	03-41627 T/A 3				
			Vol.	m 78 Page	15108
5164	5	TRUS	TDEED		
THIS TRU	IST DEED, made this12				
	• · · · · · · · · · · · · · · · · · · ·	EDGAR J.	BLODGETT		
FIRST FEDER existing under	AL SAVINGS AND LO. the knws of the United	AN ASSOCIATIO States, as benefic	, as grantor, Wil N of Klamath Falls, ( dary;	liam <b>Ganadar</b> Dregon, a corpoi	, as trustee, and attion organized and
का उद्य संविधन	yan di gerta di	WITN	ESSETH:		
property in Kl	or irrevocably grants, bo lamath County, Oregon,	described as:		e, in trust, with	power of sale, the
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1996년 1997년 - 1997년 1997년 - 1997년 - 1997년 1997년 - 1997년 -	The South 50 fe				
	CITY OF KLAMAIH	FALLS, 10	the County of R	lamath, Sta	te of
<u></u>	Oregon.			•	
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This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficary to the grantor or others having an interest in the above described property, as may be ordeneed by a nots or notes. If the ladebteness source ob this trust deed is evidenced by more than one note, is ab becellency may credit payments received by it upon any of such source or part of any payment on one note and part on another, as the beguing may elect.

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The grantor hereby covenants to and with the trustes and the beneficiary herein that the said premises and property conveyed by this trust doed are free and clear of all decourdbraces and that the practice will and his here, executors and administrators shall warrant and identical his said title thereto against the claims of all persons whomsperver.

crecurors and administrators shall warrant and the berts, against the caims of all persons whomsoever. The granter 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 here said property free from all encumbrances having pre-cedence over this trut deed; to ownplets all buildings in course of construction or hereafter construction is hereafter commenced; to repair and restore promptly and in good workmaniks manner any building or improvement on said property which may be damaged or destrered and pay, when due, all costs incurred; therefor; to allow bandhilary to larpect and property at all times doring construction days after withen notice from thenefilter of such fact, not to state or dainy to get and the state of such restrict end of an anid prime with notice from thenefilter of such fact, not to state or dainy and buildings, property as informant on waster ended upon asid; respect is good retain and the or suffer no waste of said property is good retain and the note or builter for such there therefor; to allow the buildings, property as in the restrict ended upon asid; respect is good retain and to commit or suffer no waste of said properties, its the beneficiary and to commit or suffer no waste of said properties the torginal primetiar sum of the note or obligation received by this trust deed, in a company or companies acceptable to the bene-ificiary, and to deliver the original primetiar of the beneficiary at least illteen days prior to the effective date of any with primeticary the and with provide the primeticar is not so tendered, the beneficiary tay is its own discretion oblain finants of the beneficiary such and with preserved to be any such to be beneficiary such and with preserved by a finants to be beneficiary at the due and with preserved by this trust be the effective date of any built insurance. If and policy of insurance is not so tendered, the beneficiary such a least dinteretion oblain f

obtained. Is order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and insurance premiums, the grantor aprecs to pay to the beneficiary, together with and in addition to the monthly asymeats of principal and interest paysals under the terms of the notice or obligation secured hereby, an arrount equal to one-weight (1/15th) of the taxes, satessments and other charges due and paysals with respect to said property within each succeed-ing tweive months, and also one-thirty-sixth (1/25th) of the insurance premiums paysals with respect to said property within each succeeding this trust deed remains in effect, as estimated and directed by the beneficiary, such some to be credited to the principal of the bane until required for the several purposes thereof and shall thereupon be clarged to the principal of the several purposes thereof and shall thereupon be clarged to the principal of the several purposes thereof and shall thereupon be clarged to the principal of the several purposes thereof and shall thereupon be clarged to the principal of the several purposes thereof and shall thereupon be clarged to the principal of the several purposes thereof and shall thereupon be clarged to the principal of the several purposes thereof and shall thereupon be clarged to the principal of the several purposes thereof and shall thereupon be clarged to the principal of the several purposes thereof and shall be held by the beneficiary, taken, sakessments or other shall be used to be principal to the ask physic.

and payable. While the grantor is to pay any and all large, assessments and other charges level or assessed against said property, or any part thereof, before the same begin to beer interest and also to pay premiums on all forwarsoe policier upon and property, with payments are to be made through the ben-ficiary, as aforeasid. The grantor hereby authentics the beneficiary to pay any and all isases, assessments and other charges level of minorad against said property between the amounts as shown by the statements thereof furnished by the collector of such targe, assessments or other charges, and to pay the insurance premiums in the amounts allown on the statements thereof furnished by the collector of such targe, assessments or other charges, and to pay the principal of the loca or to withdraw the same which may be required from the reserve shown? If any, cestualished for full use to have any four-ance written or for any lose or damage proving out of a defect in any in-surance policy, and the beneficiary responsible for full the or as the state of any issues to baid the beneficiary mereby is authorized, in the event of any such insurance focipia constant scills authorized in the event of any such insurance there is and settle with any insurance solies, the compounds the absorbial constant of a beneficiary and the absorbial the about of the objective served of a bine to dear substrance there is any lose to be absorbial and settle with any insurance of a sup-insurance the state of the substrant busers are abound to apply any such insurance is the side of a big the absorbial of the property bits insurance abound a substration in a run or upon asle or other acquisitions of the property by the beneficiary after

default, say balance remaining in the reserve account shall be credited to the induktedness. If the reserve account for taxes, ascessments, insurance preminums and other charges is not sufficient at any time for the payment of such charges as they become due, the grantor shall pay the delicit to the beneficiary upon demand, and if not paid within ten days after such demand, the beneficiary may at its option add the amount of such deficit to the principal of the obligation secured hereby.

Should the grantor fail to heep 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 repsyable by the grantor on demand and shall be secured by the line of this trust detd. 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 sofe discretion it may deem necessary or advisable.

The grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; to pay all costs, lees and expenses of this trust, including the cust of title scarch, as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation, and trustee's and attorney's fees neutally incurred; to appear in an default of the trust cost of the trustee; and to a pay all costs and expenses of the trust cost of a state of the trust is appear in an default or proceeding unporting to affect the secur-ity hereof or the rights or powers of the beneficiary or trustee; and to pay all costs and expenses, including cost of evidence of title and attorney's fees in a which the beneficiary or trustee may appear and in any suit brought by bene-ficiary to forcelose this deed, and all said sums shall be secured by this trust deed.

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

## It is mutually agreed that:

It is mutually agreed that: I. 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, proscute in its own name, appear in or defend any ac-tion or prograding if or to make any compromise or settlement in connection with such or prograding if or to make any compromise or settlement in connection with index the right as compensation for a set which is any portion of the money's such as compensation for a set which is any portion of the money's encoded by all reaconable costs, exponse and sitomey's fees necessarily paid or incurred by the grantor in such properding, shall be paid to the heneficiary fees necessarily paid or incurred by the beneficiary in such proceedings, such the balance applied upon the facetured here by and the grantor agrees, at its own expects. To that such actions and execute such intruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

2. At any time and from tipe to time upon written request of the bene-ticiary, payment of its fees and prevectation of this deed and the note ior en-dorsement. (in case of full recoveryance, for cancellation), without affecting the bability of any person for the payment of the indebtedness, the irutee may (a) consent to the making of any rapic or plat of said preperty; (b) join in granting say servicent of creating and restriction thereon, (c) join in any subordination of other appreciates therein the item of the indebtedness, the iron of the origination of other appreciates therein the item of charge hereof; (c) recovery, without warranty, all or any part of the property. The grantlee in any recovery, the bability is described as the "previous or persons leging entitled there of the treatments thereof. Traster's term for any of the services in this paragraph and be \$300.

shall be \$3.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuarize of these trusts all rents, issues, royalize and profits of the pro-party allected by this devi and of any personal projecty located thereon. Until grantor shall default in the payment of any indebtedness secured hereby or in the performance of any agreement hereunder, grantor shall have the right as the sec-net all such renk, issues, royalities and profits carned prior to default as they become due and payable. Upon any default by the grantor sheet all such renk, issues, royalities and profits carned prior to default as they become due and payable. Upon any default by the grantor bereunder, the bene-ficiary may at any time without notice, either in poress, by agent or by a ro-ceiver to be appointed by a court, and wilcout regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possestion of said fromer's fees, upon any indebtedness secured be and unpaid, and apply the same, less costs and espenses of operation and collection, including reases: able stimer's fees, upon any indebtedness secured hereby, and in such order as the beneficiary may determine.

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4. The entering upon and is this pussession of said property, the collection of each rents, issues and profits or the proceeds of fire and other insurance pol-icles or commensation or searchs for any taking of damage of the property, and the application or release therein, as alterestic, such and other tangenty and fault or motics of default hereunder or invalidate any act done pursuant to stack motion.

a (65).

5. The grantor shall notify beneficiary in writing of any sale or con-tract for sale of the above described property and furnish benaficiary on a form applied its with such personal information concerning the purchaser as would ordinarily be required of a new loss appliant and shall par benaficiary a service charge.

6. For the initige.
6. Time is of the essence of this instrument and upon default by instrument of any indebiedness secured hereby or in performance of any indebiedness secured hereby or in performance of any indebiedness secured hereby or in performance of any indebiedness secured hereby or inserties and are independent of the instrument of any indebiedness secured hereby instruction of additional and etailing and etailing and the install cause of the beneficiary but Dond delivery to the trust secure shall cause on the beneficiary but Dond delivery of and footion of default and inscribed of the beneficiary but Dond delivery of a section of default and inscribed of the beneficiary but the trustee this trust deed and all provision y tructees shall fix the time and glace of sale and give notice thereof as then required by isw.

7. After default and any time prior to fire days before the date set by the Trustee for the Trustee's said, the grantor or other person so privileged may period thereby (including costs and expresses actually incurs in enforcing the torset (including costs and expresses actually incurs not exceeding \$50.00 each) other than such portion of the principal is would not enter that not be an other than such portion of the principal is would not then be two had no default cocurred and timereby cure the default.

8. After the lapse of such time as may then be required by law following the recordsion of said notice of default and giving of said motive of said, either as a whole or the said of the

가려가 있는 것이 있지 않는데 바이지 않는 것이 가지 않는지 않는 것이 있었다. 가지 않는지 않는지 않는지 않는다. 이 사실에 있는 것은 것은 것은 것이 있는 것이 있는 것은 것은 것은 것은 것은 것이 있는 것이 있는 것이 있다. 이 사건에서는 사람들은 것은 것은 것은 것은 것은 것은 것은 것이 있는 것이 있는 것이 있는 것이 있다.

neuncement at the bime fixed by the preceding postponenness. The trustee shall deliver to the perchaser his deed to form an required by law, conveying the pro-perty so sold, but without any covenant or warranty, supress or haplind. This recitais in the deed of any markers or facts shall be consider proof of the truchfulness thereof. Any person, excluding the trustee but including the greator and the beneficiary, may purchase at the said.

2. When the Trustee sells pursuant to the powers provided herein, the frustee stall apply the proceeds of the trustee's sale as follows: (1) To the expenses of the sale including the compensation of the trustee, and trust dead. (3) To all persons having recorded liens subsequent to the order of the trustee in the trust eff as their interests of the substantiations. (4) The surplus, if any, to the grapha.

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-wraces to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named by written instrument excetted such appointment and subsidicition shall be made by written instrument excetted by the beneficiary, containing reference to this trust deed and its place of county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and acknow-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.

i2. This deed applies to, inures to the benefit of, and binds all parties bereto, their heirs, legalees devices, administrators, encource, successors and piedgee, of the sole secured hereby, whether or not named as a beneficiary herein. In constraints this deed and whenever the context so requires, the mas-culture generation of the sole formining and/or neuter, and the singular, the mas-eludes the plurel.

IN WITNESS WHEREOF, sold crantor has hereunio set his hand and seal the day and year first above written.

ATE CF OREGON } sa. unity of Kleinath } sa. THIS IS TO CERTIFY that on this 12	i day of July	(SI
tary Public in and for said county and state	personally appeared the within non	ned
the personality include to be the identical individ	DGAR J. BLODCETT	the foregoing instrument and acknowledged to me
IN TERMONY WHEREOF. I have hereurio a	et my hand and affixed my notation	soci the day and year last share any in
	Sec. Sec.	AN 11 15
APU a LISS STATE	XIIra	eld - Erran
	Notary Public for My commission e	Oregon 11-12-78
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oon No	- 「「読み」整定に設定していた。この時代、1995年であり、 「読ん時代では、1995年の時代の時代の「正常の日本」。	CESTE OF COROLL
这个时间,我们就能说了。" "如果我们的你们的我们的?" 我们像我们就让我们就是我们的? "你不是你不知道,你不能是你的?"		STATE OF OREGON )
<b>IRUST DEED</b>	1999年から1999年日、「日本」「日本」は日本」「第二十日日) 教育 <mark>会議会社会には</mark> 知られていた。」「日本」の第二十日、「日本」	County of Klamath $\}$ es.
THE ARE REPORTED AND A DESCRIPTION OF THE PROPERTY AND		I certify that the within instrume
		was received for record on the 13t
	(DON'T USE THIS	day of, 19.78
	SPACE; RESERVED	at 3:45 o'clock P M., and recorde
TO	FOR RECORDING LABEL IN COUN-	in book <u>M78</u> on page 1510
FIRST FEDERAL SAVINGS &	TIER WHERE UBED.)	Record of Mortgages of said County.
LOAN ASSOCIATION		Witness my hand and seal of Count
Beneficiary		affixed.
er Recording Return To:		5 T
FIRST FEDERAL SAVINGS		Wm. D. Milne
540 Main St.		County Clerk
		By Demotra Gold th
Klamath Falls, Oregon	#	The second s
Klomath Falls, Oregon		Fee \$6.00 Deputy

TO: William Ganong ... Trustee

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The underskipsd is the local owner and bolder of all indebiedness secured by the foregoing trust deed. All sums secured by sold trust deed hows been fully paid and antisfied. You hereby are directed, as payment to you of any sums owing to you under the terms of sold trust deed or pursuant to some to annot all artificiants of intebiedness secured by sold trust deed (which are delivered to you herewith together with sold trust deed) and to reconvey, without warranty, to the parties designated by the terms of sold trust deed the estate now held by you under the 

by

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First Pederal Savings and Loan Association, Beneficiary

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