64 OI HV .88 DEC 13

NAME, ADDRESS, ZIP

Switz	mony Public for Oregon	TRUSTEE'S DEED - 1	VUI	<u> </u>
THIS INDENTURE William L. Sisemor	Made this 12	thday of	December	, 19.88 between hereinafter
called trustee; and I KLamath hereinafter called the second	party; 1888 ok		n-Association	
RECITALS: Valrie Jea delivered to William I of Klamath First Feder	an Owens and Jame	s L. Owens, wi	fe & husband	, as grantor, executed and
dated December 15	, 1977, duly recon County, Oregon, in the NXXXXX onveyed by said grant rantor to the said be	ded onDecembe ook Fed / volume N & (Andicateswhich) or to said trustee t neficiary. The said	r 21 ,197 To. M77 at pag In said trust deed to secure, among othe grantor thereafter d	7, in the mortgage records to 24705, & & & & & & & & & & & & & & & & &
still existed at the time of the By reason of said do beneficiary therein named, notice of default, containing ment and sale to satisfy	ne sale hereinafter des manufacturity the owner and or his successor in in g anyelection to sell grantor's said obliga 9.88, in Book/Yeel/v	cribed. holder of the obterest, declared all the said real propetions was recorded olume No	ligations secured by sums so secured imity and to foreclose doing to the mortgage at page 1042	said trust deed, being the mediately due and owing; a said trust deed by advertise-records of said county on 9 thereof or as fige/file/
After the recording of and place of sale of sa	f said notice of defaulation of said notice of defaulation of the personal form of any such person, the manner in which is property was sold, property was sold, property was sold, property was present the stay. Further, the stay. Further, the stay in which the said ce occurred more than a serson who was present as all are shown by overcords of said county trustee's notice of sale set out herein verbations and affidavits and pursuant to ORS 86.	It, as aforesaid, the him and as requity him and as requity him and as requity or mailed by both his or their legal reporty was sold, and sted, to the last-kn RS 86.740(1), professional to ORS 86.740(1) as the time and protection of the time and protection of the time and protection of the undersigned roofs as having or of 10(1) (b) or (1) (c) and trustee on	undersigned trustee teed by law; copies of h first class and certifices and certifices and certifices are the Trustee's Notice own address of the imptly after the trustee was served upon on the form required by sons listed in ORS 86 place set for the sale copy of said notice of the date of such sets or proofs of served to the date of such sets or proofs, together will to and incorporate trustee has no actually becember 12.	e gave notice of the time for the Trustee's Notice of Sale titled mail with return receipt amed in ORS 86.740(1) and to of Sale was mailed by first guardian, conservator or adece received knowledge of the ecupants of the property depote the proceedings were stayed ORS 86.755(6) were mailed 740 and 86.750(1) and to the which was stayed within 30 of sale in a newspaper of genor four successive weeks; the cale. The mailing, service and the duly recorded prior to the ide that and made a part of this all notice of any person, other interest in said described real
was the day and hour to hour set in the amended N laws of the state of Oregon in one parcel at public auc	which said sale was provided to the was and pursuant to the street on to the said second said sum being the said sum of \$	ostponed as permint the place so fixed owers conferred up d party for the sun highest and best su 5,923.31	tted by ORS 86.755(I for sale, as aforesai on him by said trust of \$15,923.31 m.bid.for.said.prope	shed by ORS 187.110, (which 2)) (which was the day and d, in full accordance with the deed, sold said real property he being the highest and rty. The true and actual con-
said Lot 21, whi said Lot 21, whi corner commune will knure 7 hast Ut feet to a one-ba of State Highway	ch point bears W we, you you essly 30 Illamatic Maridia If Inchition him No. 427 right-o	Seth, 327.3 fo 31 a d 32; To 11. The see, North 1 no The Rust H 1-vay; thence P	STATE OF County	FOREGON, Ss. Ss. tity that the within instru- received for record on the
quict [ps GRANTEE'S NA After recording return to: [smacfies Klamath First = Fec P.O. Box 5270 Sign Klamath Falls 10	q erarogaAjuga e@t Meridian, Klama	Oan 50 Trecorde	in book/ree page rs use ment/micro Record of I	or as fee/file/instru- or lim/reception No
gt zwe Prins in Strate NAME. A jUnii a change is requested all far states to now Same right and the trace to now Same right and the traces.	nents shall be sent to the following	g address; LUSELOSI 1 10 UNSE DE 1981	Pick 1997 County aff page type tillures county are all the films.	ixed. (C) Constant of the cons

4

EAL)

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:

A; parcel of land in Lote 21; Section 29, Township 35 South, Range 7.

**Bast; Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

HAME ALCHERD SIR

Beginning at a one-half inch iron pipe being the Southwest corner of said Lot 21, which point bears North, 1321.3 feet from the section corner common to Sections 30, 29, 31 and 32, Township 35 South,

Range 7 East, Willamette Meridian; thence, North 89°26' East, 1287.1 feet to a one-half inch iron pipe on the West boundary line fence of State Highway No. 427 right-of-way; thence North 12°06' West,

240 feet along said boundary line fence to the Southeast corner of said parcel and true point of beginning; thence South 89°26' West 363 feet; thence North 12°06' West, 120 feet; thence North 89°26'

East, 363 feet to said boundary line fence; thence South 12°06'

East, 120 feet along said boundary line fence to the Southeast corner of said parcel and true point of beginning.

Furthern to said notice of said, the undersigned trustee on a second to the condensation of the said notice of said day, in second with the standard of time as a bythe factory of the said day, in second with the standard of time as a bythe factory of the said said was postponed as permitted by ORS 36 727(1)) (a pictory as the day and the place so fixed for said, as stored in the amended Notice of Sale)? and at the place so fixed for sale, as stored in the factory of the place so fixed for sale, as stored in the factory of the place so fixed for sale, as stored in the factory of the place so fixed for sale, as stored in the factory of the sale, as stored in the sale sale.

this mility, institutive or death of any such persons the Nouve of Sale was served about occupant in this mility institutive to death of any such persons the Nouve of Sale was served about occupant in the manner in which a summons is actived pursuant to QLCF 70.73 and 11.75 and 12.00 days before the data the property was sold pursuant to QES 86.750(1). If the torselessor property is a served and released from the stay, copies of an Americal Nouve of Suivin the first requirem or QLCF 36.730 and and released from the stay, copies of an Americal Nouve of Suivin the first requirem or QLCF 36.730 and and a served of certained mentry the last-known undersor of these persons the risk and expert to the sale in the served was present at the time and places set for the sale intuition of any interesting from the sale interesting the trustee published a copy of said notice of sale in a serie for the first publication of said notice occurred infore then twenty days trajectories at week lost for the publication of said notice occurred infore then twenty days trajectories at such sale. The mental publication of said notice of said dounty, said attidents and proofs suggented with the collection of said notice of said county, said attidents and proofs suggented with the collection of the trustee's relice of said hours not released at and mental research to the collection of said and the trustee's relice of said hours not released at and mental research of the first persons are also as a said of the proofs of said in the released at any extraction of the first persons and adjudy is any proofs of a said and mental and a said and a

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

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 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 grantor as well as each and all other persons owing an obligation, the performance of which is secured by said trust 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 deed; the word "trustee" includes any successor trustee, the word "beneficiary" includes any successor in interest of the word "trustee" includes any successor in interest of deed; the word "trustee" includes any successor in interest of deed; the word "trustee" includes any successor in interest of deed; the word "trustee" includes any successor in interest of deed; the word "trustee" includes any successor in interest of deed; the word "trustee" includes any successor in interest of deed; the word "trustee" includes any successor in interest of deed; the word "trustee" includes any successor in interest of deed; the word "trustee" includes any successor trustee, the word "beneficiary" includes any successor in interest of deed; the word "trustee" includes any successor trustee.

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, the control of the control o

duly authorized thereunto by order of its Board of Directors to be the set of the country of the

DELETING IN CREAKING AND COLDARD PROPERTY OF STATE OF OREGON:

STATE OF OREIGN STATE OF OREGON:

(If executed by a corporation, 17 and a contact STATE OF OREGON;

offix corporate stall state of the st

STATE OF OREGON, 1. TO TENS ON THE PURE STATE OF THE PERSON OF THE PERSO e this County of Klamath William L. Sisemore The foregoing instrument was acknowledged before December 12 1988, by <u>Dec.</u> A.D., 19 <u>88</u> 13th day of __ on this 10:49 AM. and duly recorded ___o'clock at William L: Sisemore _ Page 21170 of <u>Deeds</u> M88 in Vol. Evelyn Biehn County Clerk ne muelendar isemore Deputy.

Fee, \$13.00

town Martin Alegator's used occasi trate pash social finding and a corpo-

My commission expires: 18/2/9

Notary Public for Oregon

7.7