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The enturing upon and taking possession of said property, the collection reuts, issues and profits or the proceeds of fire and other insurance poi-compensation or swards for any taking or damage of the property, said plication or release thereof, as aforesaid, shall not cure or waive any de-plication or release thereof, as aforesaid, shall not cure or waive any de-

5. The grantor shall notify benc for sale of the above described supplied it with such personal in d ordinarily be required of a new i vice charge.

6. The is of the essence of this instrument and upon default granter in payment of any indebtedness secured hereby or in performance agreement hereander, the beneficiary may declare all sums secured here mediately due and upon to be generated but trusts property, which notice trustees shall cause duy filed for record tipen delivery of said notice of default and election the beneficiary shall for the trustee secured hereby, whereand trustees and flow and all fix the time secured they, whereand responditures secured hereby, whereand trustees and flow and the property with the trustee shall fix the time and place of sale and secure hereby, whereand the secured hereby, whereand the secured hereby, whereand the secured hereby, whereand the secure hereby, whereand the secure hereby, whereand the secure hereby whereand the secure hereby. default h

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 person so dieged may pay the cultor amount then due under this trust deed and obligations secured thereby (including costs and expenses actually incourred enforcing the terms of the obligation and trustee's and stiorney's fees exceeding 450.00 each) other than such portion of the principal as would then be due had no default occurred and thereby cure the default.

(c) De que nan no actanic occurrer ana increoy curse tne actant.
(c) After the lapse of such time as may then be required by law following condition of said notice of default and giving of said notice of said, the said property at the time and place fixed by him in said notice to shall rell said property at the time and place fixed by him in said notice (, et public aution to the highest black, and in such order as its lemay de, et al. (as aution to the highest black cash, in lawful money of the States, payable at the time of said. Trustee cash, in said of said of the state of the said property bublic asononeement to such time and place of nd from time to time thereafter may postpone the said by public asono said.

nouncement at the time fixed by the precoding postponement. The trustee shall deliver to the purchaser his deed in form as required by iaw, coareying the pro-perty as old, but without any coverant or warranty, express or implied. The recitais in the deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, calculding the trustee but including the grantor and the beneficiary, may purchase at the sale.

9. When the Trustee sells provided herein, it exploses of the trustee's sale as follows: (1) the exploses of the trustee's sale as follows: (1) the exploses of the site of the trustee's sale as follows: (1) the exploses of the sale holiding the compression of the trustee, and trustee and the exploses of the trustee, and the exploses of the trustee, and the trust deed as their interests appearing interests of the strustee in the trust deed as their interests appearing the trustee of the trustee and the trustee in the trust deed as their interests appearing interest of the trustee in the trust deed as their interest appearing in the trustee of the trustee in the trustee in the trustee in the trustee of the successor in interest entitled to such surplus.

deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to the appendix a successor or successors to any trustee name herein, or to any successor innote a successor or successors to any trustee name herein, or to any successor innote any intervention of the latter shall be vested with all title, powers and dutines confisced successor intervent events of the successor instrument executed by the hereinflatry, containing references made by written instrument executed teround, which, when recorded in the office of the struct deed and its place of record, which, when recorded in the office of the struct deed and its place of record, which when recorded in the office of the struct deed and its place of proper appellation at of the successor truster.

proper appendiment of the successor invice, shall be conclusive proof of 1. 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 multip any party inter(o of pending sale under any other deed of trust or of any arthun or proceeding in which the grantor, heneficiary or trustee shall be a party unless such action or proceeding is hought by the trustee. 12. This deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees deviaes, administrators, executors, successors and assigns. The term "heneficiary" shall due housed and owner, including hereto, their heirs, legatees deviae, mether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the mas-culne generic includes the feminine and/or neuter, and the singular number in-cludes the plural.

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

Dichard Quinseal) Victoria P. Quinn (SEAL)

STATE OF OREGON) B9. County of Klamath

Loan No.

THIS IS TO CERTIFY that on this 30th day of September , 19.71, before me, the under Notary Public in and for said county and state, personally appeared the within named. RICHARD S., OUINN and VICTORIA P. QUINN, husband and wife they executed the same freely and voluntarily for the uses and purposes therein expres

SEALY SEAL COMMISSION OF A COM eal the day and year last above Notiry Public for Oregon My commission expires: Geow

Beneficiary

TRUST DEED

TO FIRST FEDERAL SAVINGS &

LOAN ASSOCIATION

540 Main St. Klamath Falls, Oregon

Alter Recording Return To: FIRST FEDERAL SAVINGS

STATE OF OREGON | SS. County of Klamath

11-12-74

I certify that the within instrument was received for record on the 1st. day of October , 19.71, at11:08 o'clock A M., and recorded in book M71 on page 10396 Record of Mortgages of said County.

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Witness my hand and seal of County affixed.

Wm. D.Milne By Cynthia amplea County Clork

REQUEST FOR FULL RECONVEYANCE

Fee \$1.50

(DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE

USED.)

To be used only when obligations have been paid.

TO: William Ganong...

51.0

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

First Federal Savings and Loan Association, Beneficiary

CLI HERE

DATED