6 HIP 26

39396	WARRES DEED	Vol.m92 Page 145
THIS INDENTURE, Made this 17th RICHARD FAIRCLO	day ofDec	
called trustee, and LEITA E. NIDA		, 19.24, betwee
hereinafter called the second party;	••••••••••••••••••••••••••••••••••••••	, neremani
WI	TNESSETH:	1
RECITALS. ROY FRANCIS PIERCE and	RACHEL PIERC	husband and E, wife
delivered to MOUNTAIN TITLE COMPANY	***************************************	as grantor, executed an
of F.S. NIDA and LEITA E. NIDA, h	usband and w	ife as trustee, for the benef
dated, March 9 83, duly recorded	on March 9	ife, as beneficiary, a certain trust dee, 19.83, in the mortgage record
hereinafter described was conveyed by said grantor to certain obligations of the grantor to the said herein	Trielleste which J. In to said trustee to se	said trust deed the real property therein and cure, among other things, the performance of
still existed at the time of the sale hereinafter describe	ed.	autt nereinaffer mentioned and such defaul
By reason of said default, the owner and how beneficiary therein named, or his successor in interest notice of default, containing an election to sell the sement and sale to satisfy grantor's said obligations July 31 19 91, in book/reel/volunty 31	said real property as was recorded in the No. M91	is so secured immediately due and owing; and to foreclose said trust deed by advertise, the mortgage records of said county on at page 15015 et Sector or as fee/file/hich reference now in model
and place of sale of said real property as fixed by the	s aforesaid, the und	dersigned trustee gave notice of the time for
requested, to the last-known address of the persons	About the bottom	st class and certified mail with return receipt
(2)(a), at least 120 days before the date the account	iegai represen	itatives, it any, named in ORS 86.740(1) and
class and certified mail with return receipt requested, ministrator or executor of any person named in ORS 8	to the last-known	rustee's Notice of Sale was mailed by first
ministrator or executor of any person named in ORS 8 disability, insanity or death of any such person; the	36.740(1), promptly	address of the guardian, conservator or ad-
disability, insanity or death of any such person; the scribed in the trust deed in the manner in which a sur	Notice of Sale was	served upon occupants of the
scribed in the trust deed in the manner in which a sun 120 days before the date the property was sold, pursua	nmons is served pu	rsuant to ORCP 7D (2) and 7D (2)
120 days before the date the property was sold, pursuar and released from the stay, copies of an Amended Noti	nt to ORS 86.750(1). If the foreclosure proceedings
and released from the stay, copies of an Amended Noti by registered or certified mail to the last-known addres	ce of Sale in the fo	rm required by ORS 86 75566)
by registered or certified mail to the last-known address address provided by each person who was present at t	s of those persons li	sted in ORS 86.740 and 86.750(1) were mailed
address provided by each person who was present at t days after the release from the stay. Further, the trustee	he time and place	set for the sale which was stored with
days after the release from the stay. Further, the trusted eral circulation in each county in which the said real pro-	published a copy	of said notice of sale in a name
eral circulation in each county in which the said real pro- last publication of said notice occurred more than twen	operty is situated.	once a week for four succession
last publication of said notice occurred more than twent publication of said notice of sale are shown by one or	ty days prior to the	date of such sale. The mailing and
publication of said notice of sale are shown by one or a date of sale in the official records of said county, said	more affidavits or I	proofs of service duly recorded
date of sale in the official records of said county, said and election to sell and the trustee's notice of sale, being	affidavits and proc	of strate day recorded prior to the
and election to sell and the trustee's notice of sale, being trustee's deed as fully as if set out herein verbatim. The	now referred to at	nd incorporated in and made a second to
trustee's deed as fully as if set out herein verbatim. The than the persons named in said affidavits and proofs a	undersigned truste	e has no actual notice of new assets of this
than the persons named in said affidavits and proofs a property, entitled to notice pursuant to ORS 86.740(1)	s having or claimir	of a lien on or interest in said describet
property, entitled to notice pursuant to ORS 86.740(1)	(b) or (1)(c).	o miletest in said described real
Pursuant to said notice of sale, the undersigned to	rustee on Decei	mber 17 ,0 91
10:00 day and hour to which said sale was postpon	with the standard c	of time established by OPS 197 110 /
was the day and hour to which said sale was postpon hour set in the amended Notice of Sale)* and at the r	ed as permitted by	ORS 86.755(2)) (which was 41.
ROUP Set in the amended Notice of Sala is and as at a		was the day and
laws of the state of Oregon and pursuant to the powers of in one parcel at public auction to the said second party	conferred upon him	by said trust deed sold said sail
in one parcel at public auction to the said second party best bidder at such sale and said sum being the highest	for the sum of \$3	19,932.11 he heins the hist
best bidder at such sale and said sum being the highest sideration paid for this transfer is the sum of \$.39,93	and best sum bid i	or said property. The true and control
sideration paid for this transfer is the sum of \$39, 93	2.11.	property. The true and actual con-
* Delete words in parentheses if inapplicable. [CONTINUE	D ON REVERSE SIDE	
Richard Fairclo, Trustee	1.	\07.5
280 Main Street Klamath Falls, OR 97601		STATE OF OREGON,
GRANTON'S NAME AND ADDRESS Leita E. Nida	1111	County of
98126 Olsen Lane Brookings, OR 97415		ment was received for record on the
After recording return tes	SPACE RESERVED	at
Richard Fairclo	POR PERCENTAGE	pageor as fee/file/instru-
280 Main Street Klamath Falls, OR 97601	RECORDER'S USE	ment/microfilm/reception No
NAME, ADDRESS, ZIP	1	Record of Deeds of said county.
Until a change is requested all tax statements shall be sent to the following address.	le particolor	Witness my hand and seal of
Leita E. Nida 98126 01 Sep Jane		County affixed
	v (5) - v 5	County affixed.
The state of the s	e vita i va Vigorija i vita i vije	County affixed.
98126 Olsen Lane Brookings, OR 97415	Albertalis Albertalis Albertalis	County affixed.

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:

Parcel 1:

The West one-half of Lot 5, Block 35 of HILLSIDE 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, EXCEPTING THEREFROM the North 5 feet and the Easterly 9 feet of the Westerly 89 feet of said Lot 5.

Parcel 2:

The West one-half of Lot 6 in Block 35 of HILLSIDE 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.

TWO SELECTION AND ADMINISTRAL

jako jagas kalendari Pranti dalaman

ाषा अस्ता वा चार्यकार हा

मा १ वर्ष को १७५ क्षेत्रक र न**्यूक्त**्य समित्रक । स्व

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 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.

	**			
		1		
(If executed by a corporation, affix corporate seal)			STATE OF OREGON.	
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)	(ORS 15	74.570)	County of Klamath	
STATE OF OREGON,	}	S	Filed for record at request of:	129.
County of Klamath) 58.	j		his
The foregoing instrument was a	cknowledged before		Richard Fairclo	4
me this December 17			on this <u>3rd</u> day of <u>Jan.</u> A.D., 19 <u>92</u>	,
Richard Fairclo,	Trustee	***	at 9:55 o'clock A M. and duly recorded	
COMPANY OF THE PARTY OF THE PAR	SSSSSS		in Vol. M92 of Deeds Page 145	*****
200 F			Evelyn Biehn County Clerk	on.
17.025	on classed		By Dauline Mulendore	
(SEAL) Y CANDISSION EXPIRES AL	ry Publicitor Oregon	'N	_ Deputy.	
My commission expires.	8/3/94	M	Fee, \$33.00	(上)