

> The grantor hereby covenants to and with the trustee and the beneficiary ein that the said promises and property conveyed by this trust deed are , and clear of -nil encumbrances and that the grantor will and his here, succes and administrators shall warrant and defend his said title thereto inst the claims of all persons whomsover. executo against

executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all taxes, assessments and other charges leviced against said property; to keep said properly free from all encumbrances having pre-cedence over this trust deed; to complete all buildings in course of construction or hereafter constructed on said preunises within six months from the date hereof or the date construction is hereafter commenced; to repair and restore promptly and in good workmanike manner any building or improvement on said property which may be damaged or destroyed and pay, when due, all costs incurred therefore; to allow beneficiary to imspect said property at all beneficiary within fifteen days after written notice from beneficiary within fast; not to remove or destroy any building or improvements now or hereafter exceted upon said property in the date of committee and to commit now and beneficiary and in good the premises; to keep all buildings, property and improvements now or hereafter exceted upon said property in buildings, property and improvements now and breast the hazards as the beneficiary may from time to time require, in a sum oot less than the original principal sum of the note or obligation secured by this trust deed, in a company or compales acceptable to the bene-ficiary, and to delive the original policy of the beneficiary at least that prove the original policy of the beneficiary at the hereafter adjaceto hereafter encret the original policy of the beneficiary at the hereafter adjaceto be approved loss on paynobie classe in favor of the beneficiary at least that adjaceto the principal policy of the beneficiary at least the adjaceto obtain insurance for the beneficiary at least the adjaceto obtain the arisence to the beneficiary at least the adjaceto obtain the arisence in the beneficiary at least the adjaceto obtain the arisence of the beneficiary. which hearen

obtained. In order to provide regularly for the prompt payment of and faxes, assess-ments or other charges and insurance permitums, the grantor agrees to pay to the beneficiary, together with and in addition to the monthly payments of principal and interest payable under the terms of the note or obligation accured hereby, an amount equal to one-twelfth (1/12th) of the taxes, assessments and other charges due and payable with respect to asile property within each succeed-ing twelve months, and also one-thirty-sixth (1/36th) of the insurance premiums payable with respect to said property within each succeed-ing twelve months, and also one-thirty-sixth (1/36th) of the insurance premiums such aums to be credited to the principal of the lean until required for the several purposes thereof and shall thereupon he charged to the principal of the ionni or, at the option of the beneficiary, the sums as paid shall be held by the hemeficiary in trust as a reserve account, without interest, to pay said and payable.

promising, taxes, naressments or other tharges when they shall become due while the grantor is to pay any and all faxes, assessments and other charges levels or assessed against shill property, or any part thereof, before the same begin to been interest and also to pay premiums on all invenses policies upon shill property, such payments are to be made through the bene-ficiary, as aforesald. The grantor hereby authorizes the beneficiary to pay any and all taxes, assessments and other charges levelo or imposed against said property in the amounts as shown by the statements thereof turnished by the collector of such taxes, assessments or other charges, and to pay the insurance premiums in the amounts shown on the statements unbuffled by the insurance carriers or their representatives, and to charge said cums to the principal of the loas or to withdraw the sums which may be required from the reserve account, if any, estabilished for that purpose. The grantor agrees in no event to hold the beneficiary thereby is authorized, in the event of any juos, to compromise and estile with any insurance company and to apply any such insurance receipts upon the obligations secured by the trust deed. In full or upon sale or other acquisition of the indecidents and satisfaction in full or upon sale or other acquisition of the property by the beneficiary farter

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possession of said pro proceeds of fire and taking or damage o 'oresaid, shall not cur ther insurance pol-the property, and or walve any de-done pursuant to nd profits or i or awards for of such icles or the appl fault or such no

writing of any sale Th

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erault by the in performance of any of written notice of default trustee shall cause to be if ault and election to sell, it deed and all promissory i hereby, whereupone e notice the Time is o mediata and ele duly fil the ben notes a trustees required y shal

7. After default and any time prior to five days the Trustee for the Trustee's sale, the granitor dileged may pay the entire amount then due under obligations secured thereby (including costs and enforcing the terms of the obligation and trustee's exceeding \$56.00 each) other than such portion of the ore the date set other person so ; trust deed and actually incurred d attorney's fees this nses han such portion of the principal as a occurred and thereby cure the default.

Boy they be due had no definit occurred and increasy cure the default. 8. After the lapse of such time as may then be required by law following the recordation of and notice of default and giving of said notice of saic, the trustee shall sell said property at the time and place fixed by him in said notice of sale, either as a whole or in separate parcela, and in auch order as he may de-termine, at public auction to the highest bidder for cash, in lawful money of the United States, payable at the time of sale. Trustee may paypone sale of sail property by public announcement at such time and place of sale and from time to time thereafter may postpone the sale by public an-

nt at the time fixed by the precoding postponement. The trustee shall the purchaser his deed in form as required by law, conveying the pro-sold, but without any covenant or warranty, express or implied. The a the deed of any matters or facts shall be concludive proof of the set thereof. Any person, excluding the trustee but including the grantor beneficiary, may purchase at the sale.

the beneficiary, may purchase at the sale. 9. When the Trustee sells pursuant to the powers provided herei ce shall apply the proceeds of the trustee's sale as follows: ( expenses of the sale including the compensation of the trustee, mable charge by all exclusions (2) To the obligation secured 1 2 decit (3) to trustee in the trust deed as their interests appear r of their priority. (4) The surplus, if any, to the granter of the or to the successor in interest entitled to such surplus. rein, the (1) To , and a by the to the ; in the he trust

the photon of the second state of the such surplus. For any reason permitted by law, the beneficiary may from time to point a successor in interest entitled to such surplus. For any reason permitted by law, the beneficiary may from time to point a successor for successors to any trate appointment and without con-to the auccessor trustee, the latter shall be vated with all tille, powers to the successor trustee, the latter shall be vated with all tille, powers to the successor trustee, the latter shall be vated with all tille, powers beneficiary, containing rustee herein made by writeen natrument executed pointment and substitution shall be made by writeen instrument executed beneficiary, containing rus office of the county clerk or recorder of the successor trustee, truste the stituted, shall be conclusive proof of appointment of the successor trustee. Trustee accepts this trust when this deed, duly executed and acknow-s made a public record, as provided by law. The trustee is not obligated y any proceeding in which the grantor, beneficiary or trustee shall be a mices such action or proceeding is brought by the trustee. This deed applies to, invres to the benefit of, and binds all partles

party unless successing in which the grantor, beneficiary or trustee shall be a party unless successing in which the grantor, beneficiary or trustee shall be a light the successing is brought by the trustee. Is, This deed applies to, haves to the benefit of, and binds all partles hereto, their heirs, legatees devisees, administrators, executors, successors and pastigns. The torm "beneficiary" shall mean the holder and owner, successors mind pledgee, of the note scoured hereby, whether or not named as a benefit of herein. In construing this deed and whenever the context so requises the max-euling gender includes the feminine and/or neuter, and the singular number in-cludes the plural.

et his hand and seal the day and year first above written.

ATE OF OREGON unity of Klamath THIS IS TO CERTIFY that on this <u>14</u> day of <u>September</u> , <u>19</u> .73, before me, the undersigned, a trip Public in and for said county and state, personally appeared the within named MARY E. FIKE	
me personally, known to be the identical individual named in and who exec SNE executed the same freely and voluntarily for the uses and purposes the IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my not	uied ine foregoing manufant and contraction of the second se
Loan No. TRUST DEED (DON'T USE THIS SPACE; RESERVED POOR FOR FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Benefictary After Recording Return To: FIRST FEDERAL SAVINGS S40 Main St. Klamath Falls, Oregon	STATE OF OREGON County of Klamath } ss. I certify that the within instrument was received for record on the 21st day of SEPTEMBER, 19.73., at 3:07 o'clock P. M., and recorded in book M.73on page2833 Record of Mortgages of said County. Witness my hand and soal of County affixed. WM. D. MILNE County Clark By Hazel Drazil FEE \$ 4.00
REQUEST FOR FULL REC To be used only when obligations TO: William Ganong, Trustee The undersigned is the legal owner and holder of all indebtedness secured by have been fully paid and satisfied. You hereby are directed, on payment to you pursuant to statute, to cancel all evidences of indebtedness secured by said truct trust deed) and to reconvey, without warranty, to the parties designated by the same.	by the foregoing trust deed. All sums secured by said trust deed of any sums owing to you under the terms of said trust deed or

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