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	The source abali	Nº Marchistan
4. The entering upon and taking possession of said property, the cold and ranks, issues and profits or the proceeds of firm and other insurant ides or compensation or awards for any taking of dimage of the property is a policition or release thereof, as a horesaid, said not curs or waits a short or notice of default hereunder or invaldate any art done pursuit such notice.	icotion nouncoment at the time fixed by the preceding postponement. The trustee shall be pol- deliver to the purchaser his deed in form as required by law, coverging the pro- regime for the purchaser of the precedence of the shall be conclusive proof of the recitals in the deed of any matters or facts able be conclusive proof of the recitals in the deed of any matters or facts able be conclusive proof of the recitals in the deed of any matters of facts able be conclusive proof of the recitals in the deed of any matters of the trustee but including the grantor and the beneficiary, may purchase at the sale.	
5. The grantor shall could beneficiary in writing of any base tract for sale of the above described property and furnish bossificary form supplied it with such processing information concerning the purchi- form supplied its with such processing ions applicase and shall pay ben the supplication of the such processing ions applicase and shall pay ben the supplication of the supplicase and shall pay ben the supplication of the supplication of	or coor. 9. When the Trustee suming bot the trustee's all as follows: (1) of a trustee, and s of the sale instants of the trustee, and s inser as the espectance of the sale instants (f) To the obligation secured by the solidary trustee, (a) the sale instants (f) To the obligation secured by the stratement (f) the strate of the trust deed (f) the trust deed as their interests appearing the trust deed as their interests appearing the trust deed as their interests appearing the trust deed is the trust deed the trust deed to the trust deed the trust deed to the trust deed t	
vould ordinarily be required of a dot while instrument and upon default a service of harge. 6. Time is of the essence of this instrument and upon default grannor in payment of any insistences socured hereby or in performance agreement hereunder, the hardfielary may declare all sums secured mediately due and payable by property, which notice tructes shall and estimate and elections to sell the delivery to the tructse of writes and estimate the beneficiary shall eye delivery of said notice of delaults and estimate notes and documents evidencing sependitures source hereby, where insistes shall fix the time and piace of sais and give notice thereof required by law.	default 10. For any region permittee of the any trutce named herein, or to any to bel, the subjects of pulses of the store shall be rested with all title, powers to bell, veryanes to the subjects or trutce, the latter shall be rested with all title, powers were and duties conferred upon any trustee before named or appointed hereing. Kach and duties conferred upon any trustee before named by written instrument executed as then as then	
7. After defaust while Trible's sail, the granter of this trust of by the Trustee for the Trible's amount then due under this trust of privileged may pay the entire amount then due under this trust of the obligations secure dhereby (including costs and expenses actually the obligations secure dhereby (including costs and trustees and attorne in enforcing the terms of the obligation and trustees and attorne in enforcing the terms of the obligation and trustees and attorne in enforcing the terms of the obligation and trustees and attorne in enforcing the terms of the obligation and trustees and attorne the default of the terms of the obligation and trustees and attorne the default of the terms of the obligation and trustees and the terms of the terms of the terms of the obligation and trustees and the terms of the terms of the terms of the terms of the terms of the terms of terms of terms of the terms of the terms of the terms of terms o	and ii. Trustee accepts this trust when this doed, duy excesses and incurred ii. Trustee a scepts this trust when this doed, duy excesses and biligated y's fees induced is maple a public recent, as provided by law. The trustee is not obligated induced is maple a public recent, as provided by law. The trustee is not obligated induced is maple a public recent, as provided by law. The trustee is not obligated induced is maple a public recent, as provided by law. The trustee is not obligated induced is maple a public recent, as provided by law. The trustee is not obligated induced is a public recent, as provided by the trustee is not obligated induced induced is a public recent induced in the provided is in brought by the trustee.	
6. After the tages on tour of default and giving of shift notice of the recordation of said notice of the time and place fixed by him has trustee shall said appopring at the time and place fixed by him has a for of saie, either as a whole of inserving the said of the said the said of the said of the said the said of the said	id bolios hereto, their here, matter and an a beneficiary what mean the holder and owner, includes o may de- saigns. The irru 'bole account hereby, whether or not named as a beneficiary of the pluque, of the unle account hereby, whether or not named as a beneficiary of all or herein. In construing this deed and whenever the context so requires, the max- of all or evides the unservice the femiliance and/or neuter, and the singular number in- cludes an evides the upitral.	
sale and from the we have been property and mentor here he		Contraction of the second
IN WITNESS WHEREOF, sold granter had	Donne & Squier (SEAL) Come & Squier (SEAL)	
	ν	and the state of t
STATE OF OREGON County of Klamath as.	November	
THIS IS TO CERTIFY that on this out the state of the stat	November appeared the within named <u>SOUIER</u> , <u>husband</u> and <u>wife</u> med in and who executed the foregoing instrument and acknowledged to me that uses and purposes therein expressed.	
the identical individual	uses and purposes therein expressed. I and affixed my instantial seal the day and year last above written.	
	VIII MARY . PC	
(SEAL) OF C	Notary Public for Oregon My commission expires: 1/-12-74	No many
Locm No.	STATE OF OREGON Ss. County of Klamath	
TRUST DEED	I certify that the within instrument was received for record on the 5th . day of November , 1971, day of November	
	(DON'T USE THIS day of	
TO FIRST FEDERAL SAVINGS &	TIES WHERE USED.) Witness my hand and seal of County affixed.	
LOAN ASSOCIATION Beneficiary	Wm. D. Milne County Clerk	
After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon	By Contracting Clerk	
REQUEST FOR FULL RECONVEYANCE		
To be used only when obligations have been paid.		
TO: William Ganong	the foregoing trust deed. All sums secured by said trust deed	and the second second
The undersigned is the legal owner and holder of al have been fully paid and satisfied. You hereby are dire have been fully paid and satisfied. You hereby are dire pursuant to statute, to cancel all evidences of indebtedne	I indebtedness secured by the foregoing trust deed. All sums secured by said trust deed cied, on payment to you of any sums owing to you under the terms of said trust deed or iss secured by said trust deed (which are delivered to you herewith together with said sarties designated by the terms of said trust deed the estate now held by you under the sarties designated by the terms of said trust deed the estate now held by you under the	
trust deed) and to reconvey, winder which y	First Federal Savings and Loan Association, Beneficiary	
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DATED:		
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