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The entering upon and taking possession of said prop rents, issues and profits or the proceeds of fire and e compensation or awards for any taking or damage of plication or release thereof, as aforesaid, shall not cur or notice of default hereunder or invalidate any act otice.	erty, the collection nouncement at t ther insurance pol- ble property, and party so soid, h o or walve any de- done pursuant to truthfulness ther	e time fixed by the preceding postponement. The t creaser his deed in form as required by law, conveyi it without any covenant or warranty, express or in eed of any matters or facts shall be conclusive p of. Any person, excluding the trustee but including ry, may purchase at the sale.	ristee shall ing the pro- mplied. The roof of the the grantor
otice. The grantor shall notify beneficiary in writing of or saic of the above described property and furnisi upplied it with such personal information concerning ordinarity be required of a new iona applicant and si	and the heneric any sale or con- , heneficiary on a trustee shall ap the purchaser as all pay beneficiary reasonable chary	ry, may purchase at the sale. The Trustee sells pursuant to the powers provided by the proceeds of the trustee's sale as follows the sale including the compensation of the trus only the attorney, they recorded alignition secu- torstail procession of the trustee of the trust trastail procession of the trust trastail procession of the trust of the trust procession of the surging of the trust of the granter of successor in interest entitled to such surglus.	horein, the s: (1) To itee, and a red hy the
co churge.	on default by the performance of any secured hereby in- no notice of default 10 For an	To all persons having recorded liens subseque trustee in the trust deed as their interests app fority. (4) The surplus, if any, to the grantor o successor in interest entitled to such surplus. It reason permitted by law, the beneficiary may for	on time to
Time is of the essence of this instrument and up in payment of any indeltedness secured hereby of in ent hereunder, the beneficiary may deciare all sums by due and payable by delivery to the trustee of writt tolon to sel, the trust property, which notice trustee def for record. Upon delivery of shill not be frust end down the trust end of the trust deed and downents evidencing expenditures secured here s shall fix the time and place of sale and give not d by law.	shall cause to be time appoint a and election to sell, successor trustee vegance to the s by, whereupon the co thereof as then	y reason permitted by law, the beneficiary may fra- uccessor or successors to any trustee named herein appointed hereunder. Upon such appointment and yccessor trustee, the latter shall be vosted with all t red upon any trustee herein named or appointed here and subsitution shall be made by written instrume ry, containing reference to this trust deed and 1 uen recorded in the office of the county cierk or rece- s in which the property is situated, shall be conclus- ent of the successor trustee.	or to any without con- tille, powers eunder, Each ent executed
d by law. After default and any time prior to five days by ruster for the Transtee's sale, the grantor or red may pay the entire amount then due nuder this lightions secured thereby (including costs and expense orcing the terms of the obligation and trustee's a seculing \$5000 each) other than such portion of the en be due had no default occurred and thereby cur	fore the date set county or counti other person so proper appointm	iy, containing features to this cluss these and then recorded in the office of the county clerk or rec- s in which the property is situated, shall be conclus ent of the successor trustee. accepts this trust when this deed, duly executed a	and acknow-
orching the terms of the obligation and trustes a ceeding \$2000 each) other than such portion of the en be due had no default occurred and thereby cur . After the lapse of such time as may then be requir sordation of said notice of default and giving of said	d attorney a tess context is induct principal as would to notify any pri- b the default. any action or pri- party unless attorney notice of sale, the 12. This d	accepts this trust when this deal, duly executed public record, as provided by law. The trustee is a rely hereto of pending sale under any other deal of occerding in which the grantor, heneficiary or trustee h action or proceeding is brought by the trustee, seed applies to, inures to the benefit of, and binds	all parties
After the lapse of such time as may then be required contained of said notice of default and giving of said shall sell said property at the time and place fixed by other as a whole or in separate parcels, and in such , at public auction to the highest bidder for cash, in 1 States, payable at the time of said. Trustee may pos- rion of said property by public announcement at auch af from time to time thereafter may postpone the	awful money of the pickge, of the awful money of the pickge, of the pone sale of all or berein. In consti- time and piace of culles gender in sale by public an-cludes the plura	sed applies to, inures to the herefit of, and hinds rs, legatces devisees, administrators, executors, and m "beneficiary" shall mean the holder and owne note secured hereby, whether or not namel as a uing this deel and whenever the context so require ludes the feminine and/or neuter, and the singular	tr, including beneficiary es, the mas- number in-
IN WITNESS WHEREOF, sold grantor	has hereunto set his hand a	nd seal the day and year first above Alece Vitus	
	<u> </u>	Alece Villes	(SEAL)
OF OREGON of Klamath HIS IS .TO CERTIFY that on this 540 day	July	19 72 before me the under	aralaned a
Personally known to be the identical individual	rsonally appeared the within nar	led	
Security known to be the institute interview Security in a same freely and voluntarily from the security of t	or the uses and purposes therein ny hand and allixed my notarial	expressed. seal the day and year last above written.	
op of	Iuc	r Oregon r Oregon expires: 5-14-76	
n No.		STATE OF OREGON)	
TRUST DEED		County of Klamath 👌 ^{SS.}	
		I certify that the within inst was received for record on the day ofJULY,	9 <u>10th</u> 19 72
Grantor	(DON'T USE THIS SPACE: RESERVED FOR RECORDING LADEL IN COUN-	at 12;15 o'clock P.M., and re in book M.72 on page Record of Mortgages of said Co	7462
TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION	TIES WHERE USED.)	Wilness my hand and seal of affixed.	County
Beneficiary r. Recording Return To: FIRST: FEDERAL SAVINGS		WM. D. MILNE	Clork
540 Main St. Klamath Falls, Oregon	FEE \$4.00	By Hazel Dravil	Jeputy
REQU	JEST FOR FULL RECONVE	YANCE	
To be t Villiam (Ganong, Truslee	used only when obligations have	boon paid.	
he undersigned is the legal owner and holder o been fully paid and satisfied. You hereby are o rant to statute, to cancel all evidences of indebte deed) and to reconvey, without warranty, to th	irected, on payment to you of any	sums owing to you under the terms of sold the which are delivered to you herewith together	r with said
		al Savings and Loan Association, Be	
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