

8899

8888

The solaring upon and taking possession of said property, the solission mark, having and profile of the proceeds of fire and other laserance pol-composation of swards for any taking of damping of the property, and callos or relates thereof, as altoreads, shall not sure or waive any de-motion of calcult hereinder or invalidate any act does pursuant to

b. The grantor shall notify beoefficiary is writing of any sale or non-for sale of the above desorthed property and furnish beneficiary on a supplied if with such personal information conserting the purchaser as ordinarily be required of a new loss applicant and shall pay beneficiary 0 service charge.

the service integr.

27. After default and any time prior to five days before the date set the Trustee for the Trustee's sale, the grantor or other person so linged may pay the entire amount then due under this trust deed and obligations sourced thereby (including costs and erpenses actually incurred enforcing the terms of the obligation and trustee's and attorary's fees according \$6:00 each) other than such portion of the principal as would then 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 as recordation of said notice of default and giving of said notice of asia, the vintee shall said property as the time and place fixed by him in said notice of f saie, such as a whole or in separate parcels, and in such order as he may demains, as public suction to the highest bidder for cash, in lawful moary of the nited Blacks, payable at the time of sale. Trutke may portpose sais of all or yo portion of said property by public announcement as such times at place of le and from time thereafter may postpose the sale of public sais.

uses as the time fixed by the preseding positionsmus to the purchaser his dead in form as required by its build, but without any oursant or warranty, any in the deed of any malare of faris shall be con base thereoi. Any person, saluding the trainee but i baseficiary, may purchase at the sale.

and the beneficiary, may purchase at the same. 8. When the Trustee sails pursuant to the powers provided herein, it rustee shall apply the proceeds of the trusteen sale as fullows: (1) the expenses of the sail including the compensation of the trustee, and rustmainly dialog it is studray. (12) To the collections accurately intervals of the trustee in the trust deed as their interests appear in under of their priority. (4) The suprime, if any, to the sprantur of the trustee is interest entryies. If the such aurplus. hy the by the to the he tout

Geen or to his successor is interest childed to such surplus. 10. Foil any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named hersin, or to any successor trustee appointed hersunder. Upon such appointment and without con-vegance to the successor trustee hersin named or appointed hervinder. Each such appointments and substitution shall be maded by written instrument excetued by the beneficiary, containing reference to this trust deed and its place of by on the origination of the property is situated, shall be concluder or foot county or contain in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

proper appointment of the successor trustee. 11. Trustee accepts this trust when this deed, duty executed and acknow-ledged is made a public secord, 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 of proceeding is which the grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee. 12. This doed applies to, inures to the benefits of, and blads all parties hereto, their heret bested devices, administrators, executors, successors and assigns. The term bested devices and the context as do any children piedges, of the nois secured hereby, whether of hold a sequer, including berein. In construing this deed and wheneves the context to require, the masi-cuides the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. Chner W. Schno (SEAL) Georgie m Sch STATE OF OREGON County of Klamath 17 November 19 67, before me, the undersigned, a THIS IS TO CERTIFY that on this day of.... Notary Public in and for said county and state, personally appeared the within named ELMER W. SCHMOLL AND GEORGIA M. SCHMOLL, husband and wife to me personally known to be the identical individualB named in and who executed the foregoing instrument and acknowledged to me that they executed the same freely and voluntarily for the uses and purposes therein expressed. ای و در ۲۰۱۶ ۲۰ هوچه با مجز ۱۹۶۹ ۱۹ Notary Public for Oregon My commission expires. \$/16/69. NO PUBLIC 241 ISEAL) STATE OF OREGON Ss. Loan No. TRUST DEED I certify that the within instrument was received for record on the 17th day of <u>November</u>, 1967, at 11:12 o'clock A. M., and recorded in book <u>M 67</u> on page <u>8898</u> Record of Mortgages of said County. (DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE USED.) Grantor то FIRST FEDERAL SAVINGS & Witness my hand and seal of County LOAN ASSOCIATION affixed. Benef DOROTHY ROGERS, Alter Recording Return To: County Clerk FIRST FEDERAL SAVINGS 540 Main St. Klamath Falla, Oregona By analythere de tress or see All the part of the Deputy Fee \$ 3.00 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. 4.79.8 TO: William Ganong... ., Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have 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 pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with 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 . . . CAby DATED: 19

的问题的是

10

6 - A 2