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• The entering upon and taking possession of said prop-	erty, the collection nouncement at the	time fixed by the precoding postponement	. The trustoe shall conveying the pro-	
6. The entering upon and taking possession of said prop- such rents, issues and profils or the proceeds of firs and o s or compensation or awards for any taking or damage of application or release thereof, as aforesaid, shall not cure it or notice of default hereunder or invalidate any act h notice.	the property, and perty so sold, but sor waive any de- done pursuant to truthfulness there and the beneficiar	time fixed by the preceding postponement haser his deed in form as required by law, without any covenant or warranty, expre- ul of any matters or facts shall be concl f. Any person, excluding the trustee but in y, may purchase at the sale.	as of implied. The usive proof of the cluding the grantor	
a noncee. 5. The grantor shall notify beneficiary in writing of ct for sale of the above described property and furnish m supplied its with such personal information concerning writing the state of the same loan applicant and shall be referenced between the same loan applicant and shall be able to the same loan applicant and shall be able to the same loan applicant and shall be able to the same loan applicant and shall be able to the same loan applicant and shall be able to the same loan applicant and shall be able to the same loan applicant and shall be able to the same loan applicant and shall be able to the same loan applicant applicant and shall be able to the same loan applicant applicant and shall be able to the same loan applicant applican	any sale or con- beneficiary on a trustee shall app the purchaser as the expenses of all pay beneficiary reasonable charge	y, may purchase as the sector of the powers piny the proceeds of the trustee's sale as the sector of the trustee's sale as the sector of th	rovided herein, the follows: (1) To he trustee, and a m secured by the subsequent to the	A second se
 6. Time is of the essence of this instrument and up intor in payment of any induitodness secured hereby or in 	trust deed. (3) interests of tho performance of any deed or to his s secured hereby im-	To all persons having recently intere- rustee in the trust deed as their intere- ority. (4) The surplus, if any, to the gr uccessor in interest entitled to such sur-	antor of the trust plus, may from time to	司信
6. Time is of the essence of this instrument and up into in payment of any indebtedness secured hereby or in more in the secure of the secu	en notice of default 10. For any shall cause to be time appoint a si and election to sell, successor trustee And all promissory veyance to the su by, whereupon the and duties conferi	Received in interfact thinks to beneficiary creasen permitted by law, the beneficiary creaser or successors to any trustee name- popointe thereunder. Upon such appointme vessor trustee, the latter shall be vested w of upon any trustee herein named or appoint and subsitution shall be made by written y, containing reference to this trust deer en recorded in the office of the county cler in which the property is situated, shall be ht of the successor trustee.	d herein, or to any and without con- ith all title, powers ated hereunder. Each instrument executed	
tes and documents evidencing expected at and give not sites shall fix the time and place of sale and give not quired by law. 7. After default and any time prior to five days b b. Thuston for the Truster's sale, the granter of	ce thereof as then such appointment by the beneficiar record, which, wh other person so proper appointment	and audititution shall be inded by , containing reference to this trust deep en recorded in the office of the county cler in which the property is situated, shall be nt of the successor trustee.	i and its place of k or recorder of the conclusive proof of	
7. After default and any time prior to five days by the Trustee for the Trustee's sale, the grantor or ivileged may pay the entire amount then due under the obligations secured thereby (including costs and expense erforcing the terms of the obligation and trustee's a t exceeding \$50.00 each) other than such portion of the t then be due had no default occurred and thereby cur	is trust deed and sactually incurred if. Trustee and attorney's fees ledged is made a principal as would to notify any pan e the default. any action or pro	accepts this trust when this deed, duly ex- public record, as provided by law. The trus ty hereto of pending sale under any other ceeding in which the grantor, heneiclary o a notion or proceeding is brought by the	recuted and acknow- tee is not obligated deed of trust or of r trustee shall be a trustee.	
8. After the lapse of such time as may then be requir to recordation of anid notice of default and gring of add ustee shall sell said property at the time and place fixed by tasis, either as a whole of in separate parrels, and in such ranke, at public auction to the highest bidder for cash, in inted States, payable at the time of sale. Trustee may pos or portion of add property by public announcement at such and from time to time thereafter may postpone the	ed by law following notice of sale, the 12. This de y him in said notice hereto, their hei order as he may de- assigns. The ter	applies to investigate the benefit of, and a papiles to invest to the benefit of, and a logatos devises, administrators, execu- net "usenficienty" shall mean the holder a note secured hereby, whether or not nam ing this deed and whenever the context s uses the feminine and/or neuter, and the	nd binds all parties tors, successors and nd owner, including ed as a beneficiary	لين المراجع ال المراجع المراجع
rate, etiler as while a the highest bidder for cash, in nited States, payable at the time of sale. Trustee may pos y portion of sald property by public announcement at such is and from time to time thereafter may postpone the	lawful money of the picagee, of the tipone sale of all or herelu. In constr h time and piace of cuilne gender inc sale by public an-cludes the plural	영양의 영상이 집안 이 집에 집에 집에 들었다.		
IN WITNESS WHEREOF, said granior	has hereunto set his hand a	nd seal the day and year first	above written.	
	/Sou	D. Baufield	(SEAL)	F W
TATE OF OREGON		$\boldsymbol{\nu}$		
THIS IS TO CERTIFY that on this 30 do Notary Public in and for said county and state, F KARLY Dy BAREFIELD and			the undersigned, a	
The heavy is the the identical individua	al S. named in and who executed	the foregoing instrument and acknow	ledged to me that	
o me personary shown a be the scame freely and voluntarily bey merely and voluntarily in TESTIMONY WHEREOF, I have hereunto set	ny hand and affixed my notatial	seal the day and year last above w	ritten.	<u> </u>
	Notary Public for	r Oregon 11-17-74		
	My commission	expires:		and a spect post of
	-1			
Loan No		STATE OF OREGON	35.	₹ 80-1
		County of Klamath 🄾		4 * 1 ****
Loan No		County of Klamath) I certify that the with was received for record day of FEBRUARY	in instrument on the lst. , 1974 ,	
Loan No	DON'T USE THIS SPACE, RESERVED FOR RECORDING	County of Klamath f I certify that the with was received for record day ofFEBRUARY at .10;58 o'clock A. M., in book	in instrument on the 1st 1974 and recorded page 1102	
Loan No. TRUST DEED	SPACE: RESERVED	County of Klamath f I certify that the with was received for record day of <u>FEBRUARY</u> at 10;58 o'clock A M., in book M 74 or Record of Mortgages of s	in instrument on thelst. 	
Loan No TRUST DEED	SPACEI RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE	County of Klamath f I certify that the with was received for record day of <u>FEBRUARY</u> at 10;58 o'clock A M., in book M 74or Record of Mortgages of s Witness my hand and affixed.	in instrument on thelst. 	
Loan No. TRUST DEED Grantor TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary After Recording Return To: FIRST FEDERAL SAVINGS	SPACEI RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE	County of Klamath f I certify that the with was received for record day of <u>FEBRUARY</u> at 10;58 o'clock A. M., in book <u>M. 74</u> or Record of Mortgages of s Witness my hand and	in instrument on thelst. 	
Loan No. TRUST DEED Grantor TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary After Recording Return To: FIRST FEDERAL SAVINGS S40-Main St. Klamath Falls, Oregon	SPACEI RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE	County of Klamath f I certify that the with was received for record day of <u>FEBRUARY</u> at 10;58 o'clock A M., in book M 74or Record of Mortgages of s Witness my hand and affixed.	and recorded n page <u>1102</u> said County.	
Loan No. TRUST DEED Grantor TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary Atter Recording Return To: FIRST FEDERAL SAVINGS SAO Mein St. Klamath Falls, Oregon Musch Sh.	space: Reserved For Recording Label in Coun- ties where Used.) FFE \$ נו.00	County of Klamath f I certify that the with was received for record day of <u>FEBRUARY</u> at 10;58 o'clock A M., in book M 74 or Record of Mortgages of s Witness my hand and affixed. WM. D. MILNE By Haze Mark	and recorded n page <u>1102</u> said County.	
Loan No. TRUST DEED Grantor TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary After Recording Return To: FIRST FEDERAL SAVINGS SAO-Meth St. Klamath Falls, Oregon Mussly Ob. Com. Bussly Ob. Com.	SPACE: RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE USED.)	County of Klamath f I certify that the with was received for record day of <u>FEBRUARY</u> at 10;58 o'clock A M., in book M 74 or Record of Mortgages of s Witness my hand and affixed. <u>WM. D. MILNE</u> By Haze Cont By Haze Cont Con	and recorded n page <u>1102</u> said County.	
Loan No. TRUST DEED Granter TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary After Recording Return To: FIRST FEDERAL SAVINGS SAO Mein St. Klamath Falls, Oregon Mast OL O'Sr. REA To bu TO: William Ganong	space; RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE USED.) FFE \$ 1,00 QUEST FOR FULL RECONV , used only when obligations hav	County of Klamath f I certify that the with was received for record day of FEBRUARY at .10;58 o'clock A.M., in book M.74or Record of Mortgages of s Witness my hand and affixed. WM. D. MILNE BY ANCE been paid.	in instrument on the _lst. 	
Loan No. TRUST DEED TO Grantor TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Benoficiary After Recording Return To: FIRST FEDERAL SAVINGS 540-Main St. Klamath Falls, Oregon Musica Of St. Klamath Falls, Oregon Musica Of St. To but To: William Ganong Trustee The undersigned is the legal owner and holder	space; reserved FOR RECORDING LABEL IN COUN- TES WHERE USED.; FFE \$ 100 QUEST FOR FULL RECONV , used only when obligations hav e directed, on payment to you of an	County of Klamath f I certify that the with was received for record day of <u>FEBRUARY</u> at 10;58 o'clock A M., in book M 74or Record of Mortgages of s Witness my hand and affixed. <u>W1. D. MILNE</u> By Agge Construction By Agge Construction EYANCE been paid.	in instrument on the1st. 	
Loan No. TRUST DEED Grantor TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Benefictary After Recording Return To: FIRST FEDERAL SAVINGS SAQ-Metin St. Klamath Falls, Oregon Matheway Klamath Falls, Oregon Matheway REC To be To: William Ganong	space: RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE USED.) FFE \$ 1.00 QUEST FOR FULL RECONV used only when obligations hav of all indebiodness secured by the e directed, on payment to you of an biodness secured by said itust deed the parties designated by the term	County of Klamath f I certify that the with was received for record day of <u>FEBRUARY</u> at 10;58 o'clock A M., in book M 74or Record of Mortgages of s Witness my hand and affixed. <u>W1. D. MILNE</u> By Agge Construction By Agge Construction EYANCE been paid.	nin instrument on the _lst. 	
Loan No. TRUST DEED Grantor TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary Atter Recording Return To: FIRST FEDERAL SAVINGS SAO-Mein-St. Klamath Falls, Oregon Madd SA. Madd SA. To but To: William Ganong. Trustee The undersigned is the legal owner and holder have been fully paid and satisfied. You hereby an pursuant to statute, to cancel all evidences of inde- trust deed) and to reconvey, without warranty, to same.	space: RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE USED.) FFE \$ 1.00 QUEST FOR FULL RECONV used only when obligations hav of all indebiodness secured by the e directed, on payment to you of an biodness secured by said itust deed the parties designated by the term	County of Klamath f I certify that the with was received for record day of <u>FEBRUARY</u> at 10;58 o'clock A.M., in book M.74or Record of Mortgages of s Witness my hand and affixed. <u>WM. D. MILNE</u> By May 2000 EYANCE been paid. foregoing trust deed. All sums secure y sums owing to you under the terms (which are delivered to you herewit s of acid trust deed the estate now here	nin instrument on the _lst. 	
Loan No. TRUST DEED Grantor TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Benefictary After Recording Return To: FIRST FEDERAL SAVINGS SAQ-Metin St. Klamath Falls, Oregon Matheway Klamath Falls, Oregon Matheway REC To be To: William Ganong	space; reserved FOR RECORDING LABEL IN COUN- TIES WHERE USED.; FFE \$ 4.00 QUEST FOR FULL RECONV used only when obligations hav of all indebiodness secured by the e directed, on payment to you of an biodeness secured by said irust deed the parties designated by the term First Fec by	County of Klamath f I certify that the with was received for record day of <u>FEBRUARY</u> at 10;58 o'clock A.M., in book M.74or Record of Mortgages of s Witness my hand and affixed. <u>WM. D. MILNE</u> By May 2000 EYANCE been paid. foregoing trust deed. All sums secure y sums owing to you under the terms (which are delivered to you herewit s of acid trust deed the estate now here	nin instrument on the _lst. 	

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