



				9297	
4. The entering upon and taking possession of said propact, issues and profits or the proceeds of fire and or on one possession or swards for any taking or damage of a application or release thereot, as altoreadi, shall not currill or police of default hereunder or invalidate any soit on botice.	erty, the collection an ther insurance pol- the property, and po- a of waive any de- done pursuant to tr an	uncement at the time fixed liver to the purchaser his de riy as sold, but without an citale in the deed of any m uthuines thersof. Any perco d the beneficiary, may purc	by the preceding postponer of in form as required by it y curement or warranty, at atters or facts shall be on n, eacluding the functee but have at the sale.	ant. The trustee shall av, convering the pro- ipress or implied. The onclusive proof of the including the grantor	
5. The grantor shall notify beneficiary in writing of loci for sale of the above described property and furnish m supplied is with such personal information concenting uid ordinarily be required of a new loan applicant and ah service charge.	any sale or con- h beneficiary on a tri the purchaser as the all pay beneficiary re tri	9. When the Trustee set unice shall apply the proce- e capenase of the sale incl asomable charge by the sti- ust deed. (3) for all pur- terests of the trustee in t der of their priority. (4) I ed or to bis successor in	lis pursuant to the power eds of the trustee's sale	as follows: (1) To	
6. Thine is of the essence of this instrument and up antor in payment of any ladebiedness secured hereby or in rement hereunder, the beneficiary may doclare all succe i distriy due and payable by delivery to the trustee of write d circlin to sell the trust property, which addless that y flict for record Upon delivity of saintee the trust deed remended summit servicement of saintee the trust deed remended summit servicements.	on default by the or performance of any de accured hereby im- en notice of default shall cause to be the ind election to sell, au		litted by law, the beneficial	ary may from time to med herein, or to any	
quired by law.	ce thereof as then su by	yance to the successor trusts of dutter conferred upon any ich appointment and subsilius the beneficiary, containing cord, which, when recorded is muty or counties in which the oper appointment of the si	trustee herein named or app tion shall be made by writt ; reference to this trust of a the office of the county of c property is situated, shall	pointed hereunder, EACh en instrument executed deed and its pince of clerk or recorder of the	
7. After default and any time prior to five days he the Trustee for the Trustee's sale, the grantor or Vulcaul may pay the entire amount then due under this o obligations secured thereby (including cosed and sector is a second sector) of the there are a second and sector and exceeding \$5000 each) other than such portion of the then be due had no default occurred and thereby cure	is trust deed and s actually incurred ad attorney's fees ic principal as would the the default.	II. Trustee accepts this diged is made a public record b notify any party hereto of ay action or proceeding in wi arty unless such action or ;	trust when this deed, duly , as provided by law. The i pending sale under any off sich the grantor, beneficiar,	executed and acknow- rustee is not obligated for deed of trust or of y or trustee shull be a the trustee.	
8. After the lapse of such time as may then be require e recordation of said notice of default and giving of said ustee shall sell inal property at the time and pixed first by sale, either as a whole or in separate parcels, and in such o rmine, at public auction to the highest bidder for cash, in h nited fattes, payable at the time of sale. Trustee may post y portion of said property by public announcement at such le and from time to time thereafter may postpone the	ed by law following notice of sale, the bim in said notice has order as he may de- awfui money of the pone sale of all or sale by public an- cl	12. This deed applies to ercto, their heirs, legatees d isigns. The term "beneficiar iedgee, of the note secured errin. In construing this dee ulne gender includes the fem udes the plural.	, inures to the benefit of, evisees, administrators, ex- y" shall mean the holder hereby, whether or not a and whenever the context	, and binds all parties centors, successors and and owner, including amed as a beneficiary tag requires, the inne-	
IN WITNESS WHEREOF, said grantor	1	his hand and seal th	he day and year firs	st above written.	
9 <sup>1</sup>	H P	Setter L.	Mi Yumm	(SEAL)	
	•••••		, 19. <b>72</b> , before me	, the undersigned, α	
otary Public in and for said county and state, pe KENNETH A. MC KINNO me personally known to be the identical individual hey executed the same freely and voluntarily f	N and BETTE	ho executed the foregoin	g instrument and ackno	d wife	
IN TESTIMONY WHEREOF, I have hereunto set r			and year last above	written.	
•••••••••••••••••••••••••••••••••••••	No My	ary Public for Oregon commission expires:	/16/73	• • • •	
Loan No.		STA	TE OF OREGON ) hty of Klamath	SS.	-
TRUST DEED		was	certify that the wir received for record	d on the 18th	
Granlor	(DON'T UE Space: Re For Reco Label in	SERVED at	of August 3:143 o'clock PM ook M72 c rd of Mortgages of	, and recorded on page <b>9296</b>	
to FIRST FEDERAL SAVINGS & LOAN ASSOCIATION	TIES W	HERE	itness my hand and		
Beneficiary After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St.		g. ) mrcaop <u>MM</u>		County Clark	
E37, Klamath Falls, Oregon	FEE \$4.00	where the one By	Gerein Ger	Deputy	
OIARL .			·	н. н. М	
		RECONVEYANCE			
d. [William Ganong, Trustee The undersigned is the legal owner and holder of are been fully path and satisfied. You hereby are d ursuant to statute, to cancel all evidences of indebte rust deed) and to reconvey, without warranty, to th ame.	lirected, on payment t	o you of any sums owing d trust deed (which are a	to you under the terms felivered to you herewi	th together with sold	
mme. Anst≆nam <u>v</u> •.wc tore and 1844	1 949 SATAR 1	First Federal Saving		ation, Beneficiary	
ATED:		DY	•		
			÷ . i		
and the second	16-11-11-11-1-1-		1		

÷

