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	<ol> <li>The entering upon and taking possistion of a of such reats issues and profile or the proceeds of flicts or compression or swards for any taking or da the application or release thereof, as aforesaid, shall such notice.</li> <li>The granter shall</li> </ol>	Ad property, the collection a and other insurance points and other insurance points and other insurance points and other insurance points and other or waive any perty so sold, but without a constraint, express or insurance provident and the beardiciary, may purchase the state. Turnish headiciary on a truthul property, instraints or the state. Solution of any sale or on- turnish headiciary on a truthul property in the trutter sells purchase to the sale.	· · · · · · · · · · · · · · · · · · ·	
	5. The grantor shall notify beneficiary in writtenet for sale of the above described property and form supplied it with nuch personal information come a service charge. 6. Time is of the essence of this instrument a service charge. 6. Time is of the essence of this instrument a service charge. 6. Time is of the essence of this instrument a service charge. 6. Time is of the beneficiary may declare all out of the essence of this instrument a service charge. 7. The beneficiary of any indebtedness secured hereby sectione thereounder, the beneficiary of the trustee of duy fitted for record. Upon delivery of salt include of duy fitted for record. Upon delivery of salt include of duy includes and documents evidencing expenditors ascurred required by law. 7. After default and	ing of any sale or con- turnish beneficiary on a and shall pay beneficiary on a and shall pay beneficiary on and shall pay beneficiary on a second of the trustee shall apply the proceeds of the trustee and shall pay beneficiary on trust ceed. (3) to all persons having recorded liens subsequent interest of the trustee in the trust deed as their interests deed or to his successor of interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from t successor truste appoint a successor or anceeds with the trustee name of the trustees the appoint a successor or anceeds with the beneficiary may from t successor trustee appoint of successor in a trust term of the trustee shall apply the successor trustee appoint a successor of an appoint a successor of an appoint a successor in a trustee appoint a successor of an appoint a successor in a trustee appoint a successor in a successor in a trustee appoint a succesor in a trustee appoint a successor in a trustee appoint a suc	the the contract of the contra	
	7. After default and any time prior to five da by the Trustee for the Trustee's and. In grant of the grant of the grant of the obligation as secured thereby (including and any time only and the obligation as a secured thereby (including and and the obligation as a secured thereby (including and any time and the secure and the obligation and the secure and the obligation and the secure and the secure and the secure and the secure and thereby (including and the secure and thereby (including and thereby and the secure and thereby and the secure and thereby and the secure and thereby a secure and the secure as a secur	ys before the date set or other person so record, which, when recorded in the office of the county of and its ph record, which, when recorded in the office of the county of recorder in this trust deed and reases actually incurred a and atlorery's fees the principal as would quired by law following ald notice of sale the the principal as the time office of the county of the time in the successor irusice. It is trust accepts this trust when this deed, duly executed and ac to notify any party hereto of pending sale under any other deed of trust any action or proceeding in which the granter, heneficiary or trustee shall ald notice of sale the successor irusice.	Rated Ason- Rated be a	
	STATE OF SALLEARNIA	ch order as he may the in fawful money of the postpone sale of all or uch time and place of the sale of all or uch time and place of the sale by public an r has hereunio set his hand and seal the day and year first above writt Kobert Z, Owens (SEA Mendy S. Owens (SEA	icing maa r lo-	
	THIS IS TO CERTIFY that on this <u>16th</u> do Notary Public in and for said county and state, p <u>ROBERT L. OWENS AND WE</u> to me personally known to be the identical individual they executed the same facility and saids.	ry of July 1974 before me, the undersigned, ersonally appeared the within nomed NDY K. OWENS, husband and wife 18_ named in and who executed the ()		
	ROSE M. GRIDLEY NOTARY PUBLIC-CALIFORNIA SANTA BARBARA COUNTY My Commission Expires July 10, 1977	Notary Fublic for Cregon My commission expires:		
	TRUST DEED	STATE OF OREGON County of Klamath       ss.         I certify that the within instrument was received for record on the 23ed day of rom RECONDING IN DON'T USE THIS BPACE: RESERVECO TOM RECONDING IN DONK M-74 Date: IN COUN.       11:53'clock A M., and recorded in book M-74 On page 8959		
	FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls; Oregon	Witness my hand and seal of County affixed. Wm. U. Milne County Clerk By Hand Late		
7	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: William Ganong, Trustee			
	are been fully paid and satisfied. You hereby are directed ursuant to statute, to cancel all evidences of indebiecness ust deed and to reconvey, without warranty, to the part me,	Adebledness secured by the foregoing trust deed. All sums secured by sold trust deed by on payment to you of any sums owing to you under the terms of sold trust deed or secured by sold trust deed (which are delivered to you herawith together with sold ess designated by the terms of sold trust deed the estate now held by you under the First Federal Savings and Loan Association, Beneficiary		