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nouncoment at the time fixed by the preventing postpone deliver to the purchasser his deed in form as required by perty so cold, but without any great or facts shall be recitais in the deed of any matter any fact an hall be truthfulness thereof. Auy person, excluding the trutce but ruthfulness thereof. Auy person, each the sale.

and the Denenterary, may pursuant to the powers provided herein, the 9. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustee's ask as follows: (1) To the expenses of the sale including the compression of the subsequent by the reasonable charge by the Altorney. (2) To the obligation subsequent to the trust deed. (3) fo all persons having recorded liens subsequent to the interests of the truster in the trust deed as their interests appear in the interests of the truster. (4) The surplus, it any, to the gravity of the trust deed or to his successor in interest cultied to such surplus.

UPCU OF 10 HIS SUCCESSOF IN INFERTED FORTHER to SECH SUPPORT. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successor to any fursite named herein, or to any successor truster appointed hereinder. Upon such appointment and without con-veyance to the successor itruster latter shall be vesied with all tills, powers and duties conferred upor truster latter shall be readed with all tills, powers and duties conferred upor truster bare in basil be under by written instrument. Each such appointment and subsiling reference to this trust deed and its place of by the beneficiary, concluded in the office of the county circle or records of the record, which, when recorded in the office of the county circle or concluder of the county or cognities in which the property is situated, shall be conclusive proof of

proper appointment of the successor turter. 11. Trustee accepts this trust when this deed, duly creculed and acknow-ledged is made a public record, as provided by law. To the set is not obligated to notify any party hereto of pending sale under any dered of trust or of any action or proceeding in which the grantor, hereiciary or trustee shall be a party unless such action or proceeding is brought by the trustee.

uired by, law. 7. After default and any time prior to five days before the data set 7. After default and any time prior to five days before the data set 7. After default and any time prior to five days before the data set there do not any set of the thereas and the expense a set of the set of the data set of the obligation and frustee's and actorney's fees enforcing the 300 each) other than such portion of the principal as would excerding \$200 each) other than such portion of the principal as would then be due had no default occurred and thereby cure the default. 12. This deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legates devices, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including pledgee, of the note secured hereto whether or not named as a beneficiary herein. In construing this deed and whether or not asside so requires, the unar-culling gender includes the feminine and/or neuter, and the singular number in-cludes the plural. 8. After the lapse of such time as may then be required by isw following recordation of said notice of default and gring of said notice of saie, the tee shull said property at the time and price fixed by him in said notice the, still said property at the time and price fixed by him in said notice ine, at public suction to the highest parele, and in such order as he may de-ide, still said property by public announcement at such time and piece of and from time to time thereafter may postpone the sale by public an-

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1.9.

N WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. J. MeRS, Hommy Burnbach (SEAL) INDIVIDUAL ACKNOWLEDGMENT 19.00 7 Thate of California San Mateo S.S. On this...first day of December 1972, before me, ...County, Fred A. Cravens (SEAL) known to me to be the person......whose name...is....subscribed to the within WITNESS my hand and official seal. Quel a. Cravena OFFICIAL SEAL FRED A. CRAVENS NOTARY PUBLIC-CALIFORNIA Mrsomment Alter 16, 1976 My commission expires ugust 16, 19.76 OFFICIAL SEALCounty and State San Mateo

STATE OF OREGON; COUNTY OF KLAMATH; SS.

he proceeds of fire and any taking or damage

ment of any indetictions secured hereby or in performance of any builder, the beneficiary may decire all sums secured hereby in-and payable by delivery to the trustee of written notice of default and payable by delivery to the trustee of written notice of default set the trust property, which notice trustee shall cause so be coord. Upon delivery of and notice of default and election to sell, shall deposit with the trustee of the trust deed and all promissory uncets evidencing expenditures secured hereby and all promissory

Time is of the

default by

Filed for record at request of <u>Klamath County</u> Title this 5th day of Dec. A. D., 1972. at 3:58 o'clock P. M., and duly recorded in Vol. M72 of Mortgages on Page 13933 WM. D. MILNE, County Clerk By Hazel Ducasel

Fee \$4.00

DATED:

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REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.

The undersigned is the legal owner and holder of all indebledness secured by the foregoing trust deed. All sums secured by said trust deed or have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebledness socured by said inust deed (which are delivered to you hereby you under the terms of said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said inust deed the estate now held by you under the same.

First Federal Savings and Loan Association, Beneficiary