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4 The entering upon and taking possession of said property, th	collection nonnecement at the time fixed by the preceding postponement, '	The trustee shall Duvying the pro-
4. The entering upon and taking possession of said property, th such rents, issues and profits or the proceeds of fire and other ins es or compensation or awards for any taking or damage of the pr o application or release thereof, as aforesaid, shall not cure or wa uit or notice of default hereunder or invalidate any act done p ch notice.	collection nouncement at the time fixed by the preceding postponement. rance point deliver to the purchaser his deed in form as required by law, co- perty, and provide the purchaser his deed in form as required by law, co- regulate in the deed of any matters or facts shall be concluse regulate thereof. Any person, escluding the trustee but incli- and the beneficiary, may purchase at the sale.	vided herein, the
6. The grantor shall notify before intering in which is the second state of the above described property and furnish before ran supplied it with such personal information concerning the puid ordinarily be required of a new loan applicant and shall pay	hery on a trusten shall apply the proceeds of the trustee s as the compensation of the beneficiary in the expenses of the sale including the compensation of the beneficiary trust doed. (3) for all persons having recorded lies su	follows: (1) To trustee, and a secured by the bacquent to the a pupear in the
service charge. 6. Time is of the essence of this instrument and upon defr antor in payment of any indebiedness secured hereby or in perform presence hereander, the by delivery not delare all sums secured elinkety due and have by delivery to the trustee of written notice id eliciton and the by delivery to the trustee of written notice the secured the secure of the secure of the secure of the secure discrete the secure of the secure of the secure of the secure the secure of the secure of the secure of the secure of the secure is the secure of the s	it by the order of their priority. (4) The surplus, if any, to the gran deed or to his successor in interest entitled to such surplu hereby im- of default 10. For any reason permitted by law, the beneficiary n of default 10. For any reason permitted by law, the beneficiary n	ior of the trust us. iny from time to herein, or to any
enables of the set of the trust property, which notice trustee shall delection to sell the trust property, which notice trustees and elect hy filed for record. Upon delivery of said notice of default and elect beenfeliary shall deposit with the trustee this trust deed and all des and documents evidencing expenditures accured hereby, wh been and documents evidencing end faile and give notice the	nce of any of dicfault uss to be for any reason permitted by law, the beneficiary n time appoint a successor or successor to any trustee named in to sell, yronnisory trustee appoint a successor to any trustee named the appoint a successor trustee, the latter shall be vested with reupon the of as then by the beneficiary, containing reference to this trust deed record, which, when recorded in the office of the county of the proper appointment of the successor Tustee.	and without con- hall title, powers d hereunder. Kach strument executed and its place of
ustrees shall hav. squifted by law. 7. After default and any time prior to five days before t y the Trustee for the Trustee's sale, the grantor or other y the structure of the trustee's sale.	e date set person so deed and t Twitce accent the trut when this deed, duly exec	or recorder of the sonclusive proof of suted and acknow-
quiried by inw. 7. After default and any time prior to five days before the trustee for the Trustee's sale, the grantor or other rivilegral may pay the entire amount them due under this trus- tee obligations secured thereby (including costs and expenses actua- tee obligations secured thereby (including costs and expenses) of exceeding \$50.00 each) other than such portion of the princip ot them be due had no default occurred and thereby cure the	deed and ly incurred racy's fees ledged is made a public record, as provided by law. The trust ledged is made a public record, as provided by law. The trust is a would to notify any party hereto of pending sale under any other any action or proceeding in which the grantor, hereficiary or puty unless such action or proceeding is brought by the f	ce is not conjugated ced of truster of trustee shall be a rustee.
b) then be due and no driant occurring then be required by 1 8. After the lapse of such time as may then be required by 1 he recordation of said notice of default and giving of said notice trustee shall even be an whole or in separate parcels, and in such order a bank, after as a whole or in separate parcels, and in such order a finited States, payable at the time of sais. Trustee may postpone and from time to time thereafter may postpone the sais bank the sais and from time to time thereafter may postpone the sais bank for the sais bank time to time thereafter may postpone the sais bank for the same bank for the	w following 12. This deed applies to, inures to the benefit of, and said notice and the form	Dings in pictures owner, including lowner, including requires, the mas- tratic pictures in the second second second second requires, the mas-
inited States, payable at the time of sale. Trustee may postpone at my portion of said property by public announcement at such time ale and from time to time thereafter may postpone the sale b	public and culture grader includes the feminine and/or neuter, and the s public an- cludes the plural.	
IN WITNESS WHEREOF, said grantor has	En 200 And	(SEAL)
	+ marily form develor	
STATE OF OREGON ss. County of Klamath ss.	Tune 1973 before me, th	e undersigned, a
Notary Public, in and for said county and state, persona	WN TOAN SPINIOR, husband and wife	
to me personally known to be the identical individual	amod in and who executed the foregoing inter-	
	ind and affired m notarial soal the day and year last above wri Man and affired m notarial soal the day and year last above wri Man Company Public for Oregon Notary Public for Oregon	
(SEAL) (10)	Narry Public for Oregon My commission expires: 10 - 25 - 79	
Loan No.	STATE OF OREGON) State of Klomath State (State State)	5. 1
TRUST DEED	i certify that the within	n instrument
	was received for record	on the 12th 1973
Grantor	(DON'T USE THIS BPACE: RESERVED FOR RECORDING LABEL IN COUN- Record of Mortgages of so	page 7216
to FIRST FEDERAL SAVINGS &	TIES WHERE USED.) Witness my hand and s affixed.	e en la companya de l
LOAN ASSOCIATION Beneficiary Atter Recording Return To:	WA. D. MILME	County Clerk
FIRST FEDERAL SAVINGS	By Arayl Dura	l
540 Main St. Klamath Falls, Oregon	By I I OO	Dopuly
540 Main St. Klamath Falls, Oregon	FEE \$ h.CO	Dopuly
Klamath Falls, Oregon	T FOR FULL RECONVEYANCE	Doputy
Klamath Falls, Oregon REQUES To bo used	T FOR FULL RECONVEYANCE enly when obligations have been paid.	Dopuly 3
Klamath Falls, Oregon REQUES To be used TO: William Ganong, Trustee The undersigned is the legal owner and holder of at	T FOR FULL RECONVEYANCE only when obligations have been paid. Indebtedness secured by the foregoing trust deed. All sums secured ted, on payment to you of any sums owing to you under the terms of	Dopuly A by sold trust deed of sold trust deed or i together with sold d by you under the
Klamath Falls, Oregon REQUES To be used TO: William Ganong, Trustee The undersigned is the legal owner and holder of at	T FOR FULL RECONVEYANCE enly when obligations have been paid. Indebledness secured by the foregoing trust deed. All sums secured ted, on payment to you of any sums owing to you under the terms of as secured by sold trust deed (which are delivered to you herewith arties designated by the terms of sold trust deed the estate now hel	d by you under the
Klamath Falls, Oregon REQUES To be used TO: William Ganong, Trustee The undersigned is the legal owner and holder of at have been fully paid and satisfied. You hereby are dire pursuant to statute, to cancel all evidences of indebiedna trust deed) and to reconvey, without warranty, to the p	T FOR FULL RECONVEYANCE only when obligations have been paid. Indebtedness secured by the foregoing trust deed. All sums secured ted, on payment to you of any sums owing to you under the terms of	d by you under the
Klamath Falls, Oregon REQUES To be used TO: William Ganong, Trustee The undersigned is the legal owner and holder of at have been fully paid and satisfied. You hereby are dire pursuant to statute, to cancel all evidences of indebiedna trust deed) and to reconvey, without warranty, to the p	T FOR FULL RECONVEYANCE enly when obligations have been paid. Indebledness secured by the foregoing trust deed. All sums secured ted, on payment to you of any sums owing to you under the terms of as secured by sold trust deed (which are delivered to you herewith arties designated by the terms of sold trust deed the estate now hel	d by you under the

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