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Olisa Ma. 1175 TRUSTEE'S SEED-Docum Front Doc	i Series (individual or Corporate).		STEVENS-NESS LAW PUB. CO., PO	
	A Section of the Late	Vol	M88 Page 4	701 💝
85818		DEED		
THIS INDENTURE, Made	this lst de	ay of	April , 198	8, between , hereinafter
William L. unlled trustee, and Housing Div	ision. Department o	f Commerce, St	ate of Oregon	,
ulled trustee, and		And the second	ters.	
	WITNESS	SETH:	en e	2 24
RECITALS: Ronald Tsch	osick, a single mar	1 11 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	as grantor,	executed and for the benefit
delivered to William L.	SISEMOLE		t . C-i a cont	ain trust deed
March 6 , 19	80 duly recorded on	March 6	, as beneficiary, a certain, 19.80, in the more at page 4232	tgage records
f Coun	ty, Oregon, in book/rect/	A-high In said	trust deed the real propert	y therein and
of Klamath Coun- postcument/inderafilm/preception Wo- hereinafter described was conveyed	X X X X X X X X (Ricked d by said grantor to said	trustee to secure,	among other things, the pe	erformance of
hereinafter described was conveyed certain obligations of the grantor	to the said beneficiary.	The said grantor t	hereafter defaulted in his baseinafter mentioned and	performance such default
of the obligations secured by said !	trust deed as stated in the	notice of default	letellatter memories and	
still existed at the time of the sale  By reason of said default,		of the obligations	secured by said trust de-	ed, being the
By reason of said default, beneficiary therein named, or his	successor in interest, dec	clared all sums so	secured immediately due	and owing; a
beneficiary therein named, or his motice of default, containing an e	election to sell the said t	real property and to recorded in the	mortgage records of sai	id county on
ment and sale to satisfy grante	or's said obligations was	M87 at t	page 13155 thereof	ör äs fee¥fife/
W. W. W. W. Y. Y. T. XI. K. No. X. X. XiX. X	XXXXXX (indicate	Brwitigh Hit of Million	Tereferice right to	
After the recording of said	notice of default, as afor	resaid, the undersit	ined trustee gave notice of we copies of the Trustee's	Notice of Sale
and place of sale of said real pro-	perty as tixed by funt and	t the both first of	ass and certified mail with	return receipt
were served pursuant to ORCP 7, requested, to the last-known addi	ress of the persons or their	r legal representati	ves, if any, named in ORS	86.740(1) and mailed by first
(2)(a), at least 120 days before t	he date the property was	the took known add	ress of the guardian, cons	servator or ad-
class and certified mail with retu ministrator or executor of any pe-	rson named in ORS 86.74	0(1), promptly aft	er the trustee received kn	owledge of the
disability, insanity of death of a	ny such person; the trott	is several pureur	ent to ORCP 7D (2) and	7D.(3) at least
scribed in the trust deed in the n 120 days before the date the prop	erty was sold, pursuant to	ORS 86.750(1). I	the foreclosure proceeding	igs were stayed
and released from the stay, copie	s of an Amended Notice C	About norsons lister	t in ORS 86.740 and 86.750	0(1) and to the
by registered or certified mail to an address provided by each person	who was present at the	time and place set	for the sale which was st	ayed within 30
days after the release from the st	ay. Further, the trusice pe	and in city ated on	ce a week for four success	sive weeks; the
eral circulation in each county in	Which the said real prop	t to the d	ate of such sale. The mail	ing, service and
publication of said notice of sale	are shown by one of mo	ti t with and proofe	together with the said ne	otice of defaul
date of sale in the official record	is of said couldy, said al.	1 -14	incorporated in and mad	e a part of thi
and election to sell and the truste trustee's deed as fully as if set or	at herein verbatim. The u	ndersigned trustee	has no actual notice of an	ly person, othe d described rea
and the said	attinavits and proofs as	Altarian B	a nen on or merest in our	
property, entitled to notice purs	uant to ORS 50.740(1)(2	,	April 1 10 88	st the hour (
Pursuant to said notice of	sale, the undersigned trus	stee ondard of	time established by ORS	187.110, (whic
10:00 o'clock, A.M. was the day and hour to which	., of said day, it accord was said sale was postponed	d as permitted by	ORS 86.755(2)) (which w	vas the day an
hour set in the amended Notice	of Sale)+ and at the pro	acc so lines and	La said trust doed sold sa	aid real proper
laws of the state of Oregon and	pursuant to the powers a	omerica apost inte	39.369.60 he being	s the highest ar
a contract and and spring spri	d sum being the lukness	and been re-	or said property. The true	and actual co.
sideration paid for this transfer	is the sum of p	ON REVERSE SIDE		
· Dalate words in persentees if inapplicable.	CONTINOED	OR REVENUE OF STREET		
			STATE OF OREGON,	},
was a contract of the second s	delication of the second designation of the company		County of	
GRANTOR'S NAME AN	AD ADDRESS		I certify that the	e within instri
	and the second s		ment was received for	record on the
And the second of the second o	and the second s		atoclock	M., and record
September solver and the solver solve	D ADDRESS	SPACE RESERVED	in book/reel/volume No	J (
After recording reterm to:	The state of the s	RECORDER'S USE	ment/microl/m/redepti	on No
Dept. of Commer	ce-Housing Div.		Record of Deeds of said	i county.
Dept. of Commer 110 Labor & Ind Salem. Overcores	ustries Bldg.	and Arthur I and Arthur Th	Witness my ha	in and scal
Salen, UTEROIP	TITAL A Business of the same	1		√

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Deputy



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:

Lots 10 and 11, Block 1, WILLIAMSON RIVER ESTATES, 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-

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 DESCRIBED 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.

(If executed by a corporance, infla corporate seal)	• • •	STATE OF OREGON, County of Klamath ss.
lif the eigner of the above to a corporation, use the form of acknowledgment appeals ; STATE OF OREGON, County of Klamath	(ORS 194.570) ) .ST.	Filed for record at request of:  William L. Sisemore, Attorney at Law
The foregoing instrument was acknowledge	ed before	on this <u>lst</u> day of <u>April</u> A.D., 19 <u>88</u> at <u>12:02</u> o'clock <u>P</u> M. and duly recorded in Vol. <u>M88</u> of <u>Deeds</u> Page 4701  Evelyn Biehn, County Clerk
Grays M. Ta	(111)	By Deputy.

\$15.00