

	843	A Construction of the second o
4. The entering upon and taking possession of said proper of such rents, issues and profits or the proceeds of fire and out feise or compensation or awards for any taking or damage of t the application or release thereof, as aforesaid, shall not cure fault or notice of default hereunder or invalidate any act o such notice.	y, the collection insurance pol- deliver to the purchaser his deed in form as required by law, coaveying the pro- perty and the purchaser his deed in form as required by law, coaveying the pro- perty so soid, but without any covenant or warranty, express or implied. The realism in the deed of any matters or facts shall be conclusive proof of the subfall be deed of any matters or facts shall be conclusive proof of the and the beneficiary, may purchase at the sale.	A A A A A A A A A A A A A A A A A A A
5. The grantor shall notify beneficiary in writing of a tract for sale of the above described property and furnish form supplied it with such personal information concerning wuld ordinarily be required of a new loan applicant and shall a service charge. 6. Time is of the essence of this instrument and upon grantor in payment of any inductomess secured hered yor in payment hereunder, the beneficiary may be tracted are also as the concerning of the secure difference of the sum and the concerning the provide the secure difference of the secure difference dif		
trustees shall fix the time and place of sale and give notice required by law,	thereof as then such appointment and substitution shall be made by written instrument exclusion by the beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the county clerk or recorder of the county or countles in which the property is situated, shall be conclusive proof of ther person appointment of the successor trustee.	
7. After default and any time prior to five days before the Trustee's safe, the grantor or privileced may pay the entire anount then due under this the obligations secured thereby (including costs and expenses in enforcing the terms of the obligation and trustee's an not exceeding \$30.00 each) other than such portion of the p not then be due had no default occurred and thereby cure 8. After the lapse of such time as may then be required the recording of such protect of default and giving of said preserve shall see such protect the time and place fixed by the such of the such protect of the same then be required the same then be required the same shall see such preserve the same then be required the same shall be a such preserve shall see a such preserve the same the network and thereby the same shall be a such preserve shall be a such preserve the same the network and the such preserve shall be a such preserve the same then be and place fixed by the same same the same the same same bar of the same same the preserve same same preserve the same same same same the same same same same same same same sam	trust deed and trust deed and acknow- etually incurred 11. Trustee accepts this trust when this deed, duly exceuted and acknow- etually incurred bedged is made a public record, as provided by law. The trustee is not obligated incipal as would to notify any party hereto of pending sale under any other deed of trust or of the default. any action or proceeding in which the grantor, beneficiary or trustee shall be a	
8. After the lapse of such time as may then be required the recordition of said notice of default and giving of said in trustee shall sell said property at the time and place fixed by of sale, either as a whole or in separate parcels, and in such or termine, at public auction to the highest bilder for cash, in la United States, payable at the time of saie. Trutce may post any portion of said property by public announcement at such sale and from time to time thereafter may postpone the s IN WITNESS WHEREOF, said grantor h	ful money of the pledge, of the note secured hereby, whether or not named as a beneffelary one said of all or herein. In constraining this deed and whenever the context so requires, the mat- culture gender includes the feminine and/or neuter, and the singular number in- duction of the plural. The hereunito set his hand and seal the day and year first above written.	
STATE OF OREGON	Cierol to 1 Jocus (SEAL)	
is no normally known in he the identical individual.	ofJanuary, 197,1before me, the undersigned, a onally appeared the within named JEAN HOWELL, husband and wife 3. named in and who executed the foregoing instrument and acknowledged to me that	
	the uses and purposes therein expressed. hand and affixed my notartal seal the day and year last above written.	
(SEAL)'	STATE OF OREGON County of Klamath } ss.	
TRUST DEED	I certify that the within instrument was received for record on the 2nd day of FEBRUARY	
TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION	BPACE: RESERVED FOR RECORDING LABEL IN COUN. TIES WHERE USED.) Witness my hand and seal of County alfixed.	
After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon	WM. D. MILNE County Clerk By Haze June	
	FLE \$3.00 EST FOR FULL RECONVEYANCE	
TO: William GanongJr, Trustee The understaned is the legal owner and holder of	ed only when obligations have been paid. all indebledness secured by the foregoing trust deed. All sums secured by said trust deed rected, 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 indebte trust deed) and to reconvoy, without warranty, to th same.	rected, on paymont to you of any sums owing to you under into terms of statu task actions in ness secured by sold trust deed (which are delivered to you herewith togother with sold parties designated by the terms of said trust deed the estate now held by you under the First Federal Savings and Loan Association, Beneficiary	
DATED:		

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