

This trust deed shall further scure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary to the granitor or others having an interest in the above described property, as may be evidenced by a note or notes. If the indebitedness 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.

14.14

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 enuminances and that the grantor will and his heirs, executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever. executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all taxes, assessments and other charges levicd against said property; to keep said property free from all encumbrances having pre-cedence over this trust deed; to complete all buildings in course of construction or hereafter construction is hereafter commenced; to repair and restore prouppily and in good workmanike manner any building or improvement on said property which may be damaged or destroyed and pay, when due, all times during construction: to keep all buildings and improvement on said property which may be damaged or destroyed and pay, when due, all times during construction: to keep all buildings and improvement on said property which may be damaged or destroyed and pay, when due, all times during construction: to keep all buildings and improvements and the constructed on said premises; to keep all buildings and improvements are now ashe of said premises; to keep all buildings and improvements are been directed on said premises; continuouty insured against loss by fire or such other hazards as the beneficiary may from time to time require, in a sum not less than the original principal sum of the note or or bollgation secured by this trust deed, in a company or companies acceptable to the bene-ficiary and to deliver the original policy of insurance in correct form and with approved loss payable clause in favor of the beneficiary attached and with approved loss payable clause in favor of the beneficiary attached and with approved loss payable clause in favor of the beneficiary attached and with approved loss payable clause in favor of the beneficiary attached and with approved loss payable clause in favor of the beneficiary attached inflear, and to deliver the original policy of insurance. It and policy of insurance is not so tendered, the beneficiary mits own obtained.

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 hecome due, the granics shall pay the deficit to the beneficiary upon demand, and if not paid within ten days after such demand, the beneficiary may at lins option add the amount of such deficit to the principal of the obligation secured hereby.

Should the grantor fall to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures there-for shall draw interest at the rate specified in the note, shall be repayable by the grantor on demand and shall be secured by the lien of this trust deed. In this connection, the beneficiary shall have the right in its discretion to complete any improvements made on said premises and also to make such repairs to said property as in its sole discretion it may deem necessary or advisable.

The grantor further agrees to comply with all haws, ordinances, regulations, covenants, conditions and restrictions affecting said property; to pay all costs, frees and expenses of this frust, including the cost of title search, as well as the other Costs and expresses of the trustee incurred in connection with or in enforcing this obligation, and trustee's and attorney's fees actually incurred; it appear in and defend any action or proceeding purporting to affect the secur-ity is appear to expenses, of the beneficiary or trustee; and to pay all evasion or the rights or powers of the beneficiary or trustee; and to pay all version or the rights or powers of the beneficiary or trustee; and to pay all evasionable be fixed by the court, in any such action or proceeding in which the beneficiary or trustee may appear and in any such action or proceeding fleiary to foreclose this deed, and all said sums shall be secured by this trust deed.

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The beneficiary will furnish to the grantor on written request therefor an annual statement of account but shall not be obligated or required to furnish any further statements of account.

It is mutually agreed that:

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 to commence of the same of the same agree of the same o

request. 2. At any time and from time to time upon written request of the beneficiary ficiary, payment of its fees and presentation of this deca and the note for en-dorsement (in case of full recorregance, for cancellation), without affecting the liability of any person for the payment of the indebiddness, the trustee may (a) consense to the making of any map or plat of asid property; (b) join in granting any encoded of the payment of the indebiddness, the trustee may (a) consense to the making of any map or plat of asid property; (b) join in granting any encoded of the payment of the intervent of the intervent of the trustee in any recorreg-nce may he described as the "person or payment", The grantise in any recorreg-the recitals therein of any matters or facts shall be conclusive proof of the shall be \$5.00.

As additional security, grantor hereby assigns to beneficiary during the continuunce of these trusts all rents, issues, royalites and profits of the property affected by this deed and of any personal property located thereon. Until grantor shall default in the payment of any indebtedness secured hereby or in the performance of any agreement hereunder, grantor shall default in the payment of any indebtedness secured hereby or in the performance of any agreement bereunder, grantor shall default in the payment of any indebtedness secured hereby or in the performance of any agreement bereunder, grantor shall have the right to collect all such rents, issues, royalites and profits earned prior to default as they become due and payable. Upon any default by the grantor hereunder, the beneficiary may at any time without notice, either in person, by agent or by a receivity for the indebtedness hereby accured, enter upon and take possession of site party, or any part thereof, in its own name sue for or otherwise collect the rents, less and profits, including thene pay due and payable. The maximum section, including reasonable attempts for a sub profits, including these of a profits of the site of any part discoletion, and without and collar and corpenses of operations and on pay and the sub order as the beneficiary may detormine.

obtained. 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 beneficiary, together with and in addition to the monthly payments of principal and interest payable under the ierms of the note or obligation secured hereby, an amount equal to one-twolfth (1/12th) of the taxes, assessments and other charges due and payable with respect to asid property within each succeed-ing twelve months, and also one-thirty-skuth (1/56th) of the insurance premiums payable with respect to asid property within each succeeding three years while this trust deed remains in effect, as estimated and directed by the beneficiary, such sums to be credied to the principal of the loan until required for the several purposes thereof and shall thereupon be charged to the principal of the ionn; or, at 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 sail and payable.

While the grantor is to pay any and all taxes, assessments and other real levied or samessed against said property. or any part thereof, before While the grantor is to pay any and all tarce, assessments and other recs levice or sasessed against said property, or any part thereof, before same begin to bear interest and also to pay premiums on all insuface less upon said property, such payments are to be made through the brac-ary, as aforesaid. The grantor hereby authorizes the beneficiary to pay and all tarces, assessments and other charges, levicd or imposed against d property in the amounts as shown by the statements thereof turnished the collector of such tarces, assessments or other charges, and to pay the urance premiums in the amounts shown on the statements submitted by insurance carifors or their representives, and to charge said sums to the acipal of the loan or to withdraw the sums which may be required from reserve account, if any established for that purpose. The grantor agrees no event to hold the beneficiary hereby is authorized, in the ovent of any in-ance policy, and the beneficiary hereby is authorized, in the ovent of any h insurance receipts upon the obligations accured by this trust deed. In or upon sale or other acquisition of the property by the beneficiary after

W. S. Harris



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	such notice,	and the beneficiary	time fixed by the preceding postponement. The brasies shall are his deed in form as required by law, courrying the pro- without any covenant or warranty, sapress or Explicit. The of any mainters or facts shall be conclusive proof of the Any perion, eacluding the trustee but including the grantor may purchase at the sale.	
<form></form>	Would ordinarity be required of a new loan applicant and a service charge. 6. Time is of the essence of this instrument and u grantor in payment of any indebtedness secured hereby or in agreement hereunder, the heneficiary inay doclare all sums mediately due and payable by delivery to the trustee of writ and election to sell the trust property, which notice trusted duy filed for record. Upon delivery of said notice of default the beneficiary shall doposit with the trustee this trust care notes and documents evidencing expenditures secured her trustees said lik the time and place of sale and give pays.	insuit pay beneficiary (ranonable charge (a)) ipon default by the accured hereby ini- ten notice of default ten and election to sell, and election to sell, ten thereby ini- ten and election to sell, and all promissory versance and autor to have and election to sell, and all promissory versance and autor to have and election to sell, and election ten sell, and	a sale including the compensation of the trustee, and a by the siturney. (2) To the obligation secured by the functionary. (2) To the obligation secured by the function is the trust cardial provides a their interest appear in the ity. (4) The surplus, if any, to the granter of the trust coresor in interest entitled to such surplus. Tesson permitted by law, the beneficiary may from time to easily the trust coresor or successors. The may interest estimates and the second or successors. The surplus is any inside semicid interla, of to appoint here the single trustee with the permitted between the successor in successor is and by rester with the permitted between the successor is and by rester with any trustee herein name of a suppointed herewhere. Each of a substitution shall be made by written instrument executed.	
IN WITNESS WHEREOF, cold greater has here unto so this hand and also if he day and year. It is also year within the day and year is is also year is a solution of the day and year. It is also within the day and year is also yea	7. After defauit and any time prior to five days 1 by the Trustee for the Trustee's sale, the grantor o privileged may pay the cutire amount then due under to the obligations secured thereby (including coss and expens in enforcing the 'terms of the obligation and trustee's not exceeding \$50.00 each) other than such portion of the not then be due had no default occurred and thereby cu	before the date set or oflice person ao his trust deed and and attorney's fees , principal as would to the direction of proce- to the direction.	recorded in the office of the county cirk or recorder of the n which the property is altuated, shall be conclusive proof of of the successor trustee. ccepts this trust when this deed, duly executed and acknow- hild record; as provided by law. The trustee is not obligated hereto of pending sale under any other deed of trust or of eding in which the grantor, beneficiary or trustre shall be a notion or proceeding is brought by the trustee.	
	the recordation of said noiles of default and giving of said trustee shall sell said property at the time and place (ince to of said, eliher as a whole of in separate parcels, and in such termine, at public auction to the highest bidder for cash, in United States, payable at the time of said. Trustee may po any portion of said property by public announcement as suc said and from time to time thereafter may postpone the	i notice of sale, the order as he may de- rorder as he may de- stpone sale of all or sale by public an- cludes the plural.	g this deed and whenever the context so requires, the mas-	
Cancer of Boards 1 the set of the order of a state process damage in the barden date of the foreigness of the set of the			. Edward Helly (SEAL)	
(BAL) Wy commission represent /////AS       Loom No.	County of Klamath ) 55. THIS IS TO CERTIFY that on this	ersonally appoared the within named CONIE R. HOLLIDAY, ht is, named in and who executed the for the uses and purposes therein exp	19.72, before me, the undersigned. a 1sband and wife foregoing instrument and acknowledged to me that ressed.	
Image: State of the control of the	(SEAL)		STATE OF OREGON	
Beneficiary       Wn. D. Milne         After Recording Return To:       FIRST FEDERAL SAVINGS         S40 Main St.       Fee 4.00         S40 Main St.       Fee 4.00         Numath Fails, Oregon       By Mucin Mutuly         Deputy       Deputy         Breadcast       Deputy         Breadcast       By Mucin Mutuly         Deputy       Deputy         Breadcast       By Mucin Mutuly         Deputy       Deputy         Breadcast       By Mucin Mutuly         Deputy       Deputy         By Mucin Mutuly       Deputy         Deputy       Deputy	TO FIRST FEDERAL SAVINGS: &	SPACE: RESERVED FOR RECORDING Label in coun- ties where	was received for record on the 18 day of <u>August</u> , 19, 72, at .4:18. o'clock P. M., and recorded in book <u>M-72</u> on page 9308. Record of Mortgages of said County.	
To be used only when obligations have been paid. TO: 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 or 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 statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust 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 same. First Federal Savings and Loan Association, Beneficiary by	Beneficiary Aiter Recording Retum To: FIRST FEDERAL SAVINGS 540 Main St.	Fee 4.00	Wm. D. Milne County Clork By Succin Auntuly	AW
trust 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 same. First Federal Savings and Loan Association, Beneficiary by	To be used only when obligations have been paid. TO: 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 have been fully paid and satisfied. You have you are directed, on normant to you of any sums owing to you under the terms of add trust deed or			
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