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4. The entering upon and taking possession of said property of such rents, issues and profits or the proceeds of firs and othe letes or compensation or swards for any taking which shall not cure of fault or notice of default hereunder or invalidate any set do such notice.	y, the collection insurance pol- deliver to the purch property, and r waive any de- recitals in the de ue purpurat to runtifulness there	time fixed by the proceeding postponement. The trustee shall obser his deed in form as required by law, conveying the pro- t without any covenant or warranty, espress or implied. The ed of any matters or facts shall be conclusive proof of the of, Any person, escluding the trustee but including the grantor y, may purchase at the sale.		INC
5. The grantor shall notify beneficiary in writing of all tract for sale of the above described property and furnish b form supplied it with such personal information concerning th would ordinarity be required of a new loan applicant and shall	and the beneficiary sale or con- sectionary on a pay beneficiary on pay beneficiary the expenses of resonable charge (3)	y, may purchase at the sale. o Trustee sells pursuant to the powers provided herein, the y the proceeds of the trustee's sale as follows: (1) To the sale including the compensation of the trustee, and a best in stuarney. (2) To the obligation secured by the trustee, in the trust deed as their interests appear in the trustee, in the trust deed as their interests appear in the successor in interest entitled to such surplus.	A Provide A	ins (
a service charge. 6. Time is of the casence of this instrument and upon grantor in payment of any indebtedness secured hereby or in per mediately due and payable by delivery to the trustee of written and election to sell the trust property, which notice trustes a duly file for resord. Upon delivery of said notice of default and the beneficiary shall deposit with the truste this trust deed an notes and documents evidencing expenditures secured hereby, trustees ahali fix the time and place of sale. and give notice resource by law.	default by the formance of any ured hereby im- notice of default all cause to be time appoint a si	trustee, in the trust deed as their interests appear in the lority. (4) The surplus, if any, to the granter of the trust successor in interest entitled to such surplus. A reason permitted by law, the beneficiary may from time to acception thereinder. Unon such appointment and without con-		1,
duly filled for resord. Upon delivery of said noice of default and the beneficiary shall deposit with the truste this trust deed an notes and documents evidencing expenditures secured hereby, trustees shall fix the time and place of saic and give noice required by law.	thereof as then thereof as then there date set	Autorsation in interest current to survey may from time to uccessor or successors to any trustee named herein, or to any appointed herounder. Upon such appointment and without con- eccessor trustee, the latter shall be vested with all title powers red upon any trustee herein named or appointed hereunder. Each and substitution shall be made by written instrument executed ry, containing reference to this trust deed and its place of int recorded in the office of the county clerk or recorder of the a in which the property is situated, shall be conclusive proof of ant of the successor trustee.	and the second	ywa:
requires by isw. 7. After default and any time prior to five days before by the Trustee for the Trustee's sale, the grantor or co- privileged may pay the entire amount then due under this the obligations secured thereby (including costs and expenses in enforcing the terms of the obligation and trustee's and not exceeding \$50.00 each other than such portion of the pr not then be due had no default occurred and thereby cure	actually incurred 11. Trustee attorncy's foes incipal as would the default. any action or pro-	accepts this trust when this deed, duly exclude and a public record, as provided by law. The trustee is not obligated riv hereto of pending sale under any other deed of trust or of acceding in which the grantor, beneficiary or trustee shall be a betten or proceeding is brought by the trustee.		
not then be due that no that the same and then be required 8. After the lagse of such time as may then be required the recordsion of said notice of default and giving of said mo- trustee shall sell said property at the time and place fixed by h of saie, strubils autoin to the highest hidder for cash, in law United States, payable at the time of saie. Trustee may postpo- any periton of said property by public announcement at such t sale and from time to time thereafter may postpone the as	by law following stice of sale, the itm in a said notice for as he may de- none sale of all or time and place of culleng ender line	evel applies to, inures to the benefit of, and binds all parties rs, legates devises, administrators, executors, successors and m "beneficiary" shall mean the holder and owner, including note secure hereby, whether or not anned as a beneficiary using this deed and whenever the context so requires, the max- ludes the feminine and/or neuter, and the singuiar number in-		严
any portion of said property by public amountentiat at one as sale and from time to time thereafter may postpone the as IN WITNESS WHEREOF, said grantor h	an horounto set his hand a	and seal the day and year first above written.	1. An free of the land of the second strends and the second strends of the second strends of the second strends	
	An An	L'Lancaster (SEAL ita L'Lancaster (SEAL		
STATE OF OREGON County of Klamath ss. THIS IS TO CERTIFY that on this 28 ⁻²⁰ day Notary Public in and for said county and state. Per	of March	19, before me, the undersigned,		crit
KEITH L. LANCASTER and	S. named in and who executed	the foregoing instrument and acknowledged to me the expressed.		
IN SESTIMONY, WHEREOF, I have hereunio set m	hand and affixed my hadrial	ld U. Brown		£.31
(BEAL)	My commission			
Loan No		STATE OF OREGON) 55. County of Klamath	Restaled by the the get in and the	Le
	(DON'T USE THIS	I certify that the within instrument was received for record on the 29t day of MARCH		
TO	BFACE, RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE USED-)	in book M 714 on page	24	
FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneilclary		Witness my hand and seal of County affixed. WM. D. MILNE		.
After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon	FEE \$ 4.00	By Hanel Diag of Deputy		ŀ
	UEST FOR FULL RECONV	TEVANCE		
To be	used only when obligations hav	e been pald		
The undersigned is the legal owner and holder of		b foregoing trust deed. All sums secured by soid trust d ny sums owing to you under the terms of sold trust deed d (which are delivered to you herewith together with a ns of said trust deed the estate now held by you under		Ľ.
SCIID-	dan Albert Albert et el en el Albe	deral Savings and Loan Association, Benefici		
DATED:				
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