

ficiary deed. The

he beneficiary will furnish to the granter on written request therefor an statement of account but shall not be obligated or required to furnish rther statements of account.

It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, the beneficiary shall have the right of eminent domain or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, appear in or defend any ne-tion or proceedings, or to make any compromise or settlement in connection with say and king and, if it so elects, to require that all or any portion of the money's particle and the say of the same taking, which are in access of the amount re-or incurred by the reasonable costs, expenses and attorney's fees necessarily paid and applied by it firstions on such proceedings, shall be paid to the beneficiary's fees necessarily paid or incurred reasonable costs and expenses and attorney's to an expense, to take such actions and hercely and the grantor agrees, at its own expense, to take such actions and exceute such instruments as shall request.

Dottined. 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 Jeneficiary, together with and in addition to the monthly payments of principal and interest payable under the terms of the noise or obligation secured are the security of the security of the security of the security of the other charges due and payable with respect to seld property within each secced-ing twelve months, and also one-thirty-sixth (1/30th) of the faurance premiums payable with respect to said property within each succeeding three pars while this trust deed remains in effect, as estimated and directed by the parts while several purposes thereof and shall thereupon be charged to the principal of the loan of a the option of the beneficiary, the sums so paid shall be held by the beneficiary in trust as a reserve account, without interest to pay said and payable. At any time and from time ficiary, payment of its fees and press dorsement (in case of full recoveyan liability of any person for the paymen coasent to the inaking of any map or liability of any person of full reconveyance, for cancellation, without affectin consent to the making of any map of plat of said property. Without affectin consent to the making of any map or plat of said property; (b) Join in gra any easement or creating and restriction thereon, (c) Join in any subordin or other agreement affecting this deed or the law or that hereof; (d) reco-without warranty, all or any part of the property. The grantee in any reconsidered and be described as the "person or persons legally entitled thereto" the recitals therein of any matters or facts shall be conclusive proof of shall be \$5.00. to time upon written request of the bene sentation of this deed and the note for en the trustce may (b) join in grani

minume, taxes, assessments of other charges when they shall occume que di payable. While the grantor is to pay any and all taxes, assessments and other arges levied or assessed aguinst said property, or any part thereof, before a same begin to bear interest and also to pay premiume thereof, before licies upon said property, such payments are to be made showall insurance licies upon said property, such payments are to be made showall insurance itary, as aforesaid. The grantor hereby authorizes the beneficiary before a data taxes, assessments and other charges levied or imposite bene-y and all taxes, assessments and other charges levied or imposite thereof furnish the collector of such taxes, assessments or other charges, and to the assess urance premiums in the amounts shown on the statements submitted by a insurance carriers or their representatives, and to charge said sums to the neicipal of the ionn or to withdraw the sums which may be required from a reserve account, if any, established for that purpose. The grantor agrees no event to hold the beneficiary responsible for failure to have any insur-nes written or for any loss or damage growing out of a defect in any insu-tes written or for any loss or damage storwing out of a defect in any insu-tes written or for any loss or damage storwing out of a defect in any in-tentements receips upon the obligations secured by this trust deed. In amputing the amount of the indebtedness for payment and satisfaction in il or upon sale or other acquisition of the property by the beneficiary after Ac additional scentity, grantor hereby continuance of these trusts all rents, issues, perty affected by this deci and of any person grantor shall default in the payment of any the performance of any agreement hereunder, lect all such rents, issues, royalties and used become due and upavaiti. Unon any default but the performance of any agreement hereunder, and the and upavaiti. Unon any default but rity, grantor hereby assigns to beneficiary during the a all rents, issues, royaitles and profits of the prored from red from response red from response red red hyperiod response red from response response red red response red from response respo

It is mutually agreed that:





Recording Lass Page 500 60 600 state A 25 Some-720 ELAC TEEs 62m 42-Ter . 7342 A BER 1377 E S 7372 500-7 23-97 5-4-2 747 4641 140T. **Sale** 2649 7691 Seland . 7777 5455 2817 670 2890 Gaga 1920 7969 8013 AR 19. 8000 رجيبيوسي 8000 2135 ELE

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g upon and taking possession of said property, the collection and profits or the proceeds of fire and other insurance pol-n or awards for any taking or damage of the property, and clease thereof, as aforestid, shall not cure or waive any de-

5.

rantor shall notify beautions, of the above described property and furnish benerican it with such personal information concerning the purchy be required of a new lean applicant and shall pay be

Is of the essence of this instrument and upon default by the ment of any indebtedness secured hereby or in performance of any eunder, the beneficiary may declare all sums secured hereby in-and payable by delivery to the trustee of written notice of default o sell the trust property, which notice trustee shall cause to be record. Upon delivery of said notice of default and election to sell, shall deposit with the trustee this trust deed and all promissory unnents evidencing exponditures secured hereby, whereupon the fix the time and place of sale and give notice thereof as them w.

After default and any time prior to five days before the date set Trustee, for the Trustee's sale, the grantor or other person so ee for the Trustee's sale, the grantor or other person so pay the entire amount then due under this trust deed and secured thereby (including costs and expenses actually incurred the terms of the obligation and trustee's and attorney's fees \$50.00 each other than such portion of the principal as would ue had no default occurred and thereby one the default.

8. After the lapse of such time as may then be required by law following recordation of said notice of default and giving of said notice of sale, the tee shall sell and property at the time and place fixed by him in said notice inte, either as a whole or in separate parcela, and in such order as he may define, at public auction to the highest bidder for cash, in lawful money of the distates, payable at the time of sale. Trustee may postpone sale of all or portion of said property by public amouncement at such time and place of and place of time time other may postpone the sale by public and from time to time thereafter may postpone the sale by public and from time to time time and place of the sale by public and

: 4 .89. 1 THIS IS TO CERTIFY that on this....

TRUST DEED

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FIRST FEDERAL SAVINGS &

LOAN ASSOCIATION

FIRST FEDERAL SAVINGS

540 Main St. Klamath Falls, Oregon

After Recording Return To:

TO: William Gonong

DATED

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S. OTARY

STATE OF OREGON

(SEAL)

Loan No.

11. Trustee accepts this trust when this deed, duly executed and acknow-edged is made a public record, as provided by isw. The trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which the grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

dell