	т/А 38-22737-5-D	COVERS OTHER PREPE	KLI
FORM No. 881-1-Oregon Trust Deed Series-TRUST DEED (N	TRAILDITHTOUST DEED	Vol. <u>m</u> & Page	Z1Z03
Keno, 91978 7 P. O. Box 52 KentHistreust DEED; made this ROBERT - L. CHARPER and HELE ROBERT - L. CHARPER and HELE	31st day of	October D' MID	, 1980 between
ROBERT L. HARPER and HELF	LE INSURANCE COMP	ANY	, as Trustee, and
KENO CONSTRUCTION COLITAN			
KEUD CONSCLUCTION CO. as Beneficiary, HELDEL Grantor irrevocably grants, barg in Klamath Count	WITNESSETH ains, sells and conveys to	trustee in trust, with power	of sale, the property
Lot 5, Block 31, FIFTH A	DDITION TO KLAMAT	TH RIVER ACRES, Klan	math County,
oregoBUST DEED	42. Construction of the second sec		
Ba and the eisterney Missing University (12,186,480)	til white it example forte most be dated	ered to the hereist for contract to an ere	engenski an en en sing i tersteer.

GRANTOR AND BENEFICIARY HEREIN AGREE THAT THIS NOTE AND TRUST DEED SHALL EXPLICITLY BE PAID IN FULL UPON THE SALE OR TRANSFER OF THIS PROPERTY.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new or hereatter, appertaining, and the rents, issues and profits thereof and all fixtures now or hereatter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Seventeen thousand six hundred ninty-three and 60/100-----

sum of DeventLeent Lindusania. Six indicated infinely enfort and sort 200 Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, if not sooner paid, to be due and payable as per terms of note hold herewith 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 navable.

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

not sooner paid, to be due and payable S...Per, Lerms, Of The date of maturity of the debt secured by this instrument is not how described. The debt secured by this instrument is the down described of the security of this trust deed, grantor agrees? I for protect the security of this trust deed, grantor agrees? I for protect the security of this trust deed, grantor agrees? I for protect the security of this trust deed, grantor agrees? I for protect the security of this trust deed, grantor agrees? I for protect the security of this trust deed, grantor agrees? I for protect the security of this trust deed, grantor agrees? I for protect the security and be constructed, damaged or the security of the security and be constructed, damaged or the security of the security of the security and be constructed. The security of the security and be constructed. The security of the security of

ural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any grating any essement, or creating any restriction thereon; (c) join charge subordination or other agreement alfecting this deed or the lien or charge inburding the property. The function of the resonvey, without warranty, all or any part of the property. The function is any resonance of the property and the recent affecting this deed or the lien or charge is any resonance of the tribulance of the property. The conveyance may be described as the preson or lacts shall be conclusive proof of the truthfulness thereoi. Trustees for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a court, and without regard to the advances ession of said property for the indebtedness hereby secured, enter upon and take powers of ollect the rents, issues and prolits, including those past due and unpud, and apply the same, licary may default be detected hereby, and in such order as been flicary may default or notices and prolits, or the proceeds of the advance of the same flicary may default or notices and prolits, or any and taking possession of as ad property, the collection of such rests, issues and prolits, on any indebtedness accured hereols, and in such order as been flicary may default or notice of delault hereonder of any advance of the property, and the application or release thereol as aloresaid, shall not cure or waive any default or notice of delault hereonder of any advance of the property, and the application or release thereon of any data dother insurance policies or compensation or avards for any aloresaid, shall not cure or waive any default or notice.
12. Upon delault by grantor in payment of any indebtedness secured

waive any default or notice of default hereunder or invalidate any act done nursuant to such notice. 12. Upon default by frantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sum secured horeby immediately due and payable. In such and devent the bena mortgage or direct the trustee to foreclose this trust deed by in equisement and sale. In the latter event the Lineliciary on the trustee shall vecute and cause to be recorded his written notice of the obligations secured hereby, whereupon the trustee shall fix the time and place of sale, give notice thereby, whereupon the trustee shall is the time and place of sale, give notice thereb as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.740 to 86.795. 13. Should the beneliciary elect to fore days before the date set by the trustee for the trustee's sale, the grantor or other persons in interest, respec-tively, the entire amount then due under the terms of the and attorney is not coefficient and attoring provided by law and trustee than at deed and the colors 86.760, may pay to the beneliciary or his succers in interest, respec-tively, the entire amount then due under the terms of the primes actually incerting the terms of the obligation and trustee than attored provides the prim-ceding the amounts provided by law of other than such portion of the prim-cipal as would not then be due had no default shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and the trustee.

the default, in which event all loreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated im the notice of sale or the time to which said sale may place designated im the notice of sale or the time to which said sale may place designated im the notice of sale or the time to which said sale may place designated im the notice of sale or the time to an or parcels at the postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or varranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive prop-of the truthulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply, the proceeds of sale to payment of (1) the expense of sale, in-shall apply, the proceeds of sale to payment of the trust deed, (3) for all persons having (2) to the obligation secured by the trust deed, (3) for all persons having (3) to the obligation or to his successor in interest entitled to such supplus. If any, to the farator or to his successor in interest entitled to such surplus.

surplus, il any, to the granter or to an successor in interest entitlet to such surplus." 16. For any reason permitted by law beneficiary may from time to 16. For any reason permitted by law beneficiary may from time to interappoint a successor to any trustee named herein or to any time appoint a successor trustee, the latter shall be made by whiten powers and dutics conferred upon any frustee herein named or appointed hereunder. Each such appointment and substitution and be made by written hereunder. Each such appointment and substitution the office of the County and its place of record, which, when recorded in the office of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive prool of proper appointment of the successor trustee. Schwield, is made a public record as provided by law, Trustee is and obligated to notify my party hereto of proding sale under any other deed et obligated to notify my party hereto of proceeding is brought by trustee. I mate is place of any point proceeding is brought by trustee. Schwield, is made a public record as provided by law, Trustee is not obligated to notify my party hereto of proceeding is brought by trustee. I mate in the appoint or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hareunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insulance company authorized to insure title to rand property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an esciow agent licensed under ORS 696,505 to 696,585. 32.000

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fully seized in lee simple of said describ Deed is S(1) a or Junior Loan Assoc., recorded Oc to a Mortgage in favor o and that he will warrant and forever d	is to and with the beneficiary and those claiming under him, that he is law- bed real property and has a valid, unencumbered title thereto - This Trus to a Trust Deed in favor of Security Savings and tober 4, 1977 in Book M-77 at page 18809. (2) junio of Security Savings and Loan recorded M-78, page 394 efend the same against all persons whomsoever. fortgage with Pacific Power and Light recorded M-80,
(a)* primarily for grantor's personal, it (b)X HX KXC 2000 000 000 000 000 000 000 000 000 0	of the loan represented by the above described note and this trust deed are: amily, household or agricultural purposes (see Important Notice below), NANCEX SANDED SHOP (Second Second S
* IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and t as such word is defined in the Truth-in-Lending beneficiary MUST comply with the Act and Regu disclosures; for this purpose, if this instrument is to	he beneficiary is a creditor Act and Regulation Z, the lation by making required be a FIRST lien to finance UPT DN M. TO DUPT Var per
the purchase of a dwelling, use Stevens-Ness Form if this Instrument is NOT to be a first lien, or is n of a dwelling use Stevens-Ness Form No. 1306, o with the Act is not required, disregard this notice. If the signer of the above is a corporation, use the form of acknowledgment opposite.]	not to finance the purchase
STATE OF OREGON, County of Klamath October 31 10 80	STATE OF OFFCON C.
October 31 , 19 80	Personally appearedand
Robert L. Harper and Hele M. Harper	en duly sworn, did say that the former is the president and that the latter is the secretary of
and acknowledged the forgoin nent to be their voluntar act a Before me:	g instru- sealed in behalt of said corporation by authority of its board of directors;
OFFICIAL SEAL) Notary PUBLIC Direction Oregotian TES NOTARY PUBLIC OREC My Commission or Exceptions	Marchine Seal)
	To be used only when obligations have been paid.
trust deed have been fully paid and satisfied. Y said trust deed or pursuant to statute, to canc	folder of all indebtedness secured by the foregoing trust deed. All sums secured by said fou hereby are directed, on payment to you of any sums owing to you under the terms of all evidences of indebtedness secured by said trust deed (which are delivered to you econvey, without warranty, to the parties designated by the terms of said trust deed the
GRANTOR AND BENEFICIARY 1 SMFP.ICITLY BE FAID IN FUI	IEREIN AGREE THAT THIS NOTE AND TRUET DIED SHALL.
Do not lose or destroy this Trust Deed OR THE NOTE	Beneficiary which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.
OISTEVENSINES LAW FULLS COLLEGATIONELH V	DILION IO KEVWILH RIAFK VICE the within instru-
as Beneficiary, Crautor Harber Granter interestable desurs, issue KLainath Cours	ment was received for record on the 31st day of October 1980., at
Keno Construction Co.	FOR page 21203 or as document/fee/file/ RECORDER'S USE instrument/microfilm No. 91976 , Record of Mortgages of said County.
ROBERTER RECORDING REFURN TO HEL RENO CONSTRUCTION COMPAN	E INSURANCE COMPANY Account of montgages of said County. M. M. HARPER, huspand and and seal of M. M. HARPER, huspand and and seal of

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