A 220 5	Individual or Corporate). P-59128 Vol. M83 Page 402 STEVENS. NESS LAW PUB. CO. FORTLANDICA	
•		ma
whereas, the title to the real proper the lien of a mortgage or trust deed recon- volume NoM-81	Affairs Affairs and in the mortgage records of the county hereinafter named, in book/rec- ereby being made, and the notes and indebtedness secured by said mortga being now in default and said mortgage or trust deed being now subject said property in satisfaction of the indebtedness secured to said request	s to to to
first party), the first party does hereby gr and assigns, all of the following described a <u>Oregon</u> , to-wit: The Easterly (0, 5)	ge or trust deed and the surrender thereof marked "Paid in Full" to the rant, bargain, sell and convey unto the second party, his heirs, successor real property situate in	
CITY OF KLAMATH FALLS, in t	t 1, Block 4, HILLSIDE ADDITION TO THE the County of Klamath, State of Oregon.	
gether with all of the tenements, hereditam s;	nents and appurtenances thereunto belonking and	
1010 C. and Tomas In	nents and appurtenances thereunto belonging or in anywise appertain- (CONTINUED ON REVERSE SIDE)	
noid C. and Janet M. Selby 19 NE 108th ncouver, WA 98662 GRANTOR'S NAME AND AUDRESS ate of Oregon, Veterans' Affairs 25 Ferry Stroot CD	STATE OF OREGON, County of	
noid C. and Janet M. Selby 19 NE 108th ncouver, WA 98662 GRANTOR'S NAME AND ADDRESS ate of Oregon, Veterans' Affairs 25 Ferry Street SE lem, OR 97310 GHANTEE 5 NAME AND ADDRESS recording rolym to: te of Oregon Veteral	STATE OF OREGON, County of	
ate of Oregon, Veterans' Affairs Ferry Street SE lem, OR 97310	STATE OF OREGON, ss. County of ss. I certify that the within instrument was received for record on the of 19 of 0'clock N., and recorded FOR page O' clock or as fee/file/instru- PATTN: HAL	

TO HAVE AND TO HOLD the same unto said second party, his heirs, successors and assigns forever. And the first narty for himself and his heirs and ledal representatives, does covenant to and with the se TO HAVE AIVD TO HOLD the same unto said second party, his heirs, successors and assigns to ever. And the first party, for himself and his heirs and legal representatives, does covenant to and with the second his heirs. successors and assigns that the first party is lawfully seized in fee simple of said property. free and 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 excent said mortbade or trust deed and further excent none that the first party will warrant and forever defend the above granted premises, and every part and parcel thereas adainst the lawful claims and demands of all persons whomsoever other than the liens above expressly excepted: that that the first party will warrant and forever defend the above granted premises, and every part and parcel there against the lawful claims and demands of all persons whomsoever, other than the liens above expressly excepted there this deed is intended as a convevance, absolute in legal effect as well as in form, of the title to said premises to the against the lawful Claims and demands of all persons whomsoever, other than the liens above expressly excepted; 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 redemntion rights which the first party may have therein, and not as a mortgage, trust deed this deed is intended as a conveyance, absolute in legal effect as well as in form, of the title to said premises to 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: 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 everyting this deed the first party is not acting under any misapprehension as to the effect thereof or under 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, adents or 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 any duress, undue intluence, or misrepresentation by the second party, or second party's representatives, agents of 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 nerson co-nartnership or corporation, other than the second narty, interested in said premises directly or inattorneys; that this deed is not given as a preterence 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 in-directly in any manner whatsoever, excent as aforesaid. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ The true and actual consideration paid for this transfer, stated in terms of dollars, is § none Movement, the actual consideration consists of or includes other property or value given or promised which is part of the property or value given or promised which is In construing this instrument, it is understood and agreed that the first party as well as the second party has more than one person: that if the context so requires the sindular shall be taken to mean and include the 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 nural. that the singular pronoun means and includes the plural the masculine the feminine and the neuter and may be more than one person; that it 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 denerally, all drammatical chandes shall be made assumed and implied to make the provisions bereaf apply plural; that the singular pronoun means and includes the plural, the masculine, the teminine and the neuter and that, generally, all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to cornorations and to individuals. ly to corporations and to individuals. IN WITNESS WHEREOF, the first Party above named has executed this instrument; if first party is a cor-in it has caused its cornorate name to be signed hereto and its cornorate seal affixed by its officers duly IN WIINESS WHEREOF, the first party above named has executed this instrument; if first party is a cor-poration, it has caused its corporate name to be signed hereto and its corporate seal affixed by its officers duly authorized thereinto hy order of its Board of Directors Arnold C. Selby Sell (If executed by a corporation, affix carporate seal) lif the signer of the above is a corpor-use the form of acknowledgment opp STATE OF OREGON, Williams for M. Selby Jelly County of Clark (ORS 194.570) The toregoing instrument was acknowledged before V OF-OREGON, Count me this 8 th March , 1983, by FATE The foregoing instrument was acknowledged before me Cerry J Dalle president, and by secretary of (SEAL) Notary Public for Orago My commission expires: 3/3/84 Wach. corporation, on behalf of the corporation. Notary Public Tor Oregon NOTE—The senience between the symbols ①, if not applicable, should be deleted. See ORS 93.030. STATE FOUNTIN; COUNTY OF KLAMATH; ss. SEALL Flod for second . is 4 day of April A.D 12 83 0 10:37 duly recorded in Vol. M83, of I Deeds 4927 A . . / Et YN B.EllN, Court By Acc Schere hp