veen. 63612 Vol. M 79 Page 5198 TRUST DEED THIS TRUST DEED, made this 10 Lee Cotterill and Barbara A. Cotterill January ,19.79 , between Klamath County Title Company Klamath County Title Company
and Edward C. Dore, Jeanne M. Dore and Rose G. Young , as Irustee,
, as Beneficiary, , as Grantor, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Lot 4 Block 3 of Mountain Lakes Homesites, according to the official replat, thereof, on file in the office of the County Clerk of Klamath I comby that the within Police POSM No. Sall County of Changa

TRUST DEED

STATE OF ORGOOM

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 connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the linal payment of principal and interest hereof, it not sooner paid, to be due and payable of the date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described properly or any part thereof, or any interest therein is sold, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, sold, sold, conveyed, assigned or allehated by the grantor without first having obtained the written consent or approval of the beneficiary, shall become immediately due and payable.

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

time or derived this true bend on the note a main a moral both must be different to the

The date of maturity of the event the within described becomes due and payable. In the event the within described becomes due and payable. In the event the grantor without liris sold, conveyed, adject of a possible of the payable. The control of the payable is then, at the benefit ary so point, all obligations secured by this inside the payable. The protect he security of this trust deed, grantor agrees. The above described read maintain with the payable. The protect he security is not currently used for organization of the committee of the payable, and tepping payable, the payable of the payable of the payable, and tepping payable, and tepping payable of the payable of the payable, and tepping payable of the payable

sistinstrument, irrespective of the maturity dates expressed therein, or agricultural, fimber or graing purposes.

(a) consent to the making of any map or plat of said property; (b) join in substitution any easement or creating any extriction thereon; (c) join in any easement or creating any extriction thereon; (c) join in any easement or creating any extriction thereon; (c) join in any extreon; subordinating econycyance may be described by a part of the property. The creating frame end in econycyance may be described by a still the person or persons be conclusive proof of the still the person of persons be conclusive proof of the still t

surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any conveyance to the successor to the successor to any trustee named herein or to any conveyance to the successor tustee, the latter shall be vested with all title, hereunder. Each such appointment and substitution shall be made by written distrument executed upon any trustee herein rande or appointment and substitution shall be made by written distrument executed upon any trustee herein rande by written and its place of record upon containing reference to like of the County and its place of record of the condit, when recorded in the olice of the County shall be conclusive proof of progressing which the property is situated, shall be conclusive proof of progressing the successor trustee.

1. Trustee accepts fine trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not trust or of any action or proceeding in which known over trustees.

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

fully seized in fee simple of said described real-pro	ith the beneficiary and those claiming under him, that he is law- perty-and-has-a-valid; unencumbered title thereto
Are timbered into the soul facility between the past throughouse to the common of the common test and transfer or the common test and the common test and the common of th	g grammand i sembra a se se trata de la companya d La companya de la co
and that he will warrant and forever defend the s	same against all persons whomsoever.
(a)* primarily for grantor's personal, family, nouse (b) for an organization, or (even it grantor is a na	represented by the above described note and this trust deed are: shold or agricultural purposes (see Important Notice below), stural person) are for business or commercial purposes other than agricultural
tors, personal representatives, successors and assigns, I ne contract secured hereby, whether or not named as a benefic masculine gender includes the leminine and the neuter, an	binds all parties hereto, their heirs, legatees, devisees, administrators, execu- term beneficiary shall mean the holder and owner, including pledgee, of the ciary herein. In construing this deed and whenever the context so requires, the ad the singular number includes the plural.
A CONTROL OF THE PROPERTY OF T	as hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warrant, not applicable; if, warranty, (a) is applicable and the beneficiary or such word is defined in the Truth-in-Lending. Act and Reg beneficiary MUST comply with the Act and Regulation by modisclosures; for this purpose, if this instrument is to be a FIRST the purchase of a dwelling, use Stevens-Ness Form No. 1305 if this instrument is NOT to be a first lien, use Stevens-Ness Form aquivalent. If, compliance with the Act not required, disregar	ulation Z, the aking required Barbara Q. Cottlered Participation or equivalent; No. 1306, or
and the second of the body of the contract of the second process of the second second second of the second	A CONTROL OF THE STATE OF THE S
STATE OF Santa Clara)ss.	STATE OF OREGON, County of) ss.
Personally, appeared the above named	Personally appeared and who, being duly sworn, each for himself and not one for the other, did say that the former is the
Lee and Barbara A. Cotterill	president and that the latter is the secretary of
and acknowledged the loregoing instru- ment to be their voluntary act and deed.	and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed.
(OFFICIAL SEAL) SEAL) SEAL)	Betore me: (OFFICIAL
Notary Public for Edifornia My commission expires: August 8 1980	Notary Public for Oregon My commission expires: OFFICIAL SEAL SARA JANE SULLIVAN
the terrors of the companies of the control of the	PHILID CALIFORNIA A
	My Commission Expires August 8, 1980 g
Despites the and parable, Lastin event the within elec- LOST was the despitation of the state of the second of that, at the proposition of a parable, we are a As earn shall become introducted also make a some of The parest described that property it was entirely to	ogya araba sanggamandagi da uren balando da oga indibilita. Trustee oga ekskoponsky on koga popularna mediko oga en indibilita og en e
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby	Il indebtedness secured by the foregoing trust deed. All sums secured by said are directed, on payment to you of any sums owing to you under the terms of lences of indebtedness secured by said trust deed (which are delivered to you lithout warranty, to the parties designated by the terms of said trust deed the
	neithe land depundent and all relations in the states that make the contrast of a state of the states of the state
사용 보고 있는데 보고 있는 것이 없는데 되었다. 또 하는 것이 하는 것이 있는데 보고 있는데 되었다.	Beneficiary
Do not lose or destroy this Trust Deed OR THE NOTE which it see	cures. Both must be delivered to the trustee for cancellation before reconveyance will be made.
TRUST DEED	STATE OF OREGON
(FORM No. 881) STEVENE-NESS LAW PUB. CO., PORTLAND. ORE.	County of Klamath ss.
	I certify that the within instru-
Lot 4 Block 3 of Mounta a Lak	(ea goussion for a said 11:35 o'clock AM., and recorded
Dore kand Young County On Son de	in book
Edward C. Dol'Beueliciann e M.	Record of Mortgages of said County. Witness my hand and seal of
TISTAFTER RECORDING RETURNITO U OW SUA	Concess Wn. D. Milne
Klamath County Title Company Attn: Milly	County Clerk Title By Unetha Loutoch Deputy
LOOK THE SECTION FROM COMPANY THE SECTION OF THE	Fec \$6.00