



4. The entering upon and taking possession of said property, f such rents, issues and profits or the proceeds of fire and other its or compensation or awards for any taking or damage of the he application or release thereof, as sforesaid, shall not cure or nuit on notice of default hereunder or invalidate any act dome uch notice.	insurance pol- property, and a pursuant to and the beneficiary	time fixed by the precoding postponement. The trustee shall naser his deed in form as required by law, conveying the pro- without any covenant or warranty express or implied. The d of any matters or facts shall be conclusive proof of the . Any person, excluding the trustee but including the grantor , may purchase at the sale.	
5. The grantor shall notify beneficiary in writing of any ract for sale of the above described property and furnish her orm supplied it with such personal information concerning the yould ordinarily be required of a new loan applicant and shall p	sale or con- salicitary ou a purchaser as the synenaces of t ay beneficiary trustee shall apply the synenaces of the trust deed. (3) interests of the t or deed of their pric	Trustee sells pursuant to the powers provide a second of the trustees also and the second sec	
a service charge. 6. Time is of the essence of this instrument and upon dependent of any indebtedness secured hereby or in performer in performance in performance in the beneficiary may declare all sums secure secure in the secure of the secure	bice of default 10. For any li cause to be time appoint a su successor trustee a all promissory vegance to the suc whereupon the hereof as then by the beneficiary	receased in interest cinitic. to fact the second provided in the second provided provided in the second provided provided in the second provided prov	
required by law. 7. After default and any time prior to five days before by the Trustee for the Trustee's sale, the grantor or oil privileged may pay the entire amount then due under this t the obligations secured thereby (including costs and expresses ac- tion enforcing the terms of the obligation and trustee's and in enforcing \$50.00 each other than such portion of the prin not exceeding \$50.00 each other than such portion of the prin not then be due had no default occurred and thereby cure th	tually incurred 11. Trustee attorney's fees cipal as would to notify any part e default. any action or pro- marty unless auch	accepts this curve, as provided by law. The trustee is not obligated by hereto of pending sale under any other died of trust or of seeding in which the grantor, heuefcleary or trustee shall be a action or proceeding is brought by the trustee.	
8. After the lapse of such time as may then be repairing of said noi the recordation of said noise of default and giving of said noise of default and giving of said noise shall sell said property at the time and piace fixed by hit of said, either as a whole or in separate parcels, and he auch order termine, at public auction to the highest bidder for cash, in lawit United States, payable at the time of saic. Thus the may noise any portion of said property by public announcement a such time saic and from time to time thereafter may postpon the saic saic.	for of sale, the 12. This dee an In said notice hereto, their heir rashe may de- is money of the plequee, of the r e sale of all or herein. In constru- no and place of cultine gender incl by public an- cludes the plural.	ed applies to, inures to the benefit of and binus all parties s, legates deviaces, administrators, executors, successors and a "beneficiary" shall mean the holder and owner, including tota secured hereby, whether or not named as a beneficiary ing this deed and whenever the context so requires, the mas- udes the femining and/or neuter, and the singular number in-	
IN WITNESS WHEREOF, said grantor has	s hereunto set his hand a	nd seal the day and year first above written.	A State Sta
	Wel	na M. Murphy (SEAL)	
		(SEAL)	And the second
Notary Public in and for said county and slate, person WELINA M. MURPHY, A Sin	nally appeared the within nam agle Woman	the foregoing instrument and acknowledged to me that	
to me personally known to be the technic SNC - executed the same freely and voluntarily for IN TESTIMONY WHEREOF, I have hereunic set my (SEAL)	hand and affixed my notorial	r Oregon expires: 5-14-76	
IN TESTIMONY WHEREOF, I have hereunio set my	hand and affixed my notorial	seal the day and year last above written.	

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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 under the terms of said trust deed or have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed in the total of the terms of 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 held by you under the same.

First Federal Savings and Loan Association, Beneficiary بر میں مارک ایس 19. DATED: Filtenian /a.,

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as follows, to wit:

FEE \$ 6.00

2370 The following described real property in Klamath County, Oregon: Beginning at a point on the Easterly line of 11th Street 40 feet Northwest from the most Southerly corner of Lot 4 of Block 60, Northwest from the most Southerly corner of hot 4 of block 60, NICHOLS ADDITION TO THE TOWN OF LINKVILLE, (now City of Klamath Falls,) Oregon; thence Northeasterly at right angles to 11th Street 130 feet; thence Northwesterly and parallel with 11th Street 40 feet; thence Southwesterly at right angles to 11th Street 130 feet to the Easterly line of 11th Street; thence 40 feet to the place of beginning, being a portion of said Lots 3 and 6 of Block 60; EXCEPTING THEREFROM a strip of land 18 inches wide and 30 feet long conveyed to Lillian B. Schermerhorn (formerly Lillian B. Nye) by deed dated September 13, 1946, recorded September 16, 1946 in Book 195 at page 395, Deed Records of Klamath County, Oregon, described Beginning at a point on the line between Lots 2 and 3, in Block 60 of NICHOLS ADDITION TO THE CITY OF KLAMATH FALLS, ORECON, 40 feet Northwesterly along said line from the Westerly line of Lincoln 医吉林 Northwesterly along said time from the westerly line of Lincoln Street; thence continuing Northwesterly along said line between said Lots 2 and 3, a distance of 18 inches; thence Southwesterly at right angles, to said lot line, a distance of 30 feet; thence Southeasterly parallel to said lot line, 18 inches; thence Northeasterly parallel with Lincoln Street 30 feet to the point of beginning. STATE OF OREGON; COUNTY OF KLAMATH; ss. Filed for record at request of _TRANSAMERICA_TITLE_INS._CO 10;43 this 13th day of FEBRUARY A. D. 1974 at / o'clock AM., and ____ on Page___2368 duly recorded in Vol. M 74 _____, of ____MORTGAGES____ Wm D. MILNE, County Clerk