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6. Time is of the essence of this instrument and upon default by the grantor in payment of any indebtedness secured hereby or in performance of any superstant thereunder, the beenficiary may declare all sums secured hereby in-mediately due and payshe by delivery to the trustee of written notice of default and election to sell the trust perpetry, which notice trustee shall could upon the deposity with the trustee this trust declare all superstants and declary and deposity with the trustee this trust promaticary and deposity with the trustee shall could be a superstant of the superstant and declary and deposity with the trustee shall prominsory notes and documents evidencing expenditures secured hereby, whereapon the trustee shall fix the time and place of sale and give notice thereof as then required by law.

7. After default and any time prior to five days before by the Trustee for the Trustee's and the under this the obligations accured thereby (including costs and expenses in enforcing the terms of the obligation and trustee's and not exceeding 6500 each) ofther than such portion of the p not then be due had no default occurred and thereby over 8. After the lapse of such time, as may then be required the rooordation of said notice of default and gring of said m to the pool of the place of the time and place fired by the term of the said notice of default and gring of said the rooordation of said notice of default and gring of said the rooordation of said notice of default and gring of said the rooordation of said property as the time and place fired by the ornited states, payable at the time of said. Trustee may postpone any portion of said property public announcement at such 1 sale and from time to time thereafter may postpone the as IN WITNESS WHEREOF, scild gramtor h Notary. Public in and for scild county and state, pay Notary. Public in and for scild county and state, pay (HARLIES 44", MANTOOTH and MAI to, impresenting the terms freely and voluntarily for a (IN TESSIMENT WHEREOF, I have hereunto set my (HARLIES 44").	crustly average and d attorney's feed the default. I by law following oblice of sale, the bin in said notice der as he may de- assigned by public an- culture and the sale of all by public an- culture and the sale of the all by public an- culture and the sale of the sale of the all by public an- culture and the sale of the all by public an- culture and the sale of the sale of the all by public an- culture and the sale of the all by public an- culture and the sale of the sale of the all by public an- culture and the sale of the sale of the all by public an- culture and the sale of the sale of the all by public an- culture and the sale of the sale of the all by public an- culture and the sale of the sale of the all by public an- culture and the sale of the sale of the all by public an- culture and the sale of the sale of the sale of the all by public an- culture and the sale of the sale of the sale of the all by public an- culture and the sale of the sale	II. Trustee accepts this t diff made a public record, diff made a public record, action or proceeding in which unless such action or pr 12. This deed applies to, o, their beirs, legatese de na. The term "beneficiary" set, of the note secured h a. In construing this deed a gender includes the femile s the plural. s hornd and seal the Ularles (Mary A. Mary A. Within named. OTH, husband executed the foregoing is therein expressed.	R. Marlo Mantorth 1971, befare me, th and wife instrument and acknowle	ceuted and acknow- tee is not obligated ded of truster. d blods all parties ors, subcessors and d owner, including d as a beneficiary requires, the inse- singular number is- subcve, written. (SEAL) • undersigned, α dged to me that
After Recording Return To: FIRST FEDERAL SAVINGS	My co (DON'T USE T SPACE, RESER FOR RECORD LABEL IN CO TIES WHER USED.) USED.) USED.) USED.) USED.) USED.) USED.) USED.) USED.) USED.) USED.) USED.)	MINISSION EXPIRES: ST'ATE County I ce was n day o day o day o at3. VED INIS I boo WILL Record K WILL State By C	He . D. Milne	n the 29th
REQUE	ST FOR FULL RE ad only when obligation when obligation when obligation and the secured sected, on payment to yo less secured by said in parties designated by t	CONVEYANCE and have been paid. I by the foregoing trust of ou of any sums owing to ist deed (which are del the terms of said trust do not Federal Savings	ieed. All sums secured b you under the terms of s wered to you herewith to	aid trust deed or gethez with said by you under the

6. The suboring upon and taking possession of said property, the collection of such runts, issues and profile or the proceeds of fire and other insurance policies or compensation or swards for any taking or damage of the property and default hereinder or invalidate any sort does pursuant to the purchase that doed of any purchase at the subscription.
a. The grantor shall notify beneficiary is writing of any sale or contrast for sale of the above described property and furnish beneficiary on a would ordinatily be required of a sew losa applicant and shall pay beneficiary on a would ordinatily be required of a sew losa applicant and shall pay beneficiary on a would ordinatily be required of a sew losa applicant and shall pay beneficiary or a would ordinatily be required of a sew losa applicant and shall pay beneficiary or a would ordinatily be required of a sew losa applicant and shall pay beneficiary or a would ordinatily be required of a sew losa applicant and shall pay beneficiary or a would ordinate the or the partner to the sale of the subored of any indebices second of the intervente of the subored of any model heres and y doed barely or the partonet of the subscience of the subored of a servel of the set intervented or there intervented or there intervented or the sale intervent of the truttee of the subored of t

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10. For any reason permitted by law, the beneficiary may from time to time appoint a successor in interest entitled to such surplus. In For any reason permitted by law, the beneficiary may from time to successor trustee appointed hereunder. Upon such appointment and without con-successor trustee appointed hereunder. Upon such appointment and without con-and addition trustee, the latter shall be vested with all killes powers and addition trustee, the latter shall be vested with all killes powers and appointment and substitution shall be and by appointed hereunder. Each with appointment and substitution shall be trust deed and its place of record, which, when recorded in the office of the county clerk or recorder of the county or counties in which the processive situated, shall he conclusive more for

