

which said described real property does not exceed three acres, together with all and singular the appurtenances, tenements, hereditaments, rants, issues, profils, water rights and other rights, easements or privileges now or hereafter belonging to, dorived from or in anywise apper-taining to the above described premises, and all plumbing, lighting, heating, ventilating, attroadilioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-to-wall carpeting and irrigation described premises, including all interest therein which the granter has ar may hereafter installed in or used in connection with the above each agreement of the granter herein contained and the payment of the sum of <u>TWELVE_THOUSAND_FIVE_HUNDRED_AND_NO/100</u> (s 12,500.00) Dollars, with interest thereon according to the terms of a promissory note of even date barewith, payable to the beneficiary Noviember mpde by the granter, principal and interest being payable in monthly installments of s 101.00 commencing default, any balance remaining in the reserve account shall be credited to the indebtedness. If the reserve account for taxes, assessments, insurance premiums and other charges is not sufficient at any time for the payment of such charges as they become due, the grantor shall pay the deficit to the beneficiary upon demand, and if not paid within ten days after such demand, the beneficiary may as its option add the amount of such deficit to the principal of the obligation secured hereby. Soligation secured acreey. Should the grantor fail to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures there-for simil draw interest at the rate specified in the note, shall be repayable by this connection, dimand and shall be secured by the lies of this trust deed. In this connection, dimand on seal premises and also to make such repairs to said property as in its sole dissertion it may deem accessary or advisable. property as in its sole discretion it may doem necessary or advable. The grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said provide the part all costs, fees and expenses of this trust, including the cost of offity stop pay all costs. The other costs and expenses of the truste incurred in connections with is of in enforcing this obligation, and trustee's and attorney's fees, and attorney is a stop of the trust including the cost of a stop of the connection with is obligation, and trustee's and attorney's fees, adually incurred; to appear in and defond any action or proceeding purporting to affect the security proves of the beneficiary or trustee i, and to pay all costs and expenses including cost of evidence of tild a distorney's fees, in a which the name to be fixed by the court, in any such action or proceeding in which the name to be fixed by the court, in any such action or proceeding in which the name to be fixed by the court, in any such action or proceeding in the secured by this trust deed, and all said sams shall be secured by this trust deed. The beneficiary will formiath to the grantor on written request therefor an anu statement of account but shall not be obligated or required to furnish any further statements of account. It is mutually agreed that:

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TRUST DEED

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Notire

It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken the right of eminent domain or condemnation, the beneficiary shall have the right to commence, prosecule 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 and, ill use cletck, to require that all or any portion of the money's provide the right is a cletck, to require that all or any portion of the money's provide the commence of the settlement in connection with such taking and, ill use cletck, to require that all or any portion of the money's provide the compensation for such taking, which are in excess of the amount re-provide the compensation for such taking, which are in excess of the amount re-provide the settlement of a neuron require that all or any form of the settlement in a possible due to incurred reductions and attorney's fees necessarily paid the encessary in obtaining such compensation, promptly upon the beneficiary frequence. 1. At any time and from time to time upon written request of the bene-tiability of any person for the park of the indebiedness, the trustee may (a) any easement or creating and restriction of this deed and the mark of any reducting attracting and restriction of the restriction the grants (b) (b) for any renson or ther agreement affecting this deed or the lien or charge meets, subordination writhout warranty, all or any part of the property. The grantee in (a) recorrest writhout warranty, all or any part of the property. The grantee in (b) recorrest and may be described as the "person or persons langle) entitied therefor" and the reducts threed. Trustee's fees for any of the services in this paragraph without warranty, all or any part of the property. The grantee in the proof of the the reducts threed. Trustee's fees for any of the services in this paragraph withing the station of any matters or facts shall be conclusive proof of the the reducts therefor. Trus

initial bases and expression of the services in this paragraph shall be \$5.00.
3. As additional sourity, grantor hereby assigns to beneficiary during the continuance of these trusts all terms, issues, proyatiles and profits of the property affected by this deed and of any person property located thereon. Until grantor shall default in the payment of any indebtedness secured hereby or in the performance of any agreement hereinder, indebtedness secured hereby or in the performance of any agreement hereinder, indebtedness secured hereby or in the performance of any agreement hereinder, indebtedness secured hereby or in the performance of any agreement hereinder, the hereinder hereinder hereinder, the beneficiary may at any time without notice, either in grance, by agree of the beneficiary may at any time without notice, either in grance, here added of a security of the indebtedness hereby secured, once inde notice all the prosection of the destance of any agreements of any agreement is a secure of the added of the prosection of the indebtedness hereby secured. Income index of the added of the prosection of the indebtedness are of the rents, issues and profits, including those past due and profits, including those past due the prist grason able attorney's focs, upon any indebtedness secured hereby, and in such order as the beneficiary may determine.

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| <text><text><text><text><text></text></text></text></text></text> | 4. The entering upon and taking possession of said of such rents, issues and profits or the proceeds of fire ar feles or compensation or awards for any faiting or damage the application or release thereof, as aforesaid, shall not fault or notice of default hereunder or invalidate any such notice. 5. The grantor shall notify boneficiary in writing tract for sails of the above described promoter as the such a such and the above described promoter as the sail of the above described promoter as the same such and the above described promoter as the same such as the above described promoter as the same such as the above described promoter as the same such as the above described promoter as the same such as the above described promoter as the same such as the same same such as the same same such as the same such as the same same same same same same same sam | (SEA) 전학에서 제공 (SEA) 가는 것 같은 것 같은 바람이 아내야 한다. | it at the time fixed by the preceding postponement. The trustee shall the purchaser his deed in form as required by law, conveying the pro- load, but without any covenant or warranty, express or implied. The the deed of any matters or facts shall be conclusive proof of the sa thereof. Any percon, excluding the trustee but including the grantor eneficiency, may purchase at the sale. |
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| <text></text> | torm supplied it with such personal information concern would ordinarily be required of a new loan applicant and a \$5.00 service charge. 6. Time is of the essence of this instrument and grandor in payment of any indebtedness secured hereby or agreement, the beneficiary may declare all sum and elections of the trust property, which notice trust duly filed for reach the trust property, which notice trust duly filed for security with the trustee of this trust de notes and documents epimerans expenditures secured here rustees shall fit the trust end of the trustee shall fit the | upon default by the order of t in performance of any deed or id | all apply the proceeds of the trasted words provide include herein, the ses of the said including the compensation as follows: (1) To charge by the attorney. (2) To the solution secured by the (3) To all persons having recorded likes subsequent to the of the trustee in the trust deci as their interests appear in the heir priority. (4) The surplus, if any, to the gentor of the trust bia successor. In Interest entitled to such surplus. For any reason permitted by law, the beneficiary may from time to a successor or successors to any trustee name herein, or to any mate appointed hereunder. Upon such appointment and without com- nues appointed hereunder. Upon such appointment and without com- |
| IN WITNESS WHEREOF, and around has bereauto set his hand and sed the day and year first above writen. James B. | by in Alter default and any time prior to five days privileged instead of the Trustee's said; the grantor the obligations pay: the entire amount then due under in enforcing the cure thereby (including costs and expen- not exceeding \$60.00 meth) the obligation and trustee's not then he due had no default than such portion of the | before the date set or other person so this trust deed and ses actually incurred and attorney's fees performed to perform a set of principal as would to notify a | ade a public record, as provided by law. The trustee is not obligated any party hereto of pending sale under any other deel of trust or of or proceeding in which the granter, beneficiary or trustee shall be a s such action or proceeding is trunght by the trustee shall be a |
| County of Randon 100 task is for general with a second by opported the within named 100 task is for me, the understand a second by opported the within named Prevention and first with an and within a second the prevention and acknowledged to me them. In periods of the prevention of the prevention of the prevention and within and within and within and within and within a second of the prevention and within a second of the prevention. The prevention of the prevention of the prevention of the prevention and acknowledged to me them and and affect and within a second of the prevention. EAL Internet the prevention of the preven | of sale, either as a whole or in separate monaid place litted termine, at public auction to the bigless bidder for east, in United States, payable at the time of saling tractee may por- any portion of said property by public animarcement at a sale and from time to time thereafter may postpone the IN WITNESS WHEREOF, said grantor | has hereunto set his han | d and seal the day and year first above written |
| SEAL Notice of Oregon in the Section of Se | County of Klamath | y of <u>October</u> ersonally appeared the within nd <u>ALICE 0. BROWN, h</u> 1. ⁵ named in and who execute for the uses and purposes there | named, 1968, before me, the undersigned a usband and wffe ed the foregoing instrument and acknowledged to me that |
| STATE OF OREGON County of Klamath ss. County of Klamath ss. County of Klamath ss. Incertify that the within instrument was received for record on the2nd day ofOctober at105_octoberno ctober at105_octoberno ctober at105_octoberno ctober at105_octoberno dressered the source in the | SEAL) | Notry Public | est Bouch |
| Alter Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. 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 to deed and to reconvey; without warranty, to the parties designated by the torms of said trust deed the estate now held by you under the First Federal Savings and Loan Association, Beneficiary by | TRUST DEED | SPACEI RESERVED FOR RECORDING LABEL IN COUN- Ties Where | I certify that the within instrument was received for record on the 2nd day of <u>October</u> , 19 68, at 1:05 o'clock P. M., and recorded in book M-68 on page Record of Mortgages of said County. Witness my hand and seal of County |
| BEQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. William Ganong | After Recording Return To: FIRST FEDERAL SAVINGS 540 Math St | | By Charlen J. Morstman Deputy |
| The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by soid trust deed or sums or 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 such to is a converse of indebtedness secured by soid trust deed (which are delivered to you herewith together with said rest 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 first Federal Savings and Loan Association, Beneficiary by | • To be use | ST FOR FULL RECONVE | SYANCE |
| TED | The undersigned is the legal owner and holder of a ve been fully paid and satisfied. You hereby are dire | | |
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