FORM No. 1175-TRUSTEE'S DEED Oregon Trust Deed Series (Individual or Corporate).	STEVENS-NESS LAW PUB. CO.: PORTLAND; OR. 97203
and the second s	
THIS INDENTURE, Made this	April , 1986 , between , hereinafter
THIS INDENTURE, Made this	der Trust No. 7213
called trustee, and the second party;	The state of the s
NULLY CAMBOA and RUTH M. GAMBOA	, as granteer, for the benefit
delivered to peak Ty SERVICES, INC., Industry July 1	7
dated March 23 19 78, duly recorded on dated March 23 County, Oregon, in book/recorded on the North Statement of the Statemen	<u>b. M-78</u> at page series and trust deed the real property therein and In said trust deed the real property therein and
dated <u>March 25</u> of <u>Klamath</u> County, Oregon, in book/recreation in the same inter- xinstrument/mikrospromyrecxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	grantor thereafter defaulted in his performance
certain obligations secured by said trust deed as stated in the	herd being the
still existed at the other in default the owner and holder of the oblight	sums so secured immediately due and owing, a
By reason of said default, the owner and holder of the oblight By reason of said default, the owner and holder of the oblight beneficiary therein named, or his successor in interest, declared all beneficiary therein named, or his successor in interest, declared all beneficiary therein named, or his successor in interest, declared all beneficiary therein named, or his successor in interest, declared all beneficiary therein named, or his successor in interest, declared all beneficiary therein named, or his successor in interest, declared all beneficiary therein named, or his successor in interest, declared all notice of default, containing an election to sell the said real prope notice of default, containing an election to sell the said real prope notice of default, containing an election to sell the said real prope notice of default, containing an election to sell the said real prope notice of default, containing an election to sell the said real prope notice of default, containing an election to sell the said real prope notice of default, containing an election to sell the said real prope notice of default, containing an election to sell the said real prope notice of default, containing an election to sell the said real prope notice of default, containing an election to sell the said real prope notice of default, containing an election to sell the said real prope notice of default, containing an election to sell the said real prope notice of default, containing an election to sell the said real prope notice of default, containing an election to sell the said real prope notice of default to satisfy granter and the said contained to be an election to sell the said real prope notice of default to satisfy granter and the said contained to be an election to sell the said contained to be an election to satisfy granter and the satisfy granter an election to satisfy granter and the satisfy granter an	arty and to foreclose said trust accounty on d in the mortgage records of said county on thereof descrete former
notice of default, estisty grantor's said obligations who M-85	at page
xiastamand/misrotilas/reception/Noccoccccccccccccccccathat	the undersigned trustee gave notice of the time for itsed by law; copies of the Trustee's Notice of Sale
After the recording of said notice is tixed by him and as required by law, and certified mail with return record and place of said real property as fixed by him and as required by both first class and certified mail with return record and place of sale of said real property as fixed by not and required by both first class and certified mail with return record and place of sale of said real property as fixed by not required by both first class and certified mail with return records and place of sale of said real property as fixed by in and as required by both first class and certified mail with return records and place of sale of said real property as fixed by him and as required by both first class and certified mail with return records and place of sale of said real property as fixed by him and as required by both first class and certified mail with return records and place of sale of said real property as fixed by him and as required by both first class and certified mail with return records and place of sale of said real property as fixed by him and as required by both first class and certified mail with return records and place of sale of said real property as fixed by him and as required by both first class and certified mail with return records and place of sale of said real property as fixed by him and as required by him and as required by first class and certified by him and the same same same same same same same sam	
were served pursuant known address of the persons of the was sold, and requested, to the last-known address of the date the property was sold, and	nd the Trustee's Nonce of Data
(2)(a), at least the mail with return receipt requested, to the class and certified mail with return receipt in ORS 86.740(1), pr	omptly after the trustee recents of the property de-
disability, insanity or death of any such person; the from is set	rved pursuant to UKCI 10.(2) (250(1) If the foreclosure proceedings were stayed
scribed in the trade was sold, pursuant to the form required by Orte and to the	
and released from the last known address of the place set for the sale which the	
by registered of ectavity who was present at the ublished a copy of said notice of said the store weeks; the address provided by each person who was present at the ublished a copy of said notice of said the store weeks; the	
days after the release in which the said real property into the date of such said. And origin to the	
last publication of this light and are shown by one of this is and proofs together with the appropriate the second states the second state	
last publication of said notice occurred with the said notice of users 1 and 1 an	
and election to certain a sit set out herein verbaling. The shaving or claiming a lien on or meters	
than the persons the person to URS 80.740(1)(-)	or the bour of
the undersigned traves	standard of time established by out the day and
than the persons named in said and area of ORS 86.740(1)(b) or (1)(c). property, entitled to notice pursuant to ORS 86.740(1)(b) or (1)(c). Pursuant to said notice of sale, the undersigned trustee onApril22, 1986, at the hour of Pursuant to said notice of sale, the undersigned trustee onApril22, (which was the day and .10:00 o'clock,,, of said day, in accord with the standard of time established by ORS 187.110, (which was the day and hour to which said sale was postponed as permitted by ORS 86.755(2)) (which was the day and was the day and hour to which said sale was postponed as permitted by ORS 86.755(2)), which was the day and hour set in the amended Notice of Sule)* and at the place so fixed for sale, as aforesaid, in full accordance with the hour set in the amended Notice of Sule)* and at the place so fixed for sale, as aforesaid, in the being the highest and to the state of Oregon and pursuant to the powers conferred upon him by said trust deed, sold said real property hour set in the attended notice of sule powers conferred upon him by said trust deed, sold said real property hour set in the of Oregon and pursuant to the powers conferred upon him by said trust deed, sold said real property hour set in the state of Oregon and pursuant to the powers conferred upon him by said trust deed, sold said real actual con-	
was the day and the Sule * and at the Fin by said flust deed,	
laws of the state of Oregon and pursuant to the party for the laws of the state or oregon to the said second party for the	e sum of \$
in one parcer at put sale and said sum being the lighter higher the sale and said sum of \$4,019.25	
sideration paid for the I continued on KE	
* Delete words in parentheses if inapplicable. Aspen Title & Escrow, Inc.	STATE OF OREGON,
Aspen Title & Escrow, 197601	County of I certify that the within instru-
Aspen Main Street 600 Main Street Klamath Falls, Oregon 97601 GRANTOR'S NAME AND ADDRESS F. N. Realty Services, Inc., Trustee	ment was received for fectra on 19
F. N. Realty Services, Land 35 N. Lake Road 01101	at o'clock ,
Pasadena, CA JANNE AND AD DRESS	FOR page
After recording return to:	Record of Deeds of said county. Witness my hand and seal of
35 N. Lake Road Pasadena, CA 91101	County affixed.
the state following address.	NAME TITLE
F. N. Realty Services	By
Pasadena, Oh, ADDREES, SIP	איז

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7012 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:

Lot 39, Block 22, Tract No. 1113, OREGON SHORES UNIT #2, in the County of Klamath, State of Oregon.

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1.1.54 4.12.13

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

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 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 PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. EN TITLE & ESCROW INC en *KO* Successor Trustee 370 01 11 1.7.4 If exercised by a corporation of the second 開譯 STATE OF OREGON, County of Klamath 160.1 #4.570) STATE OF OREGON, County of Klamath Filed for record at request of: The foregoing instrument was acknowledged before April 23 , 19.86, by ANDREW A. CATTERSON on this ______ day of __AprilAssistant. ... secretary of 30 A.D., 19 86 11:33____ o'clock _____ ASPEN TITLE & ESCROW, INC. M. and duly recorded Øregon..... - of _Deeds_ corporation, on beh Page ____ 7011 Evelyn Biehn, County Clerk rporation landra Hands (∷By; ⊧≝ Notary Public for Oregon My commission expires: 7/23/89 SEAL) Fee, Deputy. \$14.00