		STEVENS-NESS L	AW PUB. CO., PORTLAND, OR. 97204
117-TEUTTEE'S DEED-Origen Trust Deed Series	Individual or Corporate).	187 Page_	11404
26316	TRUSTEE'S DEED	June	19.87., between
THIS INDENTURE, Made this BICHANAN, Atto	TRUSTEE'S DEED 29th day of rney at Law, Successor Tru N and ADA MAYE GOWAN, hush	stee	
THIS INDENTURE, Made this NEAL G. BUCHANAN, Atto d trustee, andGERALD HGOWA	N and ADA MAYE GOWAN, hust	band and writes	
inaliter called the second party;	WITNESSETH:		, as grantor, executed and
CITALS: THOMAS H. GAS GERALD H. GOWAN and ADA M GERALD H. GOWAN and ADA M GERALD H. GOWAN and ADA M Med September 14th	TALDI TLE COMPANY, NEAL G. BUCHA TLE COMPANY, NEAL G. BUCHA AYE GOWAN, HUSBAND AND WI AYE GOWAN, HUSBAND AND WI or duly recorded on September. Oregon, in book/reel/volume No. 74134 (indicate which). If or said grantor to said trustee to so the said beneficiary. The said grants the said beneficiary. The said grants ist deed as stated in the notice of co ereinafter described. The owner and holder of the oblig uccessor in interest, declared all so ection to sell the said real proper is said obligations was recorded in book/reel/volume No. 71131 (indicate which), potice of default, as aforesaid, the berty as fixed by him and as required the date the property was sold, and the receipt requested, to the last-key erson named in ORS 86.740(1), pro- any such person; the Notice of Sale i potent of Sale i	NAN, SUCCESSUF E, as benef 18th 19.79 M-79 at page n said trust deed th ecure, among other antor thereafter de refault hereinafter the sations secured by ums so secured im ty and to foreclose in the mortgage 1938 to which reference the stred by law; copies th first class and ce presentatives, if any the Trustee's Non nown address of the omptily after the trust le was served upor ved pursuant to OI 5.750(1). If the form n the form required	S, as trustee, for the time for ficiary, a certain trust deed in the mortgage records .2209, or as fee/file/ things, the performance of efaulted in his performance mentioned and such default said trust deed, being the mediately due and owing; a said trust deed by advertise- records of said county on thereof or as fee/file/ now is made. ee gave notice of the time for of the Trustee's Notice of Sale rified mail with return receip r, named in ORS 86.740(1) an tice of Sale was mailed by first he guardian, conservator or ac ustee received knowledge of the n occupants of the property d RCP 7D.(2) and 7D.(3) at lease eclosure proceedings were stay the DRS 86.755(6) were mail
and released or certified mail to address provided by each perso days after the release from the eral circulation in each county last publication of said notice of publication of said notice of s date of sale in the officjal rec and election to sell and the tru trustee's deed as fully as if se than the persons named in s property, entitled to notice p Pursuant to said notic 1:00 o'clock, P was the day and hour to w hour set in the amended N laws of the state of Oregon in one parcel at public auc best bidder at such sale ar sideration paid for this tra	by the last-known address of those p of the last-known address of those p on who was present at the time and stay. Further, the trustee published in which the said real property is occurred more than twenty days pro- occurred more than twenty days pro- occurred more than twenty days pro- curred more than twenty days pro- occurred more than twenty days pro- solution of said county, said affidavits ords of said county, said affidavits to therein verbatim. The undersit is affidavits and proofs as having aid affidavits and proofs as having oursuant to ORS 86.740(1)(b) or (M., of said day, in accord with the which said sale was postponed as in which said sale was postponed as in which said sale was postponed as in the powers confer- tion to the said second party for the d said sum being the highest and inster is the sum of \$32,455.4]	d place set for the a copy of said not situated, once a we ior to the date of s lavits or proofs of and proofs, togetil erred to and incorre- gned trustee has no g or claiming a lien '1)(c). In <u>June 2</u> te standard of time bermitted by ORS o fixed for sale, as red upon him by se he sum of \$32,45 best sum bid for sa 	sale which was stayed within sale which was stayed within tice of sale in a newspaper of g sek for four successive weeks; uch sale. The mailing, service service duly recorded prior to her with the said notice of de porated in and made a part of actual notice of any person, on or interest in said describe (4th
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and release for certified mail to address provided by each perso days after the release from the eral circulation in each county last publication of said notice of a bublication of said notice of s date of sale in the officjal rec and election to sell and the tru- trustee's deed as fully as if se than the persons named in s- property, entitled to notice p Pursuant to said notice 1:00 o'clock, P was the day and hour to W hour set in the amended N laws of the state of Oregon in one parcel at public auc best bidder at such sale an sideration paid for this tra • Delete words in persentences it incept NEAL G. BUCHANAN 601 Main Street Klamath Falls, GERALD and MAYI P. O. BOX 264 Bieber, CA 96 Wain Street NEAL G. BUCHANAN 601 Main Street Klamath Falls	by the last-known address of Those P of the last-known address of Those P on who was present at the time an stay. Further, the trustee published in which the said real property is occurred more than twenty days pro- courted more than twenty days pro- ale are shown by one or more affici- ords of said county, said affidavits ords of said county, said affidavits ustee's notice of sale, being now ref- t out herein verbatim. The undersity aid affidavits and proofs as having oursuant to ORS 86.740(1)(b) or (M., of said day, in accord with the rhich said sale was postponed as 1 otice of Sale)* and at the place so and pursuant to the powers confer- tion to the said second party for the d said sum being the highest and 1 nsfer is the sum of \$32,455.41 (CONTINUED ON R iscable. N N NAME AND ADDRESS IAN. OO9 NAME AND ADDRESS IAN. AN. AN. AN. AN. AN. AN. AN	d place set for the a copy of said not situated, once a we ior to the date of s lavits or proofs of and proofs, togeth erred to and incorre and trustee has no of claiming a lien (1)(c). In <u>June 2</u> the standard of time permitted by ORS of tred for sale, as the sum of \$32,45 best sum bid for sa everse SIDE)	sale which was stayed within sale which was stayed within the of sale in a newspaper of the seek for four successive weeks; uch sale. The mailing, service service duly recorded prior to her with the said notice of de borated in and made a part of actual notice of any person, on or interest in said describe 4th

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:

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"Northerly 54.4 feet of Lot 4 Block 2, Home Acres, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon"

TO HAVE AND TO HOLD the same unto the second party, his heirs, successors-in-interest and assigns for-

ever.

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 granter 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 duly authorized thereunto by order of its Board of Directors.

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE-SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PIERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

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xpires: 6/16/88

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STATE OF OREGON. SS. County of Klamath

(ORS 194,570) Filed for record at request of: **S7** 55. Neal G. Buchanan, Attorney at Law The foregoing instrument was acknowledged b on this <u>30th</u> day of <u>June</u> A.D. 19 <u>87</u> efore ----, 19 87, Бу 10:55 _____o'clock _____M. and duly recorded ______of _____Page ___11404 at M87 in Vol. _ Page <u>11404</u> Evelyn Biehn Sounty Clerk a \checkmark Am By D hel m Notary Public for Oregon N Deputy. Fee, \$14.00 М

1400 ck.

(If executed by a corporation, affix corporate seal)

STATE OF OREGON,

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Gounty of

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(SEAL)

(if the signer of the above is a corpor-tue the form of ecknowledgment app-

'Klamath

NEAL G. OUCHANAN

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