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THIS INDEN Insband, and, w of the County of TWO.THIOUSAND In hand paid, the re by these presents of O.Tegon O.Tegon Of K.lamath

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	4. The entering upon and taking possession of said propert of such rents, issues and profile or the proceeds of fire and oth icles or compensation or swards for any taking or damage of ti the application or release thereof, as aforesaid, shall not cure of fault or notice of default hereunder or invalidate any act do such notice.	he property, and or waive any de- recitals in the deed truthfulness thereof. A and the beneficiary,	as fixed by the preceding postponement. The true of his deed in form as required by law, conveyin, there any covenant or warranty, express or im of any matters or facts shall be cocclusive por any person, excluding the trustee but including the any purchase at the sale.
	 5. The granter shall notify beneficiary in writing of a tract for sale of the above described property and furnish 1 form supplied it with such personal information concerning t would ordinarily be required of a new loan applicant and shall a service charge. 6. The is of the casence of this instrument and upon grantor in payment of any indebtedness securited hereivo or in personant herematic between the heneficiary may declare all sums as any declare all sums as any declare of the truste property, which notice of trustes and the heneficiary may declare all sums as any declared for each the trust property, which notice trustee on the truste of a notice of default and the heneficiary shall deposit with the truster secure hereivor her	he purchaser as the expenses of the 1 pay beneficiary reasonable charge by trust deed. (3) To	ensure seels pursuant to the powers provided h the proceed of the truster's safe as follows: the including the compensation of the trust is the nitrory; (2) To the obligation secure all persons having recorded liens subsequen- tee in the trust deed as their interests appe- y; (4) The surplus, if any, to the granico of easor in interest exhibited to such surplus. ason permitted by law, the beneficiary may fro- sorre successors to any trust ended before, sort or successors to any trust ended before.
Rise	trustees shall fix the time and place of sale and give notice	by the beneficiary.	amon any frasten herzin named or appointed herei 1 auhstitution skul he mande by written hastrumer containing reference to this trust deed and it recorded in the office of the county clerk or reco- which the property is situated, shall be conclusi of the successor trustee.
	7. After default and any time prior to five days before the Trustee for the Trustee's sale, the granter or privileged may here the the trustee's sale, the granter or privileged may here the childral the obligation and trustee's and expenses in enforcing the childral the obligation and trustee's and not exceeding \$50.06 each) other than such perion of the phot then be due had no default occurred and thereby cure. After the layes of such time as may then be required the resonation of said notice of default and giving of said of sale, either as a whole or in separate parcels, and in such or United States, payable at the time of sale. Trustee may pay any public sanouncement at such sale and from time to time thereafter may postpone the sale and from time to time thereafter may postpone the sale.	actually incurred 11. Tristee AP i attoracy's fees iricipal as would to notify any party the default. ny law following notice of sale, the him in sait notice der an he may de- woll mones of the notes of the the default. 12. This deed 12. This deed 13. Tristee AP party universe such a the default. 13. Tristee AP to notify any party party universe such a the default. 14. Tristee AP party universe such a the default. 15. Tristee AP party universe such a the default. 15. Tristee AP party universe such a the default. 16. Tristee AP party universe such a the default. 17. The deed 18. Tristee AP party universe such a the default. 18. Tristee AP party universe such a the default. 19. Tristee AP party universe such a 19. Tristee AP 19.	cepts this trust when this deed, duly executed a hie record, as provided by law. The trustee is an hereto of pounding sale under any other deed of ding in which the granter, heneficiary or trustee cition or proceeding is brought by the trustee, applies to, inures to the henefit of, and binds legates devisees, administrators, executors, suc- "heneficiary" shall mean the holder and owner "heneficiary" shall mean the holder and owner.
	termine, at public auction to the inginest block that the inginest block that the inginest process of the ingine ingine inginest process of the ingine ingine ingine ingine inginest process of the safe and from time to time thereafter may postpone the safe and from time to time thereafter may postpone the safe and from time to the safe and from time to the safe and from the safe and from time to the safe and from the safe a	none sale of all or time and pixes of ale by public and ale by public and als hereunto set his hand and	intercipitive shall mean the holder and owner escence hereby, whether or not named as a 2 this deed and whenever the context so require es the feminine and/or neuter, and the singular seen the day, and year first above
	STATE OF OREGON) County of Klamath	Ru	th A Knight
	THIS IS TO CERTIFY that on this 12th day Notary Public in and for said county and state, pe 	resonally appeared the within named TH A. KNIGHT, husba S named in and who executed the or the uses and purposes therein ex	e foregoing instrument and acknowledged pressed.
	IN TESTIMON, WHEREOF, I have horounto set r	ny hand and affixed my notarial se	al the day and year last above written.
	Loan No.		STATE OF OREGON } SS.
		(DON'T USE THIS Space; reserved	I certify that the within in was received for record on th day of <u>JULY</u> at 3;58 o'clock P. M., and in book M 73 on page
	TO TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary	FOR RECORDING LADEL IN COUN- TIES WHERE USED.)	Record of Mortgages of said C Witness my hand and seal o affixed. W1. D. MILME
	After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon	TFE \$ dis Oga - aga -	By Stazel Draze
	REC	UEST FOR FULL RECONVE used only when obligations have	YANCE
	TO: William Ganong, Trustee The undersigned is the legal owner and holder have been fully paid and satisfied. You hereby are pursuant to statute, to cancel all evidences of indeb trust deed) and to reconvey, without warranty, to		
	same.		ral Savings and Loan Association,

nonnecement at the time fixed by the preceding postponement. The trus deliver to the purchaser his deed in form as required by law, conveying porty so sold, but without any covenant or warranty, express or imp-recitals in the deed of any institutes or facts shall be conclusive proc-truithfulness thereof. Any person, excluding the trustee but including the and the beneficiary, may purchase at the sale. 9. When the Trustee sells pursuant to the powers provided he trustee shall apply the proceeds of the trusteers as a sollows: the expension of the including the compensation of the trustee trust decay by the proceeds of the trusteers as a sollows: trust decay by the proceeds of the trusteers as a sollows: trust decay by the proceeds of the trusteers as a sollows: trust decay by the proceeds as having recorded liens subsequent interest of the trustee in the trust deed as their interests appear order of the trust of the as their interest appear device to this successor in interest entitled to such suplus. 10. For any reason normitted by law, the beneficiary may from

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deed or to his successor in interest enumed to such surplus. 10. For any reason permitted by law, the beneficiary may from time appoint a successor or successors to any trastee named herein, successor trastee appointed hereunder successors and the successor that respondent the successors range transfer shall be vested with all the and duties confers and substitution shall be made by written instrument by the perficiency containing reference to this trust deed and its recounty or countains in which the office of the county clerk or tecor county or counties in which the property is situated, shall be conclusive proper appointment of the successor trustee.

proper appointment of the successor trustee. 1. Trustee accepts this trust when this deed, duiy executed an ledged is made a public recard, as provided by law. The trustee is not to notify any party hereto of ponding said under any other deed aft in y action or proceeding in which the granter, hereficiency or trutee. 12. This deed applice to, invest to the benefit of, and binds hereto, their heirs, legates, devices, administrators, vaccutors, succ assigns. The term "meeting hereby, whether or not named as a hereto, their heirs, legates devices, whether or not named as a hereto, the term "meeting hereby, whether or not named as a hereto, the only of the deed and whenever the context so reguires on the place includes the feminine and/or neuter, and the singular other burger. 12. hereto, assigns, piedgce, hercin, culine p cludes t

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and by the preceding postponement. The trustee shall is deed in form as required by law, conveying the pro- t any covenant or warranty, express or implied. The my matters or facts shall be conclusive proof of the person, excluding the trustee but including the grantor purchase at the sale.	
we sells pursuant to the powers provided herein, the proceeds of the trusters sale as follows: (1) To including the compensation of the trustee, and a including the compensation of the trustee, and a e attorney; (2) To excited lines aubsequent to the persons but decd as their interests appear in the in The surplus, if any, to the granter of the trust e in interest cullide to such surplus.	
permitted by law, the beneficiary may from time to or successors to any trustee named herein, or to any edherounder. Upon such appointment and without con- trustee, the latter shall be vested with all title, powers any trustee herein named or appointed hereunder. Each saiffulion shall be made by written instrument executed aning reference to this trust deed and its piace of along referency is situated, shall be concluse proof of	
this frue when this deed, duly executed and acknow- record, as provided by law. The trustee is not obligated to of ponding sale under any other deed of trusts of of in which the granter, heneficiary or trustee shall be a be more conclude is brought by the trustee.	
lies to, inures to the benefit of, and binds all parties tees deviaces, administrators, executors, successors and efficiary anali mora the holder and owner, including ourd hereby, whether or not named as a beneficiary is deed and whenever the context so require, the una- te feminine and/or neuter, and the singular number in-	
The D. Knight (SEAL)	
, 19.73, before mo, the undersigned, a	The set of the second s
and wife regoing instrument and acknowledged to me that sed. he day and year last above written.	EN IN THE PARTY OF
STATE OF OBEGON)	THIS INDEN husband_and_y of the County of TWO_THOUSAND in hand paid, the paid or spresents of
County of Klamath f bs. I certify that the within instrument was received for record on the 16th day of JULY, 19.73, at 3;58 o'clock P. M., and recorded in book M 73 on page 9086	in hand parts of by these presents of of Oregon Oregon
Record of Mortgages of said County. Witness my hand and seal of County affixed.	
Mr. D. MILNE County Clerk By Hazel Drazlo Deputy	
NCE n paid.	
bing trust deed. All sums secured by said trust deed is owing to you under the terms of said trust deed or ch are delivered to you herewith together with said aid trust deed the estate now held by you under the	
Savings and Loan Association, Beneficiary	

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