-29688 FORM No. 881-Oregon Trust Deed Series-TRUST DEED TS 56257 AW PUBLISHING CO., PORTLAND, OR. 872 TRUST DEED Vol. Page 22325 SECTI: THIS TRUST DEED, made this 6th day of October garage 19.78., between KIAMATH COUNTY TITLE COMPANY and Edward C. Dore, Jeanne N. Dore and Rose G. Young , as Beneficiary, ..., as Grantor, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property et mmb1.20024 Lot 14, Block 1 and Lot 6, Block 8, Mountain Lakes Homesites, according to the official plat thereof on file in the office of the County Clerk of Klamath County , Oregon. Wills Wills was becomed for score of 1134 eren una managere dese t want and me many for the **T**. 2240 经常利益 HORN HA BOIL Constr. of 1 ់ ស្ត្រផល ស្ត្រ TRUST DEED 19 NOD STOROS LEASE

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-FOR.THE.PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of THIENTEEN THOUSAND NINE HUNDRED FIFTY DOLLARS

The above described real property is not currently used for agricultural, timber or grazing purposes.

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Instrument, irrespective of the maturity dates expressed therein, or gricultural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (h) join in subordination executed any restriction thereon; (c) join in any subordination executed any constant, any carticle of the intervent of the property. The second state of the intervent affecting this deed or the line of property intervent affecting this deed or the line of property. The second state of the property is the second state of the property. The second state of the property is the second state of the property is the second state of the property. The second state property is the second state of the property is the second state of the property is the second state property is the indebied ness of the property and construction of any part and without regard to the adorum a second state property is the indebied ness of operating part and collection, including teasonable attorning's less upon any indebtedness secured hereby and in such order as benerical property, not state and unpaid and apply the same, and it the adorum at section of asid property, the insues and prolits including release thereof as dores secured hereby and in such order as benerical property, the secure property profiles or compensation or awards for any laking of line and other or parsant to such notice.
12. Upon descriptions of any indebtedness secured hereby and in such order as benerical such as the section of any indebtedness secured hereby and in such notice.
13. Stock notice of delay property due and payable. In such any conting of the order is any determine.
14. The entering upon and taking potential the adorum at your due and apply and any application or order any indebtedness secured hereby and in the back of any application or a pay anot any pay indebtedness secured hereby an

surplus, if any, to the grantor or to his successor in interest entitled to such number. If any to the grantor or to his successor in interest entitled to such number. If a provide the successor or successors to any trustee named herein or to any successor interest and the successor frustee, the latter shall be vested with all title powers and unreased and upon any trustee herein named herein any thous powers and unreased and any trustee herein named herein any thous powers and unreased and any trustee herein named herein any powers and unreased and any trustee herein named herein any powers and unreased any trustee herein named by appointed instrument executed beneficiary, containing reference to this trust dien and its place of read beneficiary, containing reference to this trust dien (Let a Recorder of the which, when recorded in the office of the Comp Clerk as Recorder of the proper appointment of the successor trustee, a find the successor trustee is not obligated to notify any party here of a provided by law. Trustee is not obligated to notify any party here of a provided by law. Trustee is not obligated to notify any party here of proceeding in where devide any define or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and lean association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state; its subsidiarles, affiliates, agents or branches, or the United States or any agency thereof.

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The grantor covenants and agrees to an	
runy served in ree simple of said described rea	nd with the beneficiary and those claiming under him, that he is law I property and has a valid, unencumbered title thereto
and that he will warrant and forever defend t	the same advinct of a
(a) Example 2. A second secon second second sec	and against an persons wnomsoever.
(1) Development Restrict, Marchael Construction on the second s Second second secon	
<ul> <li>(a)* primarily for grantor's personal, tamily, h</li> <li>(b) for an organization, or (even it grantor is purposes.</li> </ul>	loan represented by the above described note and this trust deed are: ousehold or agricultural purposes (see Important Notice below), a natural person) are for business or commercial purposes other than agricultural
This deed applies to, inures to the benefit of tors, personal representatives, successors and assigns.	and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- The term beneficiary shall mean the holder and owner, including pledgee, of the
masculine gender includes the feminine and the neuter	, and the singular number includes the plural.
	r has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever war not applicable; if warranty (a) is applicable and the benefi persurb word its defined in the Tarthent with the second	stands to an another in the MAMBAN II I I AMAN
or such word is defined in the Truth-in-Lending Act and beneficiary MUST comply with the Act and Regulation by disclosures; for this purpose, if this instrument is to be a FIR	making required XXXXXXXXXXXXXX
if this instrument is NOT to be a first lien use Stevens Ness	05 or equivalent;
equivalent. If compliance with the Act not required, disre (If the signer of the above is a corporation, use the form of acknowledgment opposite.)	gard this notice.
STATE OF GREETIN, CALIFORNIA,	DRS 93.490) STATE OF OREGON, County of
County of Los Angeles Jas.	
Personally appeared the above named	Personally appeared
William M. Collins	president and the lotter is the
XXXX XX XX	secretary of
ment to be his voluntary act and deed.	and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be- half of said corporation that said instrument was signed and sealed in be-
OFFICIAL Before me:	them acknowledged said instrument to be its voluntary act and deed
SEAL) Maria E. Telera Notary Public for Engon CALIFOR	
My commission expires: Oct 27,124	A Notaco Public for OFFICIAL SEAL (OFFICIAL SEAL)
	NOTARY PUBLIC - CALIFORNIA
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