

The trans one notes the dentities may create payment of received by 14 tilled, as the beneficiary may elect.
The grantor hereby covenants to and with the trustee and the beneficiary may elect.
The grantor hereby covenants to and with the trustee and the beneficiary hered that the said premises and property conveyed by this the deed are frequency and administrators shall warrant and defend his said tille thereto against the claims of all persons whomsever.
The grantor covenants and agrees to pay said note according to the terms that cover his trust deed, to complete all buildings in course of construction or hereafter constructed on said premises within six months route the hereafter constructed on said premises within six months route having pre-edence over this trust deed, to complete all buildings in course of construction or hereafter construction; to replace any building or improvements and restore promptly nod in good workmails rather any buildings and property and restore therefor; to allow beneficiary to improvements now or bereafter erected on said premises with or improvements now or bereafter erected on said premises; to keep all buildings and improvements now or bereafter existing premises and improvements now or bereafter erected on said premises; to keep all buildings and improvements now or bereafter erected on said premises; to keep all buildings and improvements now or bereafter erected on said premises; to keep all buildings and improvements now or bereafter erected on said premises; to keep all buildings, property and improvements and or state in the notice of the mode of the said premises in favor of the note not constructed on said premises; to keep all buildings, more the note of the provements and or the premise is and the mode pression of the said premises in the note incluse resulted and with approved loss payable clause in favor of the heneficiary attached and with approved loss payable clause in favor of the heneficiary. With the same the beneficiary, which hist

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discretion obtain insurance for the benefit of the beneficiary, which hisurance shall be non-cancellable by the grantor during the full term of the policy thus obtained. In order to provide regularly for the prompt payment of sald taxes, assess-ments or other ciarges and insurance preniums, the grantor agrees to pay to the beneficiary, together with and in addition to the monthly payments of principal and hiterest payable under the terms of the note or obligation secured other charges and maximum (1/1201) of the taxes, assessments and other charges due and probable with safet (1/1201) of the taxes, assessments and other charges due and probable with safet (1/1201) of the taxes assessments and other charges due and probable with safet (1/1201) of the taxes assessments and other charges due and the probable with safet (1/1201) of the taxes assessments and other charges due and probable with safet (1/1201) of the taxes assessments and other charges due and probable with safet (1/1201) of the form the taxes which sums to be credited to the principal of the loan until required for the several purposes thereof and shall thereupon be charged to the sprincipal of the loan or, at the option of the beneficiary, the sums so paid shall be held by the beneficiary in trisf as a reserve account, without interest, to pay safe and apaid. While the grantor is to pay any and all taxes, assessments and other forture, there or aversated again taxit, property, or any part thereof, before policies upon asid property, such any part thereof, before policies upon asid property, such assessments and other induced against as a shown by the statements submitted by the insurance carriers or their representatives, and to charge a knowed against and property in the amounts as shown on the statements submitted by the insurance carriers or their representatives, and to have taxe as submitted by the insurance carriers or their representatives, and to have the required from the reserve account, thay, established for hide tor badite to have the p

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The beneficiary will furnish to the grantor on written request there annual statement of account but shall not be obligated or required to any further statements of account. It is mutually agreed that:

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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, prosecute in its own name, appear in or defend any ac-tion or proceedings, or to make any compromise or settlement in connetion with such taking and, if it so elects to require that all or any portion of the money's payable as compensation for such taking, which are in excess of the amount re-quired to pay all reasonable costs, expresses and altorney's first accessarily paid or incurred by the granutor th axel proceeding and altorney's first accessarily paid or incurred by the granutor that the incomplete costs in an expresses and attorney's much applied by in aid or incurred by the beneficiary in such proceedings, and the inlinese applied upon the indebtedness accured hereby; and the granuto rarrees, at its own expresse to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

is, nor expense, to take such actions and excette such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

 At any time and from time to time upon written request of the beneficiary supervised of the first payment of its few and presentation of this deed and the note for endorsement (in case of for the comparent of the indebtedness, the trustee may (a) that of the comparent of the indebtedness, the trustee may (a) case of our the comparent of the indebtedness, the trustee may (a) case of our the comparent of the indebtedness, the trustee may (a) case of each of the field of the indebtedness, the trustee may (b) can be making of any may or plat of and property; (b) join in granting or other at garcement alforing the person or parsons legally entitled thereto?" and the recitaits thereto. Trustees fors for any of the services in this part of the property. The grantee in any recomparises the base point of the truthfunces thereof.
 As additional escurity, granter borthy assigns to beneficiary during the continuance of these trusts all route heavier, may indebtedness secured hereby or in fraction the secure and property indection bereads or in the secure of the stall such route, the making default by the granton theread reproduce the trust all route the secure and property beard between the secure of the secure of the secure and property beards thereads or in the parson or parson the secure beards been been beneficiary during the continuance of any agareement derive the and profits or the secure beards or the secure beards or the secure beards or the security beards or the security for the indebtedness heredy secured, enter upon and take possession of said property, or any part thereof. In its own name suce of or by a receiver to be appointed by a court, and without regard to the advised of the part of the security for the indebtedness heredy secure in part and the security and and profits and appoints and ender of or the security f

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4. The entering upon and taking possession of said property, the collection of such rents, issues and profits or the proceeds of fire and other insurance pol-icles or compensation or awards for any taking or damage of the property, and the application or release thereof, as aforesaid, shall not cure or waive any de-fault or notice of default hereunder or invalidate any act done pursuant to such notice.

5. The grantor shall notify beneficiary in writing of any sale or for sale of the above described property and furnish beneficiary o supplied it with such personal information concerning the purchase d ordinarily be required of a new loan applicant and shall pay benefic yie charge. tract form

rvice charge. 6. Time is of the essence of this instrument and upon default by the vor in payment of any indebtedness secured hereby or in performance of any ement hereunder, the beneficiary may declare all sums secured hereby in-tactly due and payable by delivery to the trustee of written notice of default election to sell the trust property, which notice trustee shall cause to be beneficiary shall deposit with the trustee this trust deed and all pomissory is and documents evidencing expenditures secured hereby, wherepoint the trees shall fix the time and place of sale and give notice thereof as then tree shall fix the time and place of sale and give notice thereof as then tree of the.

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required by law.
7. After default and any time prior to five days before the date set by the Trustee for the Trustee's sale, the grantor or other person so privileged may pay the entire amount then due under this trust died and the obligation and trustee's and attracted and the obligation and trustee's and attracted and the constrained the obligation and trustee's and attracted and the obligation and trustee's and attracted the obligation and there are the default.
8. After the lapse of such time as may then be required by law following trustee shall sell said property at the time may prive first by haw following trustee shall sell said property at the time may first by haw following trustee shall sell said property at the time and prior first by haw following the trustee shall sell said not be first and prior of the may oblig of the unit of said notice of the days protone shall sell said so the state of the state first by haw following the there are any protone shall sell said so that the time if said. Trustee may prostopen said of the of the and prior for a such time and prior of any portion of said property at public announcement at such time and place of said and from time to time thereafter may postpone the said said said.

nouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, conveying the pro-perty so sold, but without any covenant or warranty, express or implied. The reditais 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.

al the beneficiary, may purchase at the said. 9. When the Trustee sells pursuant to the powers provided here usite shall apply the proceeds of the trustee's saie as follows: be expenses of the said including the compensation of the trustee assonable charge by the attorney. To the obligation secured assonable charge by the attorney inving recorded liens subsequent inst deed, (3) that in the trust deed as their interests appear riters of the priority. (4) The surplus, if any, to the granter of the rider of to his successor in interest entitled to such surplus. herein, the : (1) To we, and a ed by the ut to the ear in the the trust

dred 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 trustee named herein, or to any successor trustee appointed hereunder. Upon such appointment and without con-veyance to the successor trustee, the latter shall be rappointed hereunder. Each and duits conferred upon any trustee herein named without with all title, powers and duits conferred upon any trustee herein named without executed by the hereficiary, containing reference of the county of two recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

proper appointment of the successor truster.

 Trustee accepts this trust when this deed, duly executed and neknow-ledged is made a public record, as provided by law. 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.
 This deed applies to, inures to the benefit of, and binds all parties hereto, their herets, graces devises, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holier and owner, heredor the needled or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the maculing grader includes the feminine and/or neutry, and the singular number including the singular number including the include the feminine and/or neutry, and the singular number including thenet inclu

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and seal the day and year first above written.	6
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STATE OF OREGON)	
County of Klamath } ss.	
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was received for record on the 11th	
day of October , 19 (4	4 ¥-
in book M 72 on page 11590	
Record of Mortgages of said County.	: I I I
Witness my hand and seal of County	
그는 그 전에서 그는 것을 것 같아. 아이는 것 같아. 날랐다.	
WM. D. MILNE County, Clerk	
La De Danil	and the second
By Contraction Deputy	i
	Internet and wife husband and wife A the foregoing instrument and acknowledged to me that a septessed. I soal the day and year last above written.

The undersigned is the lagal 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 forms of said trust deed or pursuent 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 new hold by you under the

First Federal Savings and Loan Association, Beneficiary