	FORM No. 240-0	EED-FSTOR							
	- 35 8 84 FORM No. 240-D	1 Christian	of foreclosure) (Individu	al or Corporcte).					
	1	ين کې دې <i>کې د د</i> ې د	0		'	STEVENS NESS .	AW PUBLISHING C	D., FORTLAND, OR	
	THIS .	INDENTURE E	between PATRIC	7.7	₩	12: m83	Page	528	
	hereinafter ca	lled the first part lled the second	ry, and the St	TA A. CARLSON ate of Oregon, CETH:	(If husband and y	wife, so indicated			
	Wherea	is, the title to th	e real property i	ETH:	S. unu u	rough the	e Departme	nt of vete	eran
	M-78 at pag	a mortgage or t	rust deed record	ed in the	d is vested i	n fee simil	s in	é.ffa	airs
ŝ	records hereby	 10025thereof being made, and 	or as file/reel nu	ereinafter described ed in the mortgage mber	records of	the county i	hereinafter n	party, subje amed in ba	~C1 ~1.
	same being por	s, on which note	es and indebted n	ese theme	by said mo	rtgage or tr	net al a	referice to sa	id –
ļ.	the first parts	, a default and	said mortgage or	truct deal to a	ng and unpa	id the sum.	J 6 AO 777	now own-d h) <u>)</u> :
	ance of said pr accede to said -	roperty in satisfa	action of the ind	as requested the sec	cond party t	to immediati to accent an	e foreclosure	, and wherea	182
	NOW, T	unn		inter secureu l	by said mor.	tgage and +	bo	ea or convey	~
33		ss secured by sa	id mortgage or t	ion hereinafter stat rust deed and the	ed (which i	ncludes the	Cancallas		•
~	and assigns, all	of the following	s hereby grant, E	ion hereinafter stat rust deed and the argain, sell and co operty situate in	surrender th nvev unto th	hereof mark	ed "Paid in	of the notes Full" to the	
	oregon	, to-1	vit:	operty situate in	Klamath	ne second p. 1	of the neg	IS, SUCCESSINES	
							C01.	mrv, State of	
	Klamath Fa	Merryman's re	eplat of vaca	ted portion of					
		ris, oregon.			Uld Orch	ard Manor	Klamath (County	
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to	gether with all of		hereditarea		·				
to in	gether with all of		hereditaments a	nd appurtenances	thereunto be	Nonging or 1	n anywire		
to in	gether with all of g; PATRICIA A	f the tenements,	hereditaments a	nd appurtenances	thereunto be	elonging or 1	n anywise a	PPettain-	
to	1131 Merryma	f the tenements,	1 m a	nd appurtenances				Ppertain-	
to in	Namath Falls	f the tenements, CARLSON n Dr. S, Or. 97601		nd appurtenances		elonging or a		Ppertain-	
	Alkicia A. 1131 Merryma Klamath Falls State of Orec	f the tenements, CARLSON n Dr. S, Or. 97601		nd appurtenances	STATE Cour	E OF OREC	ON,	55.	
to in	Alkicia A. 1131 Merryma Klamath Fall State of Oreg 1225 Ferry St	f the tenements, CARLSON n Dr. s, Or. 97601 Shi s HAME AND ADDRE Jon, Veterans		nd appurtenances	STATE Cour I	E OF OREG	ON.	}5%.	
	State of Oreg 1225 Ferry St Salem, Or. 9	f the tenements, CARLSON n Dr. s, Or. 97601 Shi s HAME AND ADDRE Jon, Veterans Treet, SE 7310	- Affairs	nd appurtenances	STATE Cour I ment w	E OF OREG nty of certify tha cas received lay of	CON, t the within for record	$\begin{cases} \\ \delta^{SS} \\ 0 \\ 0 \\ \delta \\ 0 \end{cases}$	
After	State of Oreg 1225 Ferry St Salem, Or. 9	f the tenements, CARLSON n Dr. S, Or. 97601 TON S HAME AND ADDRE JON, Veterans Creet, SE 17310	' Affairs	nd appurtenances	STATE Cour I ment w at	E OF OREG nty of certify tha ^{as} received lay of o'clock	ON, t the within for record .1 M., and r	$\begin{cases} \\ \delta^{SS} \\ 0 \\ 0 \\ \delta \\ 0 \end{cases}$	
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TO HAVE AND TO HOLD the same unto said second party, his heirs, successors and assigns forever. And the first party, for himself and his heirs and legal representatives, does covenant to and with the second party, his heirs, successors and assigns, that the first party is lawfully seized in fee simple of said property. free and clear of incumbrances except said mortgage or trust deed and further except none

that the first party will warrant and forever defend the above granted premises, and every part and parcel thereof against the lawful claims and demands of all persons whomsoever, other than the liens above expressly excepted; that this deed is intended as a conveyance, absolute in legal effect as well as in form, of the title to said premises to the second party and all redemption rights which the first party may have therein, and not as a mortgage, trust deed or security of any kind; that possession of said premises hereby is surrendered and delivered to said second party; that in executing this deed the first party is not acting under any misapprehension as to the effect thereof or under any duress, undue influence, or misrepresentation by the second party, or second party's representatives, agents or attorneys; that this deed is not given as a preference over other creditors of the first party and that at this time there is no person, co-partnership or corporation, other than the second party, interested in said premises directly or indirectly, in any manner whatsoever, except as aforesaid.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 1,000.00 ^DHowever, the actual consideration consists of or includes other property or value given or promised which is part of the consideration (indicate which).⁽⁹⁾

In construing this instrument, it is understood and agreed that the first party as well as the second party may be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural; that the singular pronoun means and includes the plural, the masculine, the feminine and the neuter and that, generally, all grammatical changes shall be made, assumed and implied to make the provisions hereof apply

IN WITNESS WHEREOF, the first party above named has executed this instrument; if first party is a corporation, it has caused its corporate name to be signed hereto and its corporate seal affixed by its officers duly authorized thereunto by order of its Board of Directors. Dated 12 - 21

. 1982 .

PATRICIA A. CARLSON (If executed by a corporation, affix corporate seal) STATE OF OREGON. STATE OF OREGON, County of County of Klows TK December 21, 1982 Personally appeared the above named) ss. , 19 ersonally appeared Patricia A. Carlson each for himself and not one for the other, did say that the former is the and acknowledged the loregoing instrupresident and that the latter is the ment to be they 2. R. M. voluntary act and deed. secretary of and that the seal affixed to the tocegoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-Helore me: COTRICIAL hall of said corporation by authority of its board of directors; and each of SEAL)_ them acknowledged said instrument to be its voluntary act and deed. Ferrand The Notory Public for Oregon My commission expires: 10-3-82 Notary Public for Oregon (OFFICIAL - t -SEAL) My commission expires: -07 NOTE—The sentence between the symbols $\widehat{\mathcal{O}}_r$ if not applicable, should be deleted. See ORS 93.030. CTATE IF DILIDON; COUNTY OF KLAMATH; ss. Filed for record . 3:11 is 11 day of Jan A.D. 1983 at o'clock Pt , and duly recorded in Vol. M83 , of Deeds on a 1528. EV LYN B(EHN, Cour Fee \$8.00 M. Chan