200

-je

川本 約1日

1

相民

EET

∎ 1+ j.7.

S

Э

2

	193	MAR 25 PH	2 45			
FORM No. 1175-TRUSTEE'S DEED-Oregon Trust Deed Ser	es (individual or Cor	porate). co	PYRIGHT IP92 STEVENS	NESS LAW PUBLISHI	G CO., PORTLAND, OR	97204
^{NLO} 5908⋧	T	RUSTEE'S DEED	Vol. M93	All A DEPARTED		R
THIS INDENTURE, Made this Michael L. Brant	26th	day of	March		, 19.93, betw	een
	Clevelar	nd i T			, hereina	iter
hereinafter called the second party;					**********	•••••
	W	ITNESSETH:		년 1일 일이라. 이 19 19 19 19 19 19 19 19 19 19		
RECITALS: Trustees of the Ry	in Anthony	Flagg & Ker	1 Manon Flagg	Trusts gran	ntor, executed a	and
delivered to Fit chaet 1.	DLAIL			as frue	ee for the hen	ofit
of Fred C. Cleveland dated January 10 19 9	2	Febru	as, as	beneficiary, a	certain trust de	eeđ
of Klamath County C	., duly record	ed on	vo M92 at j	19.22, in the	mortgage reco	rds
file/instrument/microfilm/reception No	Tegon, m Door	(indicate which	Vo		, and/or as fo	ee/
hereinafter described was conveyed by certain obligations of the grantor to the tions secured by the trust deed as state at the time of the sale hereinafter descri	the grantor to beneficiary. d in the notic	o the trustee to The crantor the	secure, among of	her things, th	e performance	of
By reason of the default, the ow ficiary therein named, or beneficiary's s A notice of default containing an electri and sale to satisfy grantor's obligations M92 at page 24737 and which), Klamath Coun After recording the notice of def	ner and holde successor in in ion to sell the was recorded d/or as fee/fi ty mortgage r sult, the und	terest, declared real property a on OCTODe le/instrument/n ecords, to which ersigned trustee	all sums so secure and to foreclose <u>th</u> 22 , 19 nicrofilm/reception reference now is dave police of th	ed immediate e trust deed 92., in book, n No made.	y due and owi by advertiseme reel/volume N 	ing. ent Vo. ate
the real property as fixed by the truste to ORCP 7D.(2) and 7D.(3) or mailed last-known addresses of the persons or least 120 days before the date the prop fied mail with return receipt requested executor of any person named in ORS insanity or death of any such person. It scribed in the trust deed in the manner 120 days before the date the property we and released from the stay, copies of an by registered or certified mail to the las address provided by each person who we days after the release from the stay. The circulation in each county in which the publication of the notice occurred more tion of the notice of sale are shown by a the county records, those affidavits an notice of sale, being now referred to an The undersigned trustee has no actual proofs as having or claiming a lien on o (b) or (1)(c). The true and actual consideration	e and as requ l by both firs their legal re erty was sold. to the last k 86.740(1), pr Copies of the in which a su as sold, pursue a mended not t-known addr as present at the trustee pul- te rais propert than twenty utidavits and d proofs, tog ad incorporate notice of any t interest in t	t class and cert presentatives, in A copy of the is mown address of omptly after the notice of sale v immons is serve and to ORS 86.7.2 tice of sale in the ess of those pers the time and p blished a copy of ty is situated on days prior to the /or proofs of see ether with the ed in and made person, other the he real property	opies of the notice ified mail with re- indice of sale was of the guardian, co- ne trustee receive were served upon d pursuant to OR- 50(1). If the forec- tions listed in ORS- lace set for the sa- of the notice of sale. The rvice duly record Notice of Default a part of this de- than the persons r, entitled to notice	e of sale were turn receipt DRS 86.740(1 mailed by fire onservator or d knowledge occupants of CP 7D.(2) an losure proceec by ORS 86.752 86.740 and 86. le which was ale in a news ur successive e mailing, ser- ed prior to the and Election ed as if fully named in tho be pursuant to lere comply w	served pursua requested, to t) and (2)(a), st class and cer administrator of the disabili the property of d 7D.(3) at lea lings were stay (6) were mail 750(1) and to t stayed within paper of gener weeks. The leavies wice and public to Sell and t set forth here se affidavits at ORS 86.740(1)	ant the at tti- or ity, de- ast red led the 30 ast in the in. nd)-
Ryan Anthony & Keri Manon	Flage	·····································	(1) 自住と時期 24 回路部門 3 係 自信手指 <u>おいた</u> を加えた。	n ser ser Nentral da ka da		-
rusts	+ tayy	\mathbb{N}	建筑 法国际法院 医牙间内的 网络	F OREGON, of	}	89.

5 distributive the sec ·注意:141 I certify that the within instrument Fred C. Cleveland of _____, 19____, at c/o 325 Main Street Klamath Falls OR 97601 Grantee's Name and Address book/seel/volume No.....on page SPACE RESERVED and/or as fee/file/instru-6 64 After recording return to (Name, Address, Zip): RECORDER'S USE ment/microfilm/reception No......, Michael L: Brant 書行制度目 325 Main Street 410.4 No. 5 (Record of Deeds of said County. Witness my hand and seal of Klamath Falls OR 97601 1. A. S. S. County affixed. Until requested otherwise send all tax statements to [Name, Address, Zip]: Fred C. Cleveland c/o 325 Main Street NAME TITLE Klamath Falls OR 97601 By, Deputy -----

The undersigned trustee on <u>March 22</u>, 19 93 at the hour of <u>10:00</u> o'clock, <u>A</u> M, in accord with the standard of time established by ORS 187.110, (which was the day and hour to which the sale was postponed as permitted by ORS 86.755(2)) (which was the day and hour set in the amended notice of sale)* and at the place so fixed for sale, in full accordance with the laws of the State of Oregon and pursuant to the powers conferred upon the trustee by the trust deed, sold the real property in one parcel at public suction to the second party for the sum of \$2.6, 658.62, the second party being the highest and best bidder at the sale and that sum being the highest and best bid for the property.

6207

5

他自己的

新学校

12 657

NOW THEREFORE, in consideration of that sum so paid by the second party in cash, the receipt whereof is acknowledged, and by the authority vested in the trustee by the laws of the State of Oregon and by the 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 the trust deed, together with any interest the grantor or grantor's successors in interest acquired after the execution of the trust deed in and to the following described real property, to-wit:

> Lots 5, 6, 7 and 8 and the Northerly 30 feet of vacated Sixth Street adjacent to each in Block 9 of HESSIG'S ADDITION TO _____ FORT KLAMATH, 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, second party's heirs, successors in interest and assigns forever.

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 the 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 a corporation and any other legal or commercial entity.

IN WITNESS WHEREOF, the undersigned trustee has hereunto executed this document. If the undersigned is a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.

Delete words in paren	itheses if inapplicable.
	STATE OF OREGON, County ofKlamath) ss. This instrument was acknowledged before me on March 26, 19 by
	This instrument was acknowledged before me on
NOTARY	PUCIAL SEAL PUBLIC - OREGON SSION NO. 008792 EXPIRES AUG. 31, 19:95 Notary Public for Ore
MYCOMMISSION	14 y commission expires
ATE OF OREGO	N: COUNTY OF KLAMATH: ss. request of the hethe hethe he