



		12053A	
4. The entering upon and taking possession of said propuels reals, issues and profits or the proceeds of fire and or compensation or awards for any taking or damage of application or release thereof, as aforeaid, shall not cure to motion of default hereunder or invalidate any act	rty, the collection ther insurance pol- tic property, and or waive any de- ione pursuant to	coding postponement. The trustee shall as required by law, conveying the pro- or warranty, express or implied. The facts shall be conclusive proof of the g the trustee but including the grantor	
notice. 5. The granics shall notify beneficiary in writing of tor sale of the above described property and furnish supplied it with such personal information concerning d ordinarily be required of a new loan applicant and shu	and the beneficiary, may purchase at the		
oo seivice charge,	interests of the trustee in the trust of	ittice to aden sulpius,	
6. Time is of the essence of this instrument and upp for in payment of any indebtedness secured hereby or in p mment hereunder, the beneficiary may declare all sums a stely due and payable by delivery to the trustee of writte election to sell the trust property, which notice trustee filed for record. Upon delivery of said notice of default a beneficiary shall deposit with the trustee this trust deed and documents evidencing expenditures secured hereb ess shall fix the time and place of sale and give notice	thereof as then such appointment and substitution shall h	a made by written instrument argented	
red by law. 7. After default and any time prior to five days be he Trustee for the Trustee's sale, the granter or even may pay the entire amount then due under this bilgations secured thereby (including costs and expenses iforcing the terms of the obligation and trustee's an verseling "500 analy" other this security is a security of the secur	by the beneficiary, containing reference record, which, when recorded in the offici county or counties in which the property proper appointment of the successor in	to this trust deed and its place of a of the county clerk or recorder of the is sluated, shall be conclusive proof of uatee.	
then be due had no default occurred and thereby cure	the default. any action or proceeding in which the gr	a this decut, duty executed and acknow- ed by law. The trustee is not obligated lo under any other deed of trust or of antor, beneficiary or trustee shall be a is brought by the trustee.	
8. After the lapse of such time as may then be require recordation of said notice of default and giving of said re e shall said property at the time and place fixed by its dither as a whole or in separate parcels, and in such or nee, at public auction to the highest bidder for cash, in la distates, payable at the time of sale. Trustee may post and in property we mublic anouncement as such.		b) the benefit of, and blnds all parties miniatrators, executors, successors and mean the holder and owner, including hether or hot named as a beneficiary iever the context so requires, the mas- ner and the second second second second second in the second se	
portion of said property by public announcement at such and from time to time thereafter may postpone the s IN WITNESS WHEREOF, said grantor h	as hereunto set his hand and seal the day of		
	K. K. E. Khode	(SEAL)	
TE OF OREGON	(nabill)	It furded (SEAL)	<u>Withdr</u>
THIS IS TO CERTIFY that on this day TY Public in and for sold county and state, per 	of November 19 6	6. , before me, the undersigned, a	A Care
	5 named in and who avacuited the foregoing instrum.	ent and acknowledged to me that	
IN TESTIMONY WHEREOF, I have hereunic set m	y hand and affixed my notarial seal the day and yes	ar last above written.	alse () 
COP STATES	Notary Public for Oregon My commission expires: 10.2	5-70	T
oan No	STATE OF C		
TRUST DEED	County of K	lamαth ) hat the within instrument	
	was received day ofN	d for record on the 29 ov. 1966	
Grantor TO	FOR RECORDING IN BOOK M	clock P.• M., and recorded -66 on page 2053 ortgages of said County.	
FIRST FEDERAL SAVINGS & LOAN ASSOCIATION	TIES WHERE USED.) Witness m affixed.	y hand and seal of County	
Beneficiary ier Recording Return To: FIRST FEDERAL SAVINGS	Fee \$3.00	hy Rogers	
540 Main St. Klamath Falls, Oregon	. By fine	Mence/	
	OF FOR FILL DECONVEYANCE		
REQU. To be us	ed only when obligations have been paid.		
To be us William Ganong, Trustee The undersigned is the legal owner and holder of	ed only when obligations have been paid. Il indebtedness secured by the foregoing trust des 1. A		
William Ganong, Trustee The undersigned is the legal owner and holder of been fully paid and satisfied. You hereby are din uant to statute, to cancel all evidences of indebted deed) and to reconvey, without warranty, to the	nd only when obligations have been paid.	nder the terms of said trust deed or o you herewith together with said	
William Ganong, Trustee The undersigned is the legal owner and holder of been fully paid and satisfied. You hereby are dir uant to statute, to cancel all evidences of indebted	ed only when obligations have been paid. Il indebtedness secured by the foregoing trust des J. A acted, on payment to you of any sums owing to you ur ess secured by said trust deed (which are delivered t parties designated by the terms of said trust deed the	nder the terms of said trust deed or o you herewith together with said	
To be us William Ganong, Trustee The undersigned is the legal owner and holder of a been fully paid and satisfied. You hereby are di uant to statute, to cancel all evidences of indebted deed) and to reconvey, without warranty, to the e.	ed only when obligations have been paid. Il indebtedness secured by the foregoing trust des J. A acted, on payment to you of any sums owing to you ur ess secured by said trust deed (which are delivered t parties designated by the terms of said trust deed the	der the terms of said trust deed or o you herewith together with said estate now held by you under the	

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