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4. The entering upon and taking possession of said p of such rents, issues and profits or the proceeds of fire an ieles or compensation or awards for any taking or damage the application or release thereof, as aforesaid, shall not fault or notice, of default hereunder or invalidate any a such notice.	roperty, the collection nouncement a d other insuranco pol. deliver to the of the property, and perty so soid, zure or waive any de- recitals in th- to done pursuant to truthfulness i	t the time fixed by the preceding postponement. The trustee shall purchaser his deed in form as required by law, conveying the pro- but without any covenant or warnaty, express or linplied. The e deed of any matters or facts shall be conclusive proof of the hereof. Any person, excluding the trustee but including the grantor iclary, may purchase at the sale.	
<ol> <li>The grantor shall notify beneficiary in writing tract for sale of the above described property and furn form supplied it with such personal information concernation would ordinarily be required of a new loan applicant and a service charge.</li> <li>Time is of the essence of this instrument and grantor in payment of any indebtedness secured hereby or i agreement hereunder, the beneficiary may declare all sum</li> </ol>	upon default by the performance of any	a the Trustee sells pursuant to the powers provided herein, the apply the proceeds of the trustee's sale as follows: (1) To of the sale including the compensation of the trustee, and a arge by the attorney. (2) To the obligation secured by the (3) To all persons having recorded liens bisequent to the he trustee in the trust deed as their interests appear in the priority. (4) The surplus, if any, to the trust the trust is successor in interest entitied to use a surface of the trust	
6. Time is of the essence of this instrument and grantor in payment of any indebtedness secured hereby or 1 agreement heremuch, the beneficiary may declare all sum mediately due and payable by delivery to the trustee of win and election to sell the trust property, which notice trust duly filed for record. Upon delivery of said notice of default the hereficiary shall deposit with the trustee this trust denotes and documents evidencing expenditures secured here is shall far the time and place of said alive in the trust denotes shall far the time and place of as all and give merequired by hw. 7. After default and any time prior to five days by the Trustee for the Trustee's saile, the Brutter's safe, the Brutter's safe, the Brutter's safe, the Brutter's safe.	to shall cause to the tand election to sell, ad and all promissory reby, whereupon the the the date set or office person so	any reason permitted by law, the beneficiary may from time to be appointed hereonder. Upon such appointment and without con- successor trustee, the latter shall be veated with all title, powars forred upon any trustee herein named or appointed hereunder. Each ent and substitution shall be made by within that unement executed clary, containing reference to this trust deed and its place of when recorded in the office of the county clerk or recorder of the tites in which the property is situated, shall be conclusive proof of	
7. After default and any time prior to five days by the Trustee for the Trustee's sale, the grantor of privileged may pay the entire amount then due under the obligations secured thereby (including costs and expen- in enforcing the terms of the obligation and trustee's not exceeding \$50.00 each) other than such portion of the not then be due ind no default occurred and thereby en 8. After the lapse of such time as may then be requ the recordation of said notice of default and giving of said trustee shall sell suction to highest bidder for cash, in United States, payable at the time of sale. Trustee may po any portion of said property by public announcement at au sale and from time to time thereafter may postpone the	and attorney's fees e principal as would ire the default. ired hy law following	tee accepts this trust when this deed, duly excented and acknow- a public record, as provided by law. The trustee is not obligated party hereto of pending sale under any other deed of trust or of proceeding in which the grantor, heneficiary or trustee shall be a uch action or proceeding is brought by the trustee.	
IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written.			
STATE OF OREGON County of Klamath THIS IS TO CERTIFY that on this 2.2 da Notary Public in mid let said county and state a	Don Clar June	- a caflery (SEAL) teil S. Ocitley (SEAL) , 19.7.3., before me, the undersigned, a	
THIS IS TO CERTIFY that on this 22 day of			
Loan No TRUST DEED		STATE OF OREGON County of Klamath } ss. I certify that the within instrument	
TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION	(DON'T USE THIS SPACE; IESERVED FOR RECORDING LABEL IN COUN- TIES WHERE USED.)	was received for record on the 2.7 th day of, 19, 19, 19, 273 at10; J_5 o'clockA_M., and recorded in book, M on page <u>0039</u> Record of Mortgages of said County. Witness my hand and seal of County	
After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon	FER \$ h.co	affixed. WM. D. MILME County Clerk By Har Charles Deputy	
REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.			
TO: William Ganong, Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you undor the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now hold by you under the			
First Federal Savings and Loan Association, Beneficiary			and a second

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