

itering up issues and isation or her insurance pol-the property, and or waive any de-done pursuant to profits or awards for

5. The gran tract for sale of form supplied it would ordinarily a service charge. notify buneficiary in writi described property and personal information conc of a new loan applicant of

won default by the order only or in performance of any dearen all sums secured hereby im-trustee of written notice of default h notice trustee shall cause to he ties of default and election to sell, this trust deed and all promissory accured hereby, whereupon and give notice the 6. Time is of the of this mediately and electi-duly filed the benefi notes and trustees s widencing expenditures secured hereby, wh ime and place of sale and give notice ther

required by law. 7. After default and any time prior to five days before the date set by the Trustee for the Trustee's sale, the grantor or other person so privileged may pay the entire amount then due under this trust deed and the obligations secured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's lees not exceeding \$30.00 each) other than such portion of the principal as would not then be due had no default occurred and thereby cure the default.

in enforcing the terms of the obligation and trustee's and stortiey's loss not exceeding \$50.00 exch) other than such portion of the principal as would not 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 the recordation of said notice of default and giving of said-notice at sails, the trustee shall sell said property at the time and plane the record and notice of sails either as a whole or in separates bidder for each, in such order as he may de-termine, at public such at he time of sails. Trustee may postpone sails of all of the child and the sail of the time of sails. Trustee may postpone sails of all of any entropy of the time to time thereafter may postpone the sale by public an-

ement. The trustee shall y law, conveying the pro-express or implied. The sconclusive proof of the two including the grantor perty so sold, but v recitals in the deed at the the

the beneficiary, may purchase at the sale. 9. When the Trustee sells pursuant to the powers provided here tee shall apply the proceeds of the trustee's sale ma follows: ( expenses of the sale including the compensation of the second nable charge by the attorney. ( to deck, (3) and proceeds of the sale including the second to deck, (3) the trust of the trust decd as their interests appear r of their priority. (4) The surplus, if any, to the granter of the second between the successor in interest, entitled to such surplus. (1) To and a by the to the in the ne trust

a) of to his successor in interest curities to such asphas.
10. For any reason permitted by law, the beneficiary may from time to a appoint a successor to any trustee named herein, or to any reasor trustee appoint a successor trustee interest and without connect to the successor truster, and therein and a constraint and without construct the successor truster, and there shall be vested with all title, powers dutient and substitution shall be made by written instrument exceuted hay beneficiary, containing reference to this trust deed and its place of rad, which, when recorded in the office of the county clerk or recorder of the period of the proof of per appointment of the successor trustee.

proper appointment of the successor trustee. 11. Trustee accepts this trust when this deed, duly exceuted 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 parity unless such action or proceeding is brought by the trustee. 12. This deed applies to, inures to the benefit of, and blinds all parties hereto, their heirs, legatees dovinees, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including pledgee, of the note accurd hereby, whicher or not named as a beneficiary hereto, the construing this deed and whenever the context so requires, the mas-culing gender includes the femining and/or neuter, and the singular number in-cludes the plural.

tim

STATE OF OREGON }		
Jouniy of Klamain, 1	of October	
Notary Bublic in and for said county and state, personality in the identical individual		
she executed the same freely and voluntarily for	the uses and purposes therein ex	pressod.
IN TESTIMONY-WHEREOF, I have hereunto set my	hand and affixed my notarial se	$\sim 463$
125 Strang	arne	
(SEAL)	Notary Public for My commission of	
<u>5 500;001</u>		
		STATE OF OREGON ) ss.
Locm No		County of Klamath } ss.
TRUST DEED		
		I certify that the within instrumen
		was received for record on the8t
	(DON'T USE THIS	day of, 19_7 at 10:57 o'clock A.M., and recorde
	SPACEI RESERVED	in book M70 on page 90
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 Coun
LOAN ASSOCIATION		affixed.
Beneficiary		Wm. D. Milne
Aftor Recording Return To: FIRST FEDERAL SAVINGS	영감 바람 방문 바가 아가 아가 아파는 것이 같다. 다 아이는 것 같은 것 같아요. 아파는 것이 같다.	County Clark
540 Main St.		By hyllis fulled genty
Klamáth Falls, Oregon	fee \$3.00	Deputy Deputy
	166 40.00	
REQUI	ST FOR FULL RECONVEY	<b>(ANCE</b>
To be us	ed only when obligations have l	boen pald.
TO: William Ganong, Truslee		
방법은 비행에는 영양을 가지 않는 것 같은 것을 하는 것을 가지 않는 것을 가지 않는 것을 했다.	all indebiedness secured by the for	regoing trust deed. All sums secured by sold trust
have been fully paid and satisfied. You hereby are dir	ected, on poyment to you of any a	which are delivered to you herewith together with
trust deed) and to reconvey, without warranty, to the	parties designated by the terms a	i said trust deed the estate now held by you under
<b>Ec</b> 6.	Tion Fodor	al Savings and Loan Association, Benefic
	rirst føder	ai buviligs and Loan Association, Denenc
	by	그는 방법에 비행 수많이 지하는 것은 비행하는 것 같아. 가지 않는 것 같아. 가지 않는 것 같아. 가지 않는 것 같아.

