

1112 March



		9158	مور به مراجع مور به السند الم <u>مور به مور به مورد مورد مورد مورد مورد مورد مورد مورد</u>
	4. The entering upon and taking possession of said property of such rents, issues and profits or the proceeds of fire and other letes or compensation or awards for any taking or damage of the the applications of release thereord, as altoreadd, shall not cure or the applications of default hereunder or invalidate any act dor another ontoice.	, the collection insurance pol- properly, and be beneficiary, may purchase at the sale.	A million following the
	the application of release thereas thereas invalidate any act dor fault or notice of default hereander or invalidate any act dor such notice. 6. The grantor shall notify beneficiary in writing of an tract for sale of the above described property and furnish b- form supplied it with such personal information concerning th would ordinarily be required of a new loan applicant and shall a service charge.	and the beneficiary, may purchase at the sale. and the beneficiary, may purchase at the sale. y sale or con- 0. When the Trustee sells pursuant to the powers provided herein, the purchaser at the expenses of the sale including the compensation of the trustee, and a the expenses of the sale including the compensation of the trustee, and a pay beneficiary may beneficiary may be attorney. (2) To the obligation secured by the trust deed. (3) To all persons inving recorded liens subsequent to the interests of the trustee in the trust deel as their interests appear in the interests of the trustee in the trust deel as their interest appear in the order of their priority. (4) The surplus, if any, to the grantor of the trust deel or to his successor in interest entitled to such surplus.	
	form supplies to wish such of a new loan applicant and shall a service charge. 6. Time is of the essence of this instrument and upon granuter in payments of any indebtedness secured hereby or in per granuter in payments.	pay beneficially trust deed. (3) To all persons having recorded liefs subscription interests of the trust deed as their interests appear in the default by the order of their priority. (4) The surplus, if any, to the granico of the trust ormance of any deed or to his successor in interest entitled to such surplus.	
	would building be researce of this instrument and upon a service charge. 6. Time is of the essence of this instrument and upon grantor in payment of any indebtedness secured hereby or in per agreement hereunder, the heneficiary may declare all sums sec mediately due and payable by delivery to the trustee of written 1 and election to sell the trust property, which notice trustee sh duy filed for record. Upon delivery of said notice of default and duy filed for record. Upon delivery of said notice of default and the heneficiary shall deposit with the trustee this trust deed an notes and documents evidencing expenditures secured hereby, trustees shall fix the time and place of sale and give notice required by law.	The section of the section of the successor in interest entities to such as the section of the s	11 11-11-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-
RINK I	7. After default find any time site, the grantor or o by the Trustee for the Trustee's sale, the grantor or o privileged may pay the entire amount then due under this privileged may pay the thereby (including costs and expenses)	ther person so proper appoint the case of the trust when this deed, duly executed and acknow- trust deed and 1. Trustee accepts this trust when this deed, duly executed and acknow- actually incurred 1. Trustee accepts this trust when the trustee is not oblighted	A manufacture of the second
	not exceeding \$50.00 each) other than such portion of the pr	the default. any action or proceeding in which the prought by the trustee.	
	not then be due had no defails obcurren and thereasy 8. After the lapse of such time as may then be required the recordation of solid notice of default and giving of said no trustee shall sell said property at the time and place lixed by the solid sector of the solid property builder for cash, in law United biolographic at the time of said. Trustee may postpond united biolographic at the time of said. Trustee may postpon any portion of said property by public announcement at such 1 said and from time to time thereafter may postpone the sa	by hay following intry unless such action or proceeding is brought by that the second state of an end of the second state of t	
	IN WITNESS WHEREOF, said grantor h	as hereunto set his hand and seal the day and year first above written. Sammy Penton Grang (SEAL)	
		as hereunto set his hand and seal the doy and year hist above when Sammy Denten frang (SEAL) Betty Ann Mange (SEAL)	the state of the state of the line
	STATE OF OREGON County of Klamath THIS IS TO CERTIFY that on this 11th day	July 19.1.2, before me, the undersigned, a	
	to me personally known to be the identical individual.	ol	
	IN TESTIMONY WHEREOF, I have hereunto set n	in hand and affixed my notarial self the up and proceeding	1 Linda Little Constant and
	(SEAL)	Notary Public for Oregon My commission expires: 10.25.74	
	Loan No.	STATE OF OREGON } ss. County of Klamath }	
	TRUST DEED	I certify that the within instrument was received for record on the <u>18th</u> day of <u>JULY</u> , 1973,	
		(DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN. (DON'T USE THIS SPACE: RESERVED SPACE: RE	
	TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION	TIES WHERE USED.) Witness my hand and seal of County affixed.	
	Boneficiary Alter Mecording Return To: FIRST FEDERAL SAVINGS	WALL D. MYLINE County Clerk	
	540 Main St. Klamath Falls, Oregon	FIE \$ 1.00 By THE Deputy	
		QUEST FOR FULL RECONVEYANCE	
	Trusiee	used only when obligations have been paid.	ad a state of the second s
	The undersigned is the legal owner and holder have been fully paid and satisfied. You hereby are pursuant to statule, to cancel all evidences of indet trust deed) and to reconvey, without warranty, to	of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed directed, on payment to you of any sums owing to you under the terms of said trust deed tedness secured by said trust deed (which are delivered to you herewith together with as the parties designated by the terms of said trust deed the estate now held by you under t	he contraction of the contractio
	same.	First Federal Savings and Loan Association, Beneficia	
	DATED:		
			A state of the second sec

TRANSPORTATION AND A 17

1--- 3 CHEN. ALBIVS

+B XYODA

Ĭ

Maller

ļļ

111

NPAG

12 Caral

1

1

A LA

ii.

140

ė,

新制