4. The entering upon and taking possession o' isld proper y, the collection of such rents, issues and profits or the proceeds of ure and out r insurance pol-licies r compensation or awards for any taking or unage of use property, and the application or release thereof, as aforesaid, shill not cure r waive any de-fault or notice of default hereunder or invalidate any set time pursuant to such notice.

such notice. 5. The grantor shall notify beneficiary in e-filing of ny sale or con-tract for sale of the above described property i:d furnish reneficiary on a form supplied it with such personal information - neeraing he purchaser as would ordinarily be required of a new loan applit with and he i pay beneficiary a service charge. 6. Time is of the essence of this instrume : and up a default by the grantor in payment of any indebtedness secured hereby of it i formance of any mediately due and payable mat property, which not be truster of default by the duly filed for recover any for the system of sale of the substantiant of all of the soft trusters shall fix the time and place of sale as give not i thereap on the required by law. 7. After default and any time prior to 1: e days b, ore the date set

After default and any time prior to 1. e days be ore the date set 7. After default and any time prior to 1. e days be ore the date set the Trustee for the Truste's sale, the 'rantor 'r other' person so veloged may pay the entire amount then di. underens: a trust deed and e obligations secured thereby (including costs - unteres a d attorney's fees enforcing the verms of the obligation and 'n of the principal as would t excerding 55.00 each other than sup pay in of the dut, and the dut.

Not then be due had no default occurrent and thereby cut the default. 8. After the lapse of such time as may the be required by law following the recordation of said notice of default and give of said notice of said, the trustee shall sell said property at the time and pive of said abtee of said. The of said, either as a whole or in separate parcels, this has not arder as lie may de-termine, at public auction to the highest bidder is each, in a wird money of the United States, payable at the time of said. Trus e may portion of said property at a snow in the said of all of said not from time to time thereafter may pipone the sale by public an-

deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successore to any trustee named herein, or to any successor trustee appointed hereunder. Uper shull be vested with all title, powers und duties conferred upon any trustee, the invertee named or appointed hereunder. Kach such appointment and substitution that the other of the county clerk or recorder of the time to the successor trustee, the other of the county clerk or recorder of the such appointment and substitution that he made by written instrument executed by the beneficiary, conduct in the office of the county clerk or recorder of the county or counties 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, 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 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, hurres to the benefit of, and binds all parties hereto, their heirs, legatees devisees, administrators, executors, menetions assigns. The term "beneficiary" shall mean the holder and as a beneficiary hereto, the construing this deed and whenever the context as requires, the mas-culine gender includes the feminine and/or neuter, and the singular number in-cludes the plural.

nouncement at the time fixed by the preceding postponement. The trustes shall deliver to the purchaser his deed in form as required by iaw, conveying the pro-perty as oald, but without any covenant or warranty, express or implied. The recitals in the deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

and the beneficiary, may purchase at the sale. 9. When the Trustee sells pursuant to the powers provided herein, the trustuce 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 the expenses of the sale including the compensation of the trustee, and reasonable charge by the attorney. (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 appear in the order 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.

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IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written.

Obernand 23, Undered (SEAL) Christina E. Milner (SEAL) ..., 19.71, before me, the undersigned, a

STATE OF OREGON County of Klamath

(SEAL) ----

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DATED:

Logn No.

Notary Public in and for said county c 1 state, ersonally appeared the within named "DREMOND W. MILLAS (AND CHRISTING E, MILNER, husband and wife to marrensonally and wn to be the identic 1 individ al. S named in and who executed the forogoing instrument and acknowledged to me that

May

______ciy of.

ticov......executed the same freely and coluntarily for the uses and purposes therein expressed. N JESTIMONY WHEREOF, I have I rounto se my hand and affixed my notatial seal the day and year last above

Denale V. Brown Notary Public for Oregon My commission expires:

STATE OF OREGON) County of Klamath

TRUST DEED

irantor TO FIRST FEDERAL SAVINCE & LOAN ASSOCIATION

AND AND A TRADE OF

Be: iniciary After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St.

Klamath Falls, Oregon

Witness my hand and seal of County affixed. Wm. D. Milne County Clerk By Cinthin Const Cl Deputy

I certify that the within instrument

was received for record on the 11th

day of May 1971, at 3:59 o'clock PIM., and recorded

in book M71 on page 4772 Record of Mortgages of said County.

Fee \$3.00

1 EQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

(DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE USED. !

The undersigned is the legal own. and he are of all indebiedness secured by the foregoing trust deed. All sums secured by said trust deed or have been fully paid and satisfied. You hereby are diracted, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to alcule, to cancel all evide aces of i debiedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without grarranty, to the parties designated by the terms of said trust deed the estate now held by you under the same.

19.

First Federal Savings and Loan Association, Beneficiary

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