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4. The entering upon and taking possession of said property, the collection of such rents, issues and profits or the proceeds of fire and other insurance pol-ficies or componention or swards for any taking or damage of the property, and the application or release thereof, as aforeasid, shall not cure or waive any do-fault or notice of default hereunder or invalidate any act done pursuant to

The grantor shall notify beneficiary in writing r sale of the above described property and furn upplied it with such personal information concerni rolinarily be required of a new loan applicant and service charge.

I the essence of this instrument and upon default by the of any indebitedness secured hereby or in performance of any r, the beneficiary may declare all sums secured hereby im-ayable by delivery to the trustee of written notice of default the trust property, which notice trustee shall cause to all upon delivery of said notice of default and all pomises to the videncing expenditures secured hereby, whereupon the te videncing expenditures secured hereby, whereupon the te time and place of saie and give notice thereof as then Time is of the

A top law, After default and any time prior to five days before the date set by Trustee for the Trustee's sale, the grantor or other person so red may pay the entire amount then due under this trust deed and ligations secured thereby (including costs and expenses actually incurred orcing the terms of the obligation and trustee's and attorney's fees ceeding 530.00 each) other than such portion of the principal as would when be due had no default occurred and thereby cure the default.

8. After the lapse of such time as may then be required by law following the recordation of said notice of default and giving of said notice of saie, the trustee shall sell said property at the time and place fixed by him in said notice of saie, either as a whole or in separate parcels, and in such prime in said notice termine, at public auction to the highest bidden the prime in and place of all or line default and giving the said property at the said portion of said property by public anonument at such time and place of any portion of said property by public anonument at such time and place of any portion of said property by public anonument at such time and place of any postion the said property by public anonument at such time and place of any postion the said property and the said public anonument at such time and place of any postion the said property and the said public anonument at such time and place of any postion the said property by public anonument at such time and place of any postion the said property by public anonument at such time and place of any postion the said property by about the said public anonument at such time and place of any postion the said property by about the said public anonument at such time and place of any postion the said property by about the said postion the said by public anonument at such time and place of anonum the said public anonument at such time and place of anonum the said property by about the said property by public anonument at such the said by the sa

same.

nonncomment at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, coaveying the pro-perty so sold, but withhout any covenant or wirranty, express or implied. The recitate in the deed of any matters or facts shall be conclusive proof of the truthfulness the deed of any matters at the trustee but including the graator and the beneficiary, may purchase at the sale.

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and the beneficiary, may purchase at the sale. 9. When the Trustee sells purchase to the powers provided herein, the trustee shall apply the proceeds of the trustee's sale as follows: (1) To the expenses of the sale including the compensation of the trustee, and a reasonable charge by the attorney. (2) To the obligation secured by the trust deed, (3) trustee by the attorney. (3) To the obligation secured by the intercasts of their priority. (4) The surplus, if any, to the grantor of the trust deed or to his successor in interest entitled to such surplus.

a which the prope of the successo

proper appointment of the successor trustee. 11. Trustee accepts this trust when this deed, duly executed and schow-ledged is made a public record, as provided by law. The trustee is not obligated to motify 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. 12. This deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatess devices, administrators, executor, successors and massigns. The term "beneficiary" shall mean the holder and sware, including pledgee, of the note accured hereby, whether on not named as a beneficiary original when the formal was no requires, the mas-culue guider includes the feminine and/or neuter, and the singular number in-cludes the plural.

IN WITNESS WHEREOF, said grantor he	as hereunto set his hand a	Bert 7 (SEAL)
	E	Tokel J. Cucha (SEAL)
ATE OF OREGON) punity of Klamath 33.	Turna	67
THIS IS TO CERTIFY that on this 12 day	of June	
biary Public in and for said county and state, pore D. BERT F. CURTIS AND ETH	EL T. CURTIS, Husban	d and wife
me personally known to be the identical individual	named in and who executed	the foregoing instrument and acknowledged to me that
REY executed the same freely and voluntarily for N. TESTIMONY WHEREOF, I have hereunto set my	the uses and purposes inerein whand and affixed-my notarial	seal the day and year last above written.
IN TESTIMONY WHEREOF, I have nereunto set my		SB V.
	Hame	Wound
EALD A SHORE AND A SHORE AND A	Notary Public for My commission	expires: 10.25-70
The for the second s		
7760		CTATE OF OPECON)
Loan No. 7762		STATE OF OREGON Ss.
TRUST DEED		
INUSI DEED	· · · · · ·	I certify that the within instrument
		was received for record on the <u>13</u>
BERT F. CURTIS		day of June , 19.67 at 9:40 o'clock A. M., and recorded
ETHEL T. CURTIS	(DON'T USE THIS Space; Reserved	in book M-67 on page 4375
Grantor	FOR RECORDING LABEL IN COUN-	Record of Mortgages of said County.
to FIRST FEDERAL SAVINGS &	TIES WHERE USED.)	Witness my hand and seal of County
FIRST FEDERAL SAVINGS & LOAN ASSOCIATION		affixed.
Beneficiary		Dorothy Rogers
After Recording Return To:	Fee_\$3.00	County Clerk
FIRST FEDERAL SAVINGS 540 Main St.		m (and Menul
Klamath Falls, Oregon		By dance bruiced
	المرافعة مستحجا الروسوا الواد	U
	-2	
DEOII	EST FOR FULL RECONV	FYANCE
-		
To be u	sod only when obligations have	, manie transe
O: William Ganong, Trustee		
	all indebtedness secured by the	foregoing trust deed. All sums secured by said trust deed y sums owing to you under the terms of said trust deed or (which are delivered to you herewith together with said
nave been fully paid and satisfied. You hereby are di pursuant to statute, to cancel all evidences of indebted		

First Federal Savings and Loan Association, Beneficiary DATED: 15



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