

executed and delivered for the benefit of a certain trust deed dat the mortgage records In and by said trust d trustee to secure, amor set forth in said trust o trust deed as stated in sale hereinafter describ By reason of sai

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ficiary named in said ately due and owing; said trust deed by ad mortgage records of s which reference now After the record

and place of sale of of sale were mailed by last known addresses; notice of sale, all as pri trustee published a co said real property is s least twenty days priod by one or more affid said county, said affid notice of sale, being no herein verbatim. On fi than the persons name erty subsequent to the Pursuant to said

Pursuant to sail 10:00 o'clock, cashick was standars xet Section 36 x 55 x 20 the laws of the State property in one parce est and best bidder at

VOLM71 PAGE 592 TRUSTEE'S DEED THIS INDENTURE, Made this 19.71..., between Successor RAMIREZ & HOOTS ANNA MAE SISSON and KATHERINE MARY RAIDE called/trustee, and hereinafter hereinafter called the second party; WITNESSETH RECITALS LYDA MILLER executed and delivered to Oregon ... Title Insurance ... Co... as grantor

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By reason of said default, the owner and holder of the obligations secured by said trust deed, being the beneficiary named in said trust deed, or his successor in interest, declared all sums secured by said trust deed immediately due and owing; a notice of said default, containing an election to sell the said real property and to foreclose said trust deed by advertisement and sale to satisfy the obligations of the grantor aforesaid was recorded in the mortgage records of said county on......September. 17,19.70, in book...M70.....at page 8208.....thereof, to which reference now is made.

After the recording of said notice of default, as aloresaid, the, undersigned/frustee gave notice of the time for and place of sale of said real property as fixed by him and as required by law; copies of the trustee's said notice of sale were mailed by U.S. registered or certified mail to all persons entitled by law; copies of the trustee's said notice last known addresses; the persons named in subsection 1 of Section 86.750 were timely personally served with said notice of sale, all as provided by law and at least 120 days before the day so fixed for said trustee's sale: Further, the trustee published a copy of said notice of sale in a newspaper of general circulation in each county in which the said real property is situated, once a week for four successive weeks; the last publication of said notice occurred at least twenty days prior to the date of such sale. The mailing, service and publication of said notice of sale are shown by one or more affidavits or proofs of service duly recorded prior to the date of sale in the mortgage records of seid county, said affidavits and proofs, together with the said notice of default and election to sell and the trustee's notice of sale, being now referred to and incorporated in and made a part of this trustee's deed as fully as if set out herein verbatim. On the date of said notice of sale, the undersigned trustee had no actual notice of any person, other than the persons named in said affidavits and proofs having or claiming a lien on or interest in said described real property subsequent to the interest of the trustee in the trust deed.

NOW, THEREFORE, in consideration of the said sum so paid by the second party in cash, the receipt whereof hereby is acknowledged, and by virtue of the authority vested in said trustee by the laws of the State of Oregon and by said trust deed, the trustee does hereby convey unto the second party all the interest which the grantor had or had the power to convey at the time of the execution by him of said trust deed, together with any interest the said grantor or his successors in interest acquired after the execution of said trust deed in and to the following described real property, to-wit:

Lot 16, Block 1, BRYANT TRACTS No. 2, Klamath County, Oregon.

TO HAVE AND TO HOLD the same unto the second party, his heirs and assigns forever. *Delete the words in this parenthesis if not applicable.

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of sale were ni of sale were ni last known add notice of sale, a trustee publish said real proper least twenty da by one or more said county, said notice of sale, be herein verbatim. than the persons n erty subsequent to be

Pursuant to 10:00 o'cloc Currich Coax Khexdan 2x61 :Stotion :Str. 520 the laws of the Stat property in one par est and best bidder NOW, THER hereby is acknowled and by said trust dee or had the power to o grantor or his successo real property, to-wit:

593In construing this instrument and whenever the context so requires, the masculine gender includes the feminine and the neuter and the singular includes the plural; the word "grantor" includes any successor in interest to the grantor as well as each and all other persons owing an obligation, the performance of which is secured by said trust deed; the word "trustee" includes any successor trustee, and the word "beneficiary" includes any successor in interest of the beneficiary first named above. Successor IN WITNESS WHEREOF, the undersigned/trustee has hereunto set his hand and seal; if the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal to be allixed hereunto by its officers duly authorized thereunto by order of its Board of Directors. THE ST RAMIREZ & HOOTS by Glenn & Mamuel (SEAL) fizi (SEAL) (é) Successor Trustee (SEAL) (If executed by a corporation, affix corporate seg)) L 1 A-206 14 . SE T Lo call herei . No. RECIT 13 2 execute for the l が、 2F a certain the mort In and b ð 影; trustee to Trustee County seal set forth ; 19. 59 59 trust deed TRUSTEE'S DEED Second within and sale herein Courts Clerk-R. ŝ Klamath By r hand ficiary nam the for 1 OREGON, È ð ately due at R Milne 10 that ved 1 book M71 cord of Mortgages said trust de тy o'clock × mortgage res SI certify Witness y affixed. which referen Å 3.00 1 5 of re OF County was day After f 10:37 book STATE and place of 1 24 County of sale were n ment 22 last known ad at 2 notice of sale, 1.1 trustee publish said real prope i'a least twenty daj S. by one or mor (if the signer of the above is a corporation, use the form of acknowledgment opposite.) 1 said county, said (OR5 93.490) N. notice of sale, be STATE OF OREGON, STATE OF OREGON, County of herein verbatim. County of Klamath than the persons 19 January 22 , 19 71 Personally appeared. erty subsequent t Personally appeared the above named. Glenn. Pursuant to each for himself and not one for the other, did say that the former is the D.Ramirez, of Successor Trustee 136 and acknowledged the foregoing instrument to be .. president and that the latter is the 16 (Which wax ybeyda his ... voluitary act and deed. secretary of, a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf of said corporation by author-ity of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed, Before me: secretary of 2xot issection set 2.50 (OFFICIAL SEALY the laws of the Sta property in one par AA est and best bidder **H** NOW, THER Notary Public for Oregon 2 and a hereby is acknowled My (OFFICIAL SEAL) ission expires: 10-14 172 Notary Public for Oregon and by said trust dee My commission expires: 9 or had the power to grantor or his success real property, to-wit:

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