NOW THEREFORE, in consideration of the said sum so paid by the second party in cash, the receipt whereof is acknowledged, and by 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 interest which the grantor had or had the power to convey at the time of grantor's execution 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: Gerry Paymenter

Elemath Marst Federal Savings & Loan.

 $we have constant x_{i, C_i, Y_{i, \in I_i}}$ Lot 4 in Block 44, Hot Springs Addition to the City of Klamath Falls, according to the official plat thereof on file in the office of the changed are the bull and although

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sideration paid for this transfer is the sum of \$.62,850.00. tost bidger at each sale and said sum being the highest had beer sum bid for said property the time to a mentional beer bidger at each sale and such said sum being the highest had beer sum bid for said property. in one parted at public soction to the said second party for the smooth \$62,880.00. laws of the state of Oregon and pursuant to the powers conferred upon him by said trues asset. See sea see see the familiar of the said to the conference when the sharmon is an authority and the conference when the sharmon is an authority and the conference when the sharmon is an authority and the conference when the sharmon is an authority and the conference when the sharmon is an authority and the conference when the sharmon is a first over the conference when the sharmon is a supplied to the conference when the sharmon is a supplied to the conference when the sharmon is a supplied to the conference when the sharmon is a supplied to the conference when the sharmon is a supplied to the conference when the sharmon is a supplied to the conference when the said the said that the conference when the sharmon is a supplied to the conference when the said that the conference when the said that the said that the conference when the said that the s hour set in the amended Peance of Sale), and at the place so fixed for sale, as always of the all a second countries. was the day and bout, to which ead cole was postponed as penditted by OMS APPSE(24) (which is a the day and 10:00 octock, M. M., of said day, in accord with the standard of time estrationed by CRF 1-7.1%, which Pursuan to said natice of safe, the undersigned trustee on the constant of said national states of the said day in second and the trustee of the said day in second and the trustee of the said day in second and the trustee of the said day in the said day

property, entitled to notice pursuant to ORS 86,748(1)(h) or (1)(c). than the persons named in said allidavits and proofs as having or claiming a lien as as interest is and special real than the persons named in said about the cap incl. The Hastue's deed as fally as It set out hatein verbatim. The understaned trusted has no decisal rantes of any consent other and election to sell and the trusted's notice of sale, being may referred to and inversional to and make a unit of this date at sate in the official records of said county, said adviounts and proofs, together with the last corner of distants are now. publication of said notice of sale are shown by one or more affiliable de proofs of service data a ministration of said notice of sale are shown by one or more affiliable and manufactures and service and manufactures and service and manufactures and service and manufactures and service and ser that publication of said notice occurred more than recently days person to the date of said and the manifest of said that the said thad the said that the said that the said that the said that the sa eral circulation in each county to which the said real property is situated, once a west develope was any deposit the oral circulation in each county to which the said many and a said that the many and the said that the circulation is more many and the said that the circulation is more more than the circulation of t days after the calcase from the stay. Further, the trustee published agreemed with above of soldier are accounted for a second soldier. address provided by each person who was present it the time and place see for the sale was a nor other without 30 grant attacks and some provided by each person who present it the time and the sale of the place of by registered or coeffind mail to the last known address of above persons lided in CRE, 34, Tablaid to Amil 1 and 25 the by registered or coeffind mail to the last known address of above the second of the last in the last known as the second of the last in the last known as the last in the las and relieved from the stay, spies of an Amended Rother of Sels in the form regularity as 120 days before the date the property was sold, pursuant to GRS 86,556(1), Il the broaders in earthest in a in that deed in the trustime in which a famoustic is served parculant to the 22 22 11 f. dischilary invaries or death of any such persons the Rules of Sila beat of set up-

TO HAVE AND TO HOLD the same unto the second party, his heirs, successors-in-interest and assigns foreact, and condition made with recent receipt requested, to see functionary widow

In 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, the word "beneficiary" includes any successor in interest of the beneficiary first named above, and the word "person" includes corporation and any other legal or commercial entity.

IN WITNESS WHEREOF, the undersigned trustee has hereunto set his hand; if the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal to be affixed hereunto by its officers poration, it has caused its corporate name to be signed and duly authorized thereunto by order of its Board of Directors.

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS, BEFORE SIGNING OR ACCEPTING HIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY. OR COUNTY PLANNING DEPARTMENT TO VERIEY APPROVED USES.

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(If the signar as the call	STATE OF OREGON,
(if the signer of the above is a corporation, use the form of acknowledgment appeals.)  STATE OF OREGON,	County of Klamath ss.
	STA Filed C

County of Klamath

graphery of so third or County of Klamath The foregoing instrument was acknowledged before

Filed for record at request of:

mò this William L.	9th day of	April., 19.87., by
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(SEALY:	NU MI	Public for Ofegon
My con	imission expires:	2-5-89

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