

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary to the grantor or others having an indexest in the above described property, as may be evidenced by more than one note, the beneficiary may credit payments receive by ut upon any of said notes or past of any payment on one note and part on another, as the beneficiary may elect.

and of said notes or part of any payment on one note and part on another, as the beneficiary may elect. The grantor hereby evenants to and with the trustee and the beneficiary herein that has all promises and properly conveyed by this trust deed are herein that are there and the properly conveyed by this trust deed are herein that are there and that the grantor will and the thereio against the claims of all percents whomsover. The grantor covenants and agrees to pay said note according to the terms and done of all encumbrances and that the grantor will and the thereio against the claims of all percents whomsover. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all property free from all encumbrance having pre-sedence over the structed on said premises within all months from the date or hereaft the date construction is hereafter commended to repair owner of construction of the mark be damaged or desite to repair owner on said property which may be damaged or desite to implete the date and there during construction is hereafter commends to repair owner on said property which may be damaged or desite to implete the due on the construction to remove benefits work or materials unsatisfactory to therefit date construction is prediet written active from beneficiary of such beneficiary within fittenees to keep all buildings and improvements now or therefit of the due or said property in god repair and to commit or asints fact not to remove premises; to keep all buildings and improvements now or therefit end the the therefield property min of the note or oblightion wiste of said premises; to keep all buildings and improvements now or therefit end the the tracted as a the beneficiary min of the note or oblightion secured by the principal place of the specific principal due continue or said properly and the tracted as the beneficiary min of the note or oblightion secured by this trust deed, ingenal policy of markee ind the colicy of the specific place of the specific prince

shall be non-cancellable by the grantor during the full term of the policy thus outsined. This for the purpose of providing regularly for the prompt payment of all taxes, assessments, and governmental charges levice or assessed against the above described pro-perty and insurance prenium while the indotedness neurcil hereby is in excess 080% of the lesser of the original purchase price paid by the property at the time the lean made or the beneficiary's original appriant value in addition to the monthly: payments of was made, grantor will pay to the bounder the origin addition to the monthly: payments of principal and interest payable under the interest are mayable with respect to said or operty within each succeeding 12 montants and also 1786 of the insurance premium payable with respect to said around at a rate not less than the highest rate subtroted to be paid interest on said amound at a rate not less than the highest rate subtroted to be paid interest on said amound at a rate not 4% in less thall be paid united in access 4%, the rate of the account and shall be paid quarterly to the grantor be paid the second account and shall be paid quarterly to the grantor be paid interest on said amound at a rate not 4%. Interest shall be computed on the average 4%, the rate of the account and shall be paid quarterly to the grantor by crediting to the second account the interest due.

While the granter is to pay any and all taxes, assessments and other charges levied or assessed spinst said property, or any part, thereof, before the same begin to bear interest and also to pay premiums on all insurance policies upon said property, such par-ments and also to be made through the beneficiary, as a dorsaid. The grantor hereby and imposed in here said property in the annound 52 shown by the interments here and the intermediate and the said property in the same submitted by the insurance pare the same remins about on the statements submitted by the insurance are reminus on the said property in the statements submitted by the insurance carters or their remi-recentatives and to withdraw the sums which may be required to hid the beneficiary responsible for failure to have any insurance written or here here account, or any insurance policy, and the beneficiary hereby is authorized, in the second any loss, to compromise and settle with any mean any and to apply any credition are receipts upon the obligations accured by this trust deed. In computing the amount of the indeutedness for payment and satisfaction in full or upon sale or other amount of the indeutedness for payment and satisfaction in full or upon sale or other amount of the indeutedness for payment and satisfaction in full or upon sale or other

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Property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, ovenants, conditions and restrictions affecting said property; to pay all costs, fees and expenses of this trust, including the cost of title scarch, as well as fees and expenses of this trust, including the cost of title scarch, as well as in endoesr in and defend any action or proceeding purporting to street the secur-tity percent or the rights or powers of the benefiltary or trust even and to pay all costs and expenses, including cost of evidence of title and stroney's fees in and which the beneficiency or trustee may appear and in any such action or proceeding which the beneficiency or trustee may appear and in any such action or proceeding the which the beneficiency or trustee may appear and in any such action or broked by bene-ficiency to foreclose this deed, and all said sums shall be secured by this trust deed.

The beneficiary will formish 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 tight of eminent domain or condemnation, the beneficiary shall have the to commence, prosecute in its own name, appear in or defend any ste-sion or proceedings, or to make any compromise of settlement in our the noner's such taking and, if it so elects, to require that all or any provide an compensation or proceedings, or to make any compromise of settlement in our the noner's such taking and, if it so elects, to require that all or any provide the amount re-quired to pay all reasonable costs, expenses and shall be paid to the beneficiary and applied by the grentor in such processible and the proceedings, and the balance applied upon to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

request. 2. At any time and from time to time upon written request of the bene-ficiary, payment of its fees and presentation of this deed and the note for en-dorsements (in case on for the payment of the indebtedness, the trustce may (a). Inability of any making of any map or pist of said property; (b) Join in granting consent to any praking of any map or pist of said property; (b) Join in granting consent to any praking of any map or pist of said property; (b) Join in granting consent to argument and restriction thereon, (c) Join in any subordination, without warranty, all or any part of the property. The granted thereto' and the described as the 'presen or person legally cutiled thereto' and the recitais therein of any matters or faits shall be occlusive proof of the truthfulnes thereof. Trustee's fees for any of the services in this paragraph shall be \$5.00.

shall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these traiser and of any personal property located thereon. Until perty affected by this last and of any personal property located thereon. Until grantor shall default any agreement hereunder, grantor shall have the right to col-the performance, issues, royalize and profits exerted priot do default as they become may at any time without notice, either in person, yes agent or by a re-fletor to be appointed by a court, and without regard to the neducary site collect asid property, or any part thereof, in its own name sus for default, such and appoint, and explain and explained and applications and orbits, founding those paid due to have been and a such and applications and explained and apply the recently for the indeptedness hereby secured, enter upon and back perits collect asid property, or any part thereof, in its own name sus for default, reasons the rents, issues and profits, including those paid dout on phid, and apply the same, less cots and expense of operation and defaults, and in such order as the beneficiary may determine.

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6. The entering upon and taking possession of said property, the collection fanch rents, issues and profits or the proceeds of fire and other insurance poiles or compensation or swards for any taking or damage of the property, and he application or release thereof, as aforesaid, shall not cure or waive may denuit or notice of default hereunder or invalidate any act done pursuant to uch notice.

5. The grantor shall notify beneficiary in writing of any sale or sontract for sale of the above described property and furnish beneficiary on a form supplied it with such personal information concerning the purchaser as would ordinarily be required of a new loan applicant and shall pay beneficiary a service charge.

a service charge. 6. Time is of the essence of this instrument and upon default by the grantor in payment of any indebiedness secured hereby or in performance of any spreament hereunder, the beneficiary may use trustee of written notice of default indebied by delivery of a burnele of written notice of default inty filed for schall depoint with the trustee this trust deed and all promiseory the schall documents evidencing expenditures accured hereby, whereupon the trustees shall documents evidencing capacity and size the schall cause the required by law.

required by law. 7. After default and any time prior to five days before the date set by the Truster for the Truster's said, the granitor or other person so by the Truster for the Truster's said, the granitor or other person so priving Truster of the children and the said of the truster said said priving the terms of the children of truster's and said as would not exceeding \$50.00 ench) other than such portion of the principal would not then be due had no default occurred and thereby cure the default.

not then be due had no default occurred and threes part of the bad no default occurred and threes part of the bad notice of identitiand giving of said notice of anle, the trustee shall sell said property at the line and mine fince fixed by him in said notice of saie, ether as a whole or in separate parcels, and is such order as be may determine, at public auction to the lighest bidder for each, the said property by public anonement at such time and place of all part of mine the said property by public anonement at such the said property and the said property by public anonement at such time and the said and the said property by public anonement at such the said b

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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 property so sold, but without any covenant or warranty, express or implied. The recitale 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.

and the beneficiary, may purchase at the sale. 9. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustees and a stollows: (1) To the expenses of the sale including the composition of the trustee, and a reasonable charge by the attorney invites of the trustees and a interest of 10 power of the trust deed as their interests appear in the order of their powerly. (4) The surplus, if any, to the granter of the trust deed to his successor in interest entitled to such surplus.

deed of the 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 herounder. Upon such appoaled with all title, powers and duties conferred upon any trustee in the data with all title, powers and duties conferred upon any trustee mathed or appointed hereunder. Each such appointment and substitution service to this trust deed and its place of by the beneficiary contained in the office of the county clerk or recorder of the county or counties which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

proper appointment of the successor trutter. 11. Trustee accepts this trust when this deed, duly executed and acknowledged 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 granter, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

party unless such action or proceeding is brought by the trustee. 12. This deed applies to, inures to the benefit of, and blucks all parties hereto, their heirs, legates deviaers, administrators, executors, successes and assigns. The term "beneficiary" shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculues the jurit.

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. Richard K. Wale (SEAL) Cathripe E. Waters (SEAL) STATE OF OREGON 85. 19 76 before me, the undersigned, a County of Klamath August Notary Public in and for said county and state, personally appeared the within named RICHARD K. WATERS AND CATHRYN E. WATERS, Husband and Wife THIS IS TO CERTIFY that on this ... to me personally known to be the identical individual. 9 named in and who executed the foregoing instrument and acknowledged to me that the personally shown to be and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunio set my hand and affixed my notarial seal the day and year last above written Norman Alexandres Avenues de la bucere ¥. Denito 1: Notary Public for Oregon My commission expires: 10-13-78 1 (SEAL) STATE OF OREGON Loan No. County of Klamath TRUST DEED I certify that the within instrument was received for record on the 20th day of _____ AUGUST_____, 19.76, (DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE in book M 76 on page 12980 Record of Mortgages of said County. 13 Grantor то Witness my hand and seal of County USED.) 1 FIRST FEDERAL SAVINGS & affixed. LOAN ASSOCIATION Beneficiary WM. D. MILNE Atter Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon County, Clerk fazel Drazel Deputy FEE \$ 6.00 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. The undersigned is the legal owner and holder of all indebtodness secured by the foregoing trust deed. All sums secured by said trust deed or ve 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 reuted to sature, to cancel all evidences of indebtodness secured by said trust deed (which are colivered to you herewith together with said at the secure of the terms of 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 terms of said trust deed are the secure of the TO: William Ganong pursuant trust dee First Federal Savings and Loan Association, Beneficiary 19