

8911

vice charge, ince is of the essence of this instrument and upon default by the payment of any indeliddness secured hereby or is performance of any hereunder, the huadiclay may declars all sums secured hereby in-the and payable by delivery to the truttee of writtee notice of default a to sail the trust property, which notice trustes shall cause to be for record. Upon delivery of said notice of default and election to sail, isny shall deposit with the trustee this trust deed and all promissory documents evidencing expenditures secure hereby, whereoupon the sail fit the time and place of saie action to the pay law. Time is of the in payment of an 10. For any reason in interest entities to such surplus.
10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any truites usined herein, or to any successor truites appoint of hereined. Upon such appointment and without comment, there are appoint of the successor is the second superint and the successor is the second superint and successor is an appoint of the successor is the second superint and successor is an appoint of the successor is an appoint of the successor is a successor is a successor in the successor is a successor in the successor is a successor in the successor is a successor is a successor is a successor in the successor is a successor is a successor in the successor is a successor is a successor in the successor is a successor is a successor is a successor is a successor in the successor is a successor in the successor is a successor is a successor in the successor in the successor in the successor is a successor in the suc 31red by taw.
7. After default and any time prior to five days before the date set the Trustee for the Trustee's sale, the grantor or other parson so illegidom secured thereby (including costs and expense actually incoured calording the terms of the obligations and trustee's and attorney's fees exceeding \$45.00 each) other than such portion of the principal as would then be due had no default occurred and thereby cure the default. proper appointment of the successor trustee. Successor and the conclusive proof of 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 cale 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, legatees devices, administrators, executors, successors and pictigere, of the note secured hereby, whicher or not named as a beneficiary picture grader includes the femilaine and/or neutor, and the aingular number la-cudes the piral. 8. After the lapse of such time as may then be required by isw following the recordation of said notice of default and giving of said notice of default and giving of said notice of sais, the truttee that sail said property at the times and place fixed by him in said solice of sais, either as a whole or in separate parels, and in such order as he may default and solice of sais, either as a whole or in separate parels, and in such order as he may defund black, parable at the time sod place for cash, in lawful money of the United Black, parable at the time of sais. Trustee may portpone sais of all or saip portion of asid property by public announcement at such time and place of sale and from time to time thereafter may postpone the saie by public and IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. Earle M Lellenin (SEAL) marie Le Vernois (SEAL) STATE OF OREGON } THIS IS TO CERTIFY, that on this 16 day of , 19 67, before me, the undersigned, a November Notary Public in and for said county and state, personally appeared the within named. <u>Earle M. LeVernois and Marie LeVernois, husband and wife</u> to me personally known to be the identical individual *B* named in and who executed the foregoing instrument and acknowledged to to the personally known to be the identical individual ...s named in and who executed the toregoing instrument and acknowledged they, executed the torms freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY, WHEREOF, I have bereanto set my hand and affired my notarial seal the day and year last above written. Notary Public for Oregon My commission expires: 10/25/70 KIMBER (7860 Loan No. STATE OF OREGON SS. TRUST DEED I certify that the within instrument was received for record on the 17th day of <u>November</u>, <u>1967</u>, at <u>11:18</u> o'clock A. M., and recorded in book <u>M67</u> on page <u>8910</u> (DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE USED.) Grantor Record of Mortgages of said County. TO FIRST FEDERAL SAVINGS & Witness my hand and seal of County LOAN ASSOCIATION affixed. Beneficiary DOROTHY ROGERS, After Recording Return To: FIRST FEDERAL SAVINGS By Lasal Sheller 540 Main St. Klamath, Falls, Oregon Deputy TEL SPELLICE CO MANAGE AFee \$ 8.00 IN TOGAL STO STOCK ... CE REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. ar filita di si di si TO: William Ganong..., Trusiee The undersigned is the legal owner and holder of all indebiedness 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 indebiedness 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 by a design of a said trust deed by the said trust deed and to reconvey. First Federal Savings and Loan Association, Beneficiary 19 by. DATED: 22 9870

upon and taking pocsession of said property, and profits or the property of the and other to a wards for any taking or damage of the lease thereof, as aforesaid, shall not cure or that here any and done , the universe insurance pol-property, and waive any de-

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The grates shall notify homeficiary in writing of any sale or con-or sale of the abuve described property and furnish beneficiary on a upplied it with such paraonal information soncerning the purchaser as ordinarily be required of a new loss applicant and shall pay beneficiary

aconcesses at the time fixed by the preceding postponent. The deliver to the purchases his deed is form as required by lar; coney porty so sold, but villout any covenant, or warranty, strices or recitais in the deed of any matters or facts shall be conclusive truthfulness thereoid. Any person, scienting the trustees but including and the beneficiary, may purchase at the sale.

8. When the Trustee sells purposes at the sale. 9. When the Trustee sells purpose to the powers provided horein, the trustee shall apply the proceeds of the trusters and a follows: (1) To the expenses of the sale including the compensation of the trustee, and a reasonable charge by the stiturer; (2) To the obligation secured by the trust deed. (3) To all persons having recorded liens subsequent to the interests of the trustee in the trust deed as their interests space in the order of their priority. (4) The surplus, if any, to the grantor of the trust deed or to bis successor in interest entitled to such surplus.