	Deed Series (Individual ar Corporale).	
76285	an an ing an	STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 97264
	TRUSTEE'S DEED	M81 Page 11347
THIS INDENTURE Mad	the this	1481 Page 11347
GEORGE C. REINMILLE	e this26 day ofJune	
called trustee, and FIRST INTED	×	, 1987, between
hereinafter called the second party	te this26	, hereinafter
, e	R. June STATE BANK OF OREGON, N.A., fka Fir.	st.National_Bank.of.Oregon.,
	WITNESSETH :	J
RECITALS: Larry D. Bec	k and Dianna n	
delivered to Transamerica	k and Dianna R. Beck Title Insurance Co. 90, M. fra First National Bark of Oregon 80 duly recorded on August 200	• · ·
or Elist Interstate Bark of Ore	Title Insurance Co. gn, M. fra First National Bark of Oregon 80 duly recorded on August 20 y, Oregon, in book/ski/www.sci	, as grantor, executed and
dared August 19 , 19	901, NA. fra First National Bark of Oregon 80 duly recorded onAugust 20 y, Oregon, in book/rel/voluce No	as beneficiers
or Nialla Ch. Count	v. Oregon in hart ( v. ( )	10 RO :- the
Certain obligation	by said orantor to and t	t deed the real account is
will an and a secured by said tru	ust deed as stated in the said grantor there.	after defaulted in his part
some existed at the time of the sale h	ereineftee de la	nafter manti
By reason of said default ri	L	and such aetault
beneficiary therein named, or his su	he owner and holder of the obligations secure accessor in interest, declared all sums so secure ction to sell the said real property and to fore said obligations	· · · · · · · · · · · · · · · · · · ·
notice of default, containing an elec	accessor in interest, declared all sums so secure ction to sell the said real property and to fore said obligations was recorded in the mort	ed by said trust deed, being the
microfilm/reception No.	at pape	120 said county on
After the second	(mulcate which), to which referen	- thereof of as tee/file/
and place of eate all is and not	lice of default, as aforespirit it.	io made.
were served pursuant to ORCP 7D /2	y as fixed by him and as required by law; copi and 7D.(3) or mailed by both first class and of the persons or their legal representatives, if an ate the property way.	ustee gave notice of the time for
Contraction of the second s		Baundidi, Conservator
Y EFSISTATION AND A STREET		
36 DUDVICation of	and rear property in all i a	
it of sale in the official records of sai	more than twenty days prior to the date of such own by one or more affidavits or proofs of serv id county, said affidavits and proofs, together a ce of sale, being now referred to and incorporat	vice duly recorded price to the
an the network of the set out herein	id county, said affidavits and proofs of service of sale, being now referred to and incorporate verbatim. The undersigned trustee has no actuates and proofs as having or claiming a lien on of ORS 86 740(1)(1)	ted in and made a part of it
operty antistad and affidavit	a verbatim. The undersigned trustee has no actu ts and proofs as having or claiming a lien on of ORS 86.740(1)(b) or (1)(c).	ual notice of any person other
porty, endned to notice pursuant to (	ORS 86.740(1)(b) or (1)(c)	r interest in said described
		a described rear

Pursuant to said notice of sale, the undersigned trustee on <u>June 26</u> 1:00 o'clock,<sup>P</sup> M., 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 nour to which said sale was postponed as permitted by ORS outso(#J) (which was the day and hour set in the amended Notice of Sale)\* and at the place so fixed for sale, as aforesaid, in full accordance with the laws of the state of Oregon and pursuant to the powers conferred upon him by said trust deed, sold said real property laws of the state of Oregon and pursuant to the powers conterred upon nim by said trust deed, sold said real property in one parcel at public auction to the said second party for the sum of \$25,621.00....., he being the highest and best bidder at such sale and said sum being the highest and best sum bid for said property. The true and actual consideration paid for this transfer is the sum of \$25,621.00

GEORGE C. REINMILLER 521 SW Clay Portland, Oregon 97201 FIRST INTERSTATE BANK OF OREGON P.O. Box 3131 Portland, Owegon		STATE OF OREGON, County of
Portland, Oregon 97208 GRANTEE 5 MANE AND ADDRESS After recording refere be: GEORGE C. REINMILLER 521 SW Clay Portland, Oregon 97201 MANE, ADDRESS IN	SPACE RESERVED FOR RECORDER'S USE	at
Unit a change is required all has distances shall be used to the fallowing address. FIRST INTERSTATE BANK OF OREGON P.C. BOX 3131		Witness my hand and seal of County affixed.
Portland, Oregon 97208 2061 201-5935		NAME TITLE By

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 alter the execution of said trust deed in and to the following described real property, to-wit:

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Lot 53 of Lewis Tracts, according to the official plat thereof on file in the office of the County Clerk, Klamath County, Oregon.

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

ever.

lif executed by a corporate aftin corporate usag

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 suthorized 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.

GEORGE C. REINMILLER	- Successor-Trustee

1994 هم بالدين بالا المعلى معرف من المعلى المعل المعلومة المعلى الرقاب المعلى المع 1994 هـ المعلم المعلى المعل 1994 هـ المعلم المعلى المعل

STATE OF			ss
County	of	Klamath	~

(18 the summer of the obave is a corporation, use the form of action-viedgment opposite.)		)ss.
STATE OF OREGON.	George C. Reinmiller, Attorney on this 29th day of June A.D., 19 87	this
The formed instrument was acknowledged before the third Jinb 26	at <u>3:05</u> o'clock <u>P</u> M. and duly recorded in Vol M87 of <u>Deeds</u> Page <u>11347</u> .	·····•
ALDO	By Deputy.	ion.
Kennin Mate Motor	Fee, \$14.00	AL)
(SEAL) My commission expires: 11-2-90	l.,	