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4. The entering upon and taking possession of said paceh remits, issues and profile or the proceeds of fire an es or compensation or awards for any taking or damage application or release thereod, as Ecreasid, shall not be notice of default hereunder or invalidate any in notice.	roperty, the collection of the maurance poi- of the present and the time fixed by the preceding fully or wairs any de- of done pursuant to for done pursuant to for done pursuant to and the beneficiary, may purchase at the sai	postponement. The trustes shall quirad by law, soaveying the pro- regranty, szpress or implied. The shall be concludive proof of the
5. The granics shall notify beneficiary in writing cc for sale of the above described property and fur m supplied it with such personal information scacers uid ordinarily be required of a new loas applicant and service churge.	and the benchiciary, may purchase at the est	trates but including the grantor e. the powers provided herein, the step's sale as follows: (1) To
a. Time is of the essence of this instrument and the instrument of any indubtedness secured hereby on	9. When the Trustee sells pursuant to trustee shall apply the proceeds of the tr shall pay beneficiary on a shall pay beneficiary the stream of the sale faculating the come trust deed (3) fo all persons having re- upon Guiauts by the netrorated of the priority. (4) The surplus, fit interests of the trust deed order of their priority. (4) The surplus, fit deed or to his successor in interest entitied	the obligation secured by the border intersecured by the border intersecured by the border intersecure appear in the border bor
6. Time is of the essence of this instrument and tor in payment of any indebtedness secures hereby or ement hereander, the beneficiary may declare all same istely due and payable by delivery to the trustes of wr election to sell the trust property, which notice trus filed for record. Upon delivery of said notice of defaul beneficiary shall deposit with the trustee this trust de a nad documents evidencing expeditures secured hi tees shall fix the time and place of sale and give n ired by law.	s secured hereby im- iten notice of default se shall cause to he ind elsection to sell, successor that auccessor in interest, entitled is and elsection to sell, successor that auccessor is any interest in the secure of the successor is any interest in the secure of the secure of the successor is any interest in the secure of the successor is any interest in the secure of the se	to such surplus, to such surplus, he beneficiary may from time to trustee pamed herein, or to any
a and documents evidencing expenditures secured he tees shall fix the time and place of sale and give n lived by law.	10. For any reason permitted by law, to any all cause to be to appoint a successor or successor if a any successor trustee appoint de successor trustee, the latter sh and duits conterred upon any reason sontaining reference to the successor trustee herein and the sonterred upon any reason sontaining reference to the successor trustee herein be inable to or other person so this trust deed and end and the sonterred upon any reason here the sonterred upon any reason sontaining reference to the successor trustee herein any the beconterilicatry, containing reference to the successor trustee herein any the beconter appointment of the successor trustee, the latter sh appointment of the successor trustee, the sonter appointment of the successor trustee the sonter appointment of the	Gn appointment and without con- ll be vested with all title, powers med or appointed hereunder. Each le by written instrument executed bis trust dead and its place of
7. After default and any time prior to five days the Trustee for the Trustee's sale, the grantor leged may pay the entire amount then due under obligations secured thereby (including costs and exper- inforcing the terms of the obligation and trustee's exceeding \$50.00 each) other than such portion of the then be due had no default occurred and thereby c	before the date set or other person so this trust deed and ses actually incurred 11. Trustee accents this trust when this	te county cirrk or recorder of the ated, shall be conclusive proof of
exceeding \$50.00 each) other than such portion of the then be due had no default occurred and thereby c 8. After the lapse of such time as may then be requ	ses actually incurred and attorney's fees b principal as would tre the default. Tred by law following and attorney's fees to notify any party herefo of pending sate und any action or proceeding in which the granico, party unices such action or proceeding is bro	aben, duly executed and acknow.
8. After the lapse of such time are may then be required attain of said notice of default and giving of said notice of default and giving of said shall said property at the time and place fixed lie, either ns a whole or in separate parcels, and in such as the time of the highest bidder for cash, in default property by public announcement at an and from time to time thereafter may postpone the same sector.	d notices at all of the provided at a state of the provided at a state of the provided at the	benefit of, and binds all parties fators, executors, successors and he holder and owner, including or bot bamed as a heneficiery
portion of said property by public announcement at an and from time to time thereafter may postpone the IN WITNESS WILLEDECE	time and place of cullar grader includes the feminine and/or neu cludes the plural.	
in windess whereor, said grantor	has hereunto set his hand and seal the day and	11 (11) (11)
	Joseph Lester	
TE OF OREGON	Mucillas leste	(SEAL)
THIS IS TO CERTIFY that on this Stand	y of <u>August</u> , 19.71, be	fore me, the undersigned, a
e personally known to be the identical individua	ND MERCEDESE LESTER, husband and	wife
and working the second state to the second state to the second state of the second sta	15. named in and who executed the foregoing instrument and for the uses and purposes therein expressed.	1 · · · ·
UN ALESTIMONY. WHEREOF, I have hereunto set	my hand and affixed my notarial seal the day and year last	above written.
	Notar Public for Oregon	hi
1) - Constant Constant States and the second states of the second states	My commission expires: /0.25	-74
cm No	STATE OF OREG County of Klamat	ON } ss.
TRUST DEED		
	I certify that the	e within instrument record on the 12
	day of August	10 71
Grantor	FOR RECORDING IN DOOK	P.M., and recorded on page 8493
TO FIRST FEDERAL SAVINGS &	LABEL IN COUN- TIES WHERE UPED.	es of said County.
LOAN ASSOCIATION		and seal of County
Beneficiary r Recording Return To: FIRST FEDERAL CANTINGS	WE. D. MI	ne
FIRST FEDERAL SAVINGS 540 Main St.	INDEXED	County Clerk
Klamath Falls, Oregon	Fee 3.0	Deputy
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STATE OF OREGON; COUNTY OF		
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