FORM 14. 1175-TRUSTE 15 DEED-On	to Trat Deorf Series (Indiviry	il or Corporate).		
8324	11月1日中14月4日日月1日	1.1 Marian training	TIGHT 1988 STEVENS HEGE L	W PUBLISHING CO., PORTLAND, OR. 972
THIS INDEXT				
Wiffiam 1	E Mede this 27	*市局、自該公会の監察の目的構成可能的方法。	그는 것이 아니는 것이 같이 가지 않는 것이 아니는 것이 같아.	그는 그는 이 옷을 다운 물건을 다니 나는 것들을 받고 있었다. 나는 것은 것을 하는 것을 수 있는 것을 하는 것을 수 있다.
called frustee, and Klamat hereinafter called the second	h First Federal		November	_Page <u>&amp;2916</u>
increased the second	Party;	Savings and Loan A	ssociation	, 1909., betweer
	ad I failors are a			
RECITALS: JILL A. CI	ullen. Arthum w	WITNESSETH:	·利尔·马克·马克·马克·马克·马克·马克·马克·马克·马克·马克·马克·马克·马克·	., as grantor, executed and , as trustee, for the benefit
delivered to William L of Klamath First Feder dated June 5 of Klamath instrument Antword in Arecept hereinafter, described was co	. Sisemore	wood and Faye Woo	đ	
dated June 5	al Savings and	Loan Association		, as grantor, executed and
OF Llamath	UUIV TACO	redad -	AS hand	
instructe ist / Init of its the the	County, Oregon, in	book/reel/solume Wo		, in the mort sade
Certoin aLtis	Wever he and and	WARDIN IC In a	and A	AUXASTER/ Mar
instrument/hn&rdfilm/tezept hereinafter, described was co certain obligations of the gran of the obligations secured by still existed at the time of the By reason of said dat	itor to the said bene!	ciary The said trustee to secu	ure, among other #	eal property therein and
CLINE CAISIED at the time	The second as shi	ind in it	icreatter defaulter	. Symme periormance of
instruction of default, con tisement and sale to satisfy July 6 19 instruction of the recording of the satisfy After the recording of the satisfy	rantor's said ob	sell the said real propert	all sums so secured	immediately due and
HOW ST WHI &.	in hook/ solv	A Long the second of a long m	the mortanda	decu by adver.
All.			91 796 12/17	- our county on
	rty as fixed by the fr	as aforesaid, the undersig	in reference now is	made.
(2)(a), at least 120 days befor	e the data if	or their legal representation	lass and certified n	nail with return
scribed in the	Env such parent	S 86.740(1), promotive	aress of the guardi	an, conservator or ad
120 days before the date the pro and released from the stay, copi by registered or certified mail to address provided by each perso days after the release from the si	the last-known addr	otice of Sale in the form	required by OPS	oceedings were stayed
by registered or certified mail to address provided by each person days after the release from the si eral circulation	n who was present at	the time and place set	1 in ORS 86.740 and	1 86.750(1) and to the

If ation in each county in which the said real property is situated, once a week for four successive weeks; the last publication of said notice occurred more than twenty days prior to the date of such sale. The mailing, service and publication of said notice of sale use shown by one or more affidavits or proofs of service duly recorded prior to the date of sale in the official records of said county, said affidavits and proofs, together with the said notice of default and election to sell and the trustee's notice of sale, being now referred to and incorporated in and made a part of this trustee's deed as fully as if set out herein verbatim. The undersigned trustee has no actual notice of any person, other than the persons named in said ellidivits and proofs as having or claiming a lien on or interest in said described real

 
 OF
 LITO TU CHO OLLICO IL CO OL COLLE
 OF
 <thOF</th>
 OF
 <th (Continued on reverse side) And mediding received for a set of the second on the second of the second on the second of the secon 

 Stamath First Federal: Savius: (a) LOAD

 2.0. Box 5270

 Illamath Falls, Ox. 97601

 NAME, ADDRESS, ZIN

 Vell'e denge is requirised oil for store set to firstellowing, eddpss.

 Output to find of 2000 for the first store set to firstellowing, eddpss.

The area of the product of the produ 11.06 86, (h) E Deputy

5503

Ð

## 22917

to and the store

Purcuant to said notice of sule, the undersigned trustee on November 27. ..., 19.89 ..., at the hour of o'clock, A....M., of said day im second with the standard of time established by ORS 187.110, (which 10:30 was the day and hour to which usid sale was costponed as remitted by ORS 86.755(2)) (which was the day and hour set in the amended Notice of Sale)\* and it the place so fixed for sale, as aforesaid, in full accordance with the laws of the State of Oregon and pursuant to the cowers conferred upon said trustee by said trust deed, sold said real property in one parcel at public auction to the said second party for the sum of \$ 14,228,99 , said second party 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 trensfer is the sum of \$...14,228,99

"NOW THEREFORE, in consideration of the said sum so haid by the second party in cash, the receipt whereof is acknowledged, and by the authority vested in seid 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: tutut that traceitast ton

The Northerly 40 feet of Lots 394 and 395, Block 113 Mills Addition to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. (1)16日(1)

or party Miletin 18 miline promain 10 OPS 184 (911 (b) or ( 100 than Its af som numet in and striken in the city is howing a clamical field by de interest in and asserted but an "sherbiffo.teff.ard" he fruss of contor of bis pand now referred to and higher vared require in terres the free services of dis fully is it set carbonic wention. The underst field transfer with four sectors of an the f date of its if in the original groups is and to the sud still day the day ready required with the sold poore of well pit pounching of and notificer are about it will be made all such as a set on of therein doil a constra all a to the en regult funde sedi camp of alter for fig. Muroberty i stradied of a asy at for family descented fade, the de, e alte a la retense fi me the star. Curlines fort lates cubiten i e di 27 of and al side of sule matematice of select of sterstrond in the first deal in the amplet invition summore is by durations of GCP 10.(1) and 20.(1) it that strond in the first deal in the amplet invition of QCP (1), for the form of GCP 10.(1) and 20.(1) it that 120 does not durate proverty weaked, our to OPC (CTCV). If the form equivalence proverting a complete and ten its from the step of strong and of votice of Sufficient Agents and QCP (1), for the form equivalence of additional the most proverty weaked (2000) of the strong of the strong of the strong of the strong of strong of the strong of accurating durate proverties who are interested for the form of the strong of the strong of strong of strong of accurating durate from the strong with a strong of the strong of the strong of the strong of strong of strong of strong of strong of strong of accurating of the strong with strong with a strong of the strong of the strong of strong of strong of strong does after to refere the strong for the strong of the strong of the strong of the strong of die hung, fremmer oo de uit of angl such set the frequencies i de frequencies of the pripages the roundantal it encourse a sur parsive manue. I O S es 140(1), fearbilly after the related to the backet of the

der sond satting auge mith erung worter erligt of to the lost-toonen and ers of the finantime, course erlier of the TO HAVE AND TO HOLD the same unic the second party, second party's heirs, successors-in-interest and assigns forever. In the reaction of the ball of the ball of their fifthe abue offers the other ball and the ball In construing this instrument and whenever the context so requires 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 undersigner trustee has hereunto executed this document; if the undersigned is a corporation, it has caused its corporate name to be signed and its seal attixed hereto by an officer duly authorized thereunto by order of its Board of Directors

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICA BLE L USE LAWS AND REGULATIONS. BEFORE SIGNING OR A CEPT THIS INSTRUMENT. THE PERSON ACQUIRING FEE TITLL TO PROPERTY SHOULD CHECK WITH THE APPROPRIATE ICITY COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.	DE <u>in the Macalleum</u> tander <u>Louis</u> AND ING THE LOI OF OFTIGATIC PROPERTIES CONTRACTOR TO THE CONTRACTOR OF THE CONTRAC
* Delete words in paramiterer (inopplicable)	Trendrand a start that the summer to be set the set
lift the signer of the clove is a corporation, at the form of acknowledgment opportio.	STATE OF OREGON, County of Klamath SS:
County of	Filed for record at request of:
This institution was acknowledged balore me on November 27. 19 89 by	William L. Sisemore        on this      27th        day of      Nov.        A.D., 19      89
Dury Contraction	at <u>3:15</u> o'clock <u>P.M.</u> and duly recorded in Vol. <u>1489</u> of <u>Deeds</u> Page <u>22916</u> Evelyn <u>3iehn</u> <u>County Clerk</u>
(SEAL) Notary Public for Oregon Notary Public for Oregon May commission expires: 8/2/91	By Dateline Mullinderse Fez. \$13.00