and binds all parties herefot, their heirs, legates devises, administration, so records, successor and masigns. The term the successor and moder and owner, including pledge, of the note secure devises, administration, so requires, the mate-using pledgee, of the note secure devises and not not mand as a baseling pledge, of the note secure devises administration or so requires, the mate-culue guine guine guine in the devise and/or nouter, and the singular number in-culues the plural.

hereto, their nasigna. The pledgee, of th herein, In con cullue gender cludes the plu

Severly S. Corrivall (SEAL)

19.67 before me, the undersigned, a

IN WITNESS WHEREOF, said granter has hereunte set his hand and seal the day and year first above written 1. Cunulall

STATE OF OREGON County of Klamath

___day of August

Notary Public in and for said county and state, personally appeared the within named Notary Public in and for said county and state, personally appeared the within named ROBERT D. CORNWALL AND BEVERLY G. CORNWALL, husband and wife to me personally knawn the be the identical individual 5 named in and who executed the foregoing instrument and acknowledged to r they, orecuted the sorte freely and voluntarily for the uses and purposes therein expressed.

IN TESTIMONY, WHEREOF, I have hereunio set my hand and allixed my-t amest Bouch ·01:000 3

ISEAU OF JT. 2 Std 10.25-70 Public for Oregon ission expires: STATE OF OREGON) Loan No. 7803 County of Klamath TRUST DEED I certify that the within instrument was received for record on the 9th day cf_____August_____, 19_67, at 4:25 o'clock P.M., and recorded in book M.67....on page...6199. SPACE: RESERVED Record of Mortgages of said County. FOR RECORDING Grantor TO TIES WHERE USED.) Witness my hand and seal of County FIRST FEDERAL SAVINGS & affixed. LOAN ASSOCIATION Beneficia DOROTHY ROGERS County Clerk Alter Recording Return To: FIRST FEDERAL SAVINGS 11 eller 540 Main St. Klamath Falls, Oregon

CH CALECT TEN of NOT DEST OF VODIJICS, TO SPO C.F. ree of liver v REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

aixi i C 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 statule, to cancel all evidences of indebtedness secured by said trust deed which are delivered to you herewith together with said trust deed or to statule, to cancel all evidences of indebtedness secured by said trust deed trust deed the evidences of indebtedness secured by said trust deed the terms of said trust deed the evidence of the parties designated by the terms of said trust deed the evide now held by you under the trust deed and to reconvey, without warranty, to the parties designated by the terms of said trust deed the evide now held by you under the

First Federal Savings and Loan Association, Beneficiary FORSER ST STREET FURST AND AND

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