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of the successor frustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by larx. Trustee is not obligated to notify any party hereto of pending sale by larx. Trustee is not frust or of any action or proceeding in which grantor, beneficiary or deed of shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a title insurance company authorized to tnume title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

surplus, it any, to the grantor of 10 dis successor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or success under, Upp trustee named herein or to any successor trustee appointed herein under, Upp trustee named herein or to any successor trustee appointed herein upon any trustee herein named or appointed hereinder. Each such appointent and subsitution shall be made with all thereunder. Each such appointent which the recorded in the mortspace second of the county or counties in of the successor trustee.

the grantor and beneliciary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee cluding the compensation of the for payment of (1) the expenses of sale, in-attorney, (50 the obligation of the trustee and a reasonable charge both having recorded liens subsequent to the interest of the trustee in the surplus, if any, to the grantor or to his successor in interest entitled to such

together with Trustee's and attorney's tees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be passed esignated in the molice of sale of the time to which said sale may be possible of the sale shall be held on the date and at the time and be possible of the sale shall be trustee to which said sale may another the higher bidder for cash, poyshil at the time of sale. Trustee the to the higher bidder for cash, poyshil at the time of sale. Trustee plied. The recirals in the deed of any matters of fact shall be conclusive provided of the truthulness threed. Any person, excluding the trustee, but including the frantor and beneficiary, may purchase at the sale. 15. When trustee selis pursuant to the powers provided herein, trustee

the manner provided in ORS 86.735 to 86.795. 13. After the truste has commenced to closure by advertisement and asle, and at any time prior to 5 days for the date the trustee conducts the sale, and at any time prior to 5 days for the date the trustee conducts the asle, and at any time prior to 5 days for the date the trustee conducts the sale, and the defaults. If the default ways have the date of any, when due, not then be due had no default occurred any other default may be curd by young the being dured may be cured by tendering Any other default for a swould defaults. The person selecting the cure shaddling to curing the duration to curing the duration to curing the default of the default with trust deed. and expenses actually incurred in enforcing the beneficiary all costs by law. 14. Otherwise, the sale shall be held on the sale and the anounts provided and the

ultural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in any subordination or other adversement aftering this deed on (c) join in any frantee in any context adversement aftering this deed on (c) join in any frantee in any convey, without warrant's all or any part of the property. The beneficiary entited the truthituines therein of any matter or large frantee in any convey, without warrant's all or any part of the property. The be conclusive proof of and the recital therein of any matters or large fraguly entitled the truthituines therein of any matters or large states shall be conclusive proof of the truthituines of advert be adverted by a court, and without recard for a definition or other adverted by a court, and without recard to the adequacy of any security for any part their of the adequacy of any security for any at the indebtedness theory in its own parts and the prosecution of a about the indebtednes and profiles and profiles and thereby. The undebtedness and profiles and pro

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and prolitis thereof and all tixtures now or hereafter attached to or used in connec-from with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each externant of depute basis contained and assumed at the FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the of SEVEN THOUSAND FIVE HUNDRED AND No/100-----

All of vacated Block 10 in Nob Hill Addition to the City of Klamath Falls according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

Klamath County Title Company, an Oregon corporation

K-38327

TRUST DEED

., 19 82., between

Oregon Front David Series

66632 VARMA - 3400

., as Trustee, and

17915

Page.

MSG

FORM No

OR

in

THIS TRUST DEED, made this

June

as Grantor,

BERTHA L. WADE

-TRUST DEED

OPens Surjeer

as Beneficiary,

Val

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall 1: an the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

* IMPORTANT NOTICE: Delete, by lining out, whichever workanty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation 2; the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

17916

(If the signer of the above is a corporation, use the form of acknowledgement apposite.)

TO:

DATED:

STATE OF OREGON,	STATE OF OREGON,	\$3.
County of	County of	
This instrument was acknowledged before me on	This instrument was acknowledged before me on	·····
1982, by	19,by	
J. Bruce Owens and E. Marie Owens, husband and wife	as	
nussand and will		
daile Sunnele.		
(SEAL) 9/23/85	Notary Public for Oregon My commission expires:	(SEAL)
My bommission expires:		والمتحرية والمتعادية والمتكر والمتحر والمتح
	and the second process of the second	

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or gursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

Beneficiary

must be delivered to the trustee for cancellation before reconveyance will be ma not loss or destroy this Trust Dood OR THE NOTE which is secures. Both

	TRUST DEED	Brut efte stej soutour ou stradige P 2 ffesteur au verset ger 2 mai 19 field - Frankfahlunger (* 20 field - Frankfahlunger (*	STATE OF OREGON, County of Klamath 55. I certify that the within instrument was received for record on the 2nd day of October 19.85., at 3:31 o'clock A. M., and recorded in book/reel/volume No. 185. on
- 1	Grantor	SPACE RESERVED, FOR RECORDER'S USE	page <u>17915</u> or as fee/file/instru- ment/microfilm/reception No. <u>66632</u> ., Record of Mortgages of said County. Witness my hand and seal of County affixed.
	AFTER RECORDING RETURN TO Bertha L. Wade c/o Bruce Owens Realtor 520 Kingth Avenue 97601	re: \$9.09.0 ord	Evelyn Bielm, County Clerk NAME By Man American Deputy