is, taxes, assessments or other charges when they shall become due able, taxes, assessments or other charges when they shall become due able, the grantor is to pay any and all taxes, assessments and other leviced assessed against and property, or any part thereof before upon sail property, such payments to pay premiums on a for a aforeasid. The grantor hereby and thoraces the bonelloary to pay enty in taxes, assessments or other charges, and to pailshed of the loan or tor submounts shown on ther charges as all summited tane or any the grantor thereby and thoraces, and to pailshed of the loan or tor submounts shown on ther charges and to pailshed rance carriers or the individues and to charge said summited the rencount, if any withdraw the sums which charge said summited the rent to hold the beneficiary responsible for failur. The grantor agrees then or for any loss or any merced or failure, the grantor agrees pairs, and the beneficiary is authorized, in defect in any in-ware the amount of the individues for payment and sailsfaction in the amount of the individues for payment and sailsfaction in the amount of the individues for payment and sailsfaction in the amount of the individues for payment and sailsfaction in the amount of the individues for payment and sailsfaction in the amount of the individues of the nonerty by the beneficiary after

Il be non-cancellable by the grantor during the full term of the policy thus ained. In order to provide regularly for the prompt payment of said taxes, asson-te or other charges and insurance perimiums, the grantor agrees to pay to interpret the provide regularly for the prompt payment of said taxes, asson-te or other charges and insurance perimiums, the grantor agrees to pay to interpret the provide regularly for the proton of the pole of the protone equal to one-twelfy leaving the same station accured where months and abso one-thirty-saith of the taxes of the same are studied remains and poperty within a function succeeding three y protone twelve months and abso one-thirty-saith of the function of the same station able with respect to the principal of the discussion free y protections that deed remains and poperty within a function function of the principal of the rail purposes thereof and shall there upon be chosen unit required for the y or, at the option of the netterility in the sums to the principal of the purpose, taxes, assessments or other charges when they shall become due to be the option of the charges when they shall become due

statistics and administrators shall warrant and defend his said tills thereds statist the claims of all persons whomsover.

The grantor hereby covenants to and with the trustee and the beneficiary berein that the said premises and property conveyed by this trust deed are executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsever.

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As additional security, grantor hereby assigns to heneficiar innce of these trusts all rents, issues, royalites and profits 'Abali default in the add of any personal profits located it 'Abali default in the avanient of any inductedness secured uch rents, issues moving and and have the addition of the ficiary may ficiary may ceiver to be recurity for

1. At any time and from time to time upon written request.

At any time and from time to time upon written request of the followy payment of its fees and precentation of this deed and the note for dorsement (in case of full reconveyance, for cancellation), without arfeetin any easement or crining and restriction the said property; (b) joint any ease of the request without warranty, all or any may be deerline and the reconstruction of the request in any easement or crising and restriction the said property; (b) joint any easement or crising and restriction the said property; (b) joint any easement or crising and restriction the said property; (b) joint any easement or crising the said of the property (b) for the received as the "preson or person or person or persons the intervention in the received thereased the received as the "preson or facts shall be eased."

It is mutually agreed that: 1. In the event that any portion or all of said properly, the right of eminent domain or condemnation, the innerfa-tion or proceedings, or to make any interpromise or settlement or payable as any all resonants of requirements of a settlement or payable as any all resonants of taking, this all or any portion or incurred by the resonants of proceedings attorney's fees n and applied upon the indications and contrastic by find by the bound of the settlement of the indication of the bound of the settlement of the settlement of the or incurred by the resonants of the proceeding attorney's fees n and applied upon the indications and execute such applies build even expense, to take such actions and execute such that the decensary in obtaining such compensation, promptly upon th

It is mutually agreed that:

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

property as in its sole discretion it may deem necessary or advisable The grantor further agrees to comply with all laws, ordinances, re-covenants, conditions and restrictions affecting said property; to pay free and expenses dilations and restrictions affecting said property; to pay the other costs and expenses of the trustees and incurred in connection in and definition, and trustees and incurred in connection ty hereof or the rights any action or proceeding introfy a fees actually ty hereof or the rights any action of evidence of third attorneys in ad-ty defined action and the court, in any such ad to repro-wing the beneficiary or trustee may appear and in any auth attorneys deals in a defined and the second definition of the second definition which the beneficiary or trustee may appear and in any auth throught deal.

default, any balance remaining in the reserve account shall be credited to the indebtrdness. If the reserve account for taxes, assessments, insurance premiums as they become due, the strictent at any time for the deficit prime of the strictent of the methy become due, the strictent at any time for the deficit to the beneficiary more assisted become due, the strictent at any time for the deficit to the beneficiary more may at its option and the strictent of such deficit to the beneficiary obligation secured hereity. a amount of such deficit to the principal of the for shall draw interest at the rate specified in the nois its expenditures there the granult draw interest at the rate specified in the nois its expenditures there the granult and shall a secured by the lion of this trust deed, it any improvements made on said premises and also to make such repairs to said property as in its sole different of the may deem necessary or advisable. The granter further agrees to comply with all laws, ordinances, regulations

which said described real property does not exceed three acres, together with oll and singular the appurlenances, tenemonia, hereditaments, teneno, the above described premises, and other rights, ecosoments or privileges new or horeafter belonging to, derived iron or in anywis apportent set and built-in ranges, diabumbing, lighting, heating, vention billing, directoring, tofrigerating, watering and irrights apportent set and built-in transes, tabut the said premises and other provide and the grantor here or may hereafter installed in or used in connection with the truste and part on snote and part o

center line of a 60 foot roadway, from which the section corner common to Section 2, 3, 10 and 11, Township 39 South, Range 9 East of the Willamette Meridian, bears South 89⁰44¹/₂, West along the center line of said roadway, 744.4 feet to a point in the West boundary of said Section said roadway, 744.4 feet to a point in the West boundary of said Section 11, and North 0013½' West along the section line 1662.5 feet; running thence South 0007' East 331.95 feet to a point in the Southerly boundary of said N2SW4NW4 of Section 11; thence North 89042' East along said S boundary line 67.5 feet; thence North 0007' West 331.90 feet more or less, to the center line of said roadway; thence South 890444, West along A the center line of said roadway, 67.5 feet, more or less, to the point of

The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as: Beginning at a point marked by an iron pin driven in the ground in the

WITNESSETH:

FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and existing under the laws of the United States, as beneficiary;

THIS TRUST DEED, made this 28th day of July JAMES A. WOOD, Jr., and GINGER A. WOOD, husband and wife

Vol. 7175 Pures 8668 TRUST DEED

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