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**法**请任上 The entering upon and taking possession of said property, the collection rents, issues and profits or the proceeds of fire and other insurance pol-componention or awards for any taking or damage of the property, and lication or release thereof, as aforesaid, shall not cure or waive say de-motice of default hereunder or invalidate any act done pursuant to of such rents, i icles or compan-the application fault or notice such notice. 5. The grantor shall notify beneficiary in writing of any tract for sale of the above described property and furnish ben form supplied it with such personal information concerning the would ordinarily be required of a new loan applicant and shall p a service charge. 6. Time is of the grantor in payment of a agreement hereunder, th mediately due and payab and election to sell the duly filed for record. Up the beneficiary aball dep notes and documents the essence of the second hereby or in performance of any the beneficiary may declare all sums secured hereby im-balle by delivery to the trustee of written notice of default he trust property, which notice trustee shall cause to be Thom delivery of said notice of defaults and second to the five days before the date set e grantor or other person so due under this trust deed and s and expenses actually incurred 7. After default and any time prior to the Trustee for the Trustee's rate, the tion of the thereby cure 8. After the lapse of such time as may then be required by law following recordation of asid notice of dofault and giving of ssid notice of sale, thu the shall said property at the time and place fixed by him in said anotrealite, starbid said or for as a property at the starbid said or cash, in law to may of the same starbid bidder for cash, in law to may of the same starbid said or said. the reco trustee s of sale, 1 

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United States, payable at the time of sale. Trustee may poa any portion of said property by public announcement at such sale and from time to time thereafter may postpone the	tpone sale of all or herein. In const i time and place of culine gender in sale by public an- cludes the plure	ruing this deed and whenever the context so requires, the max- cludes the feminine and/or neuter, and the singular number in- i.	STATE TO POLICE
IN WITNESS WHEREOF, said grantor		and seal the day and year first above written.	
	- Ju	dict & Castilla: (SEAL)	Hundred alesta
STATE OF OREGON County of Klamath THIS IS TO OPPETER that an this		(SEAL)	
	rsonally appeared the within name	med	
she executed the same freely and voluntarily f	or the uses and purposes therein		Mi i date date
IN TESTIMONY WHEREOF, I have hereunto set r	Kuc	N Owers	
(SEAL)	Notdy Fablic & My commission	a Groupont 14.76	
Loan No. TRUST DEED		STATE OF OREGON SS.	
Grantor	DON'T USE THIS DPACE: RESERVED FOR RECORDING LABEL IN COUN- Ties WHERE	I certify that the within instrument was received for record on the 15th day of AUGUST, 19.74., at 10;51 o'clock A M., and recorded in book M 74on page	
FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary	USED-)	Witness my hand and seal of County affixed.	
Alter Recording Return To: FIRST FEDERAL SAVINGS 540 Math St. Klamath Falls, Oregon	FTE \$ 4.00	M. D. MILIE County, Clerk By Hazel Drazel Doputy	
BEOL	EST FOR FULL RECONVE	VANCE	
To be used only when obligations have been paid.			
TO: William Ganong			
have been fully paid and satisfied. You hereby are d	rected, on payment to you of any	sums owing to you under the terms of said trust deed or	
		which are delivered to you herewith together with said of said trust deed the estate now held by you under the	

default by the formance of any

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nouncement at the time fixed by the precoding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, converging the pro-perty so sold, but without any coverant or warranty, express or implied. The recitais in the deed of any matters or facts shall be conclusive proof of the truthfunces thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

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and the beneficiary, may purchase at the sale.
9. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustee's sale as follows: (1) To the expenses of the sale including the compensation of the trustee, and a reasonable charge by the sationrey. (2) To the obligation secured by the interests of the trustee in the trust deed as their interests appear in the trust of the trust deed as their interests appear in the trust deed or to his successor in interest entitled to such surplus.
10. For any reason permitted by law, the beneficiary may from time to the successor trustee appointed hereing or to any successor trustee appointed hereing or to any successor trustee appointed hereing or to any successor trustee trustee herein and or appointed hereing. Reason appointed hereing or the successor the successor furstee, herein and or appointed hereing or the hereing and hereing and the successor furstee herein and by writen and the successor the successor trustee herein and by write hereing and the successor the successor by any trustee herein and the successor the successor trustee herein and by write hereing hereing and the successor the successor trustee herein and by write hereing and the successor the successor the successor the successor the successor the successor trustee herein and the mark of appointed hereing or the trust with appointed hereing or the trust with appointed hereing or the successor the successor the successor the successor the successor the successor trustee herein and by writee herein and the trust appointed hereing or the successor therein the successor the successor the successor the

II. Truster accepts this trust when this deed, duly executed and acknow-ged is made a public record, as provided by law. The trustee is not obligated holly any party hereto of pending sale under any other deed of trust or of action or proceeding in which the grankor, beneficiary or trustee shall be a ty univers such action or proceeding is brought by the trustee. I2. This deed applies to, inures to the benefit of, and binds all parties reto, their beirs, legatees devisees, administrators, executors, succusors and digns. The term "beneficiary" shall mean the holder and owner, including dige, of the mote secured hereby, whether or not named as a beneficiary rein. In construing this deed and whenever the context so results.

First Federal Savings and Loan Association, Beneficiary ...

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