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KALLIJ – T	3462	TRUST DEED	Vol. 180 1:	23762
	Gordon H. Lu	8 Ind and Audrey M.	Lund	, 19
Grantor,	Klamath	County Title Co.		•••••••••••••••••••••••••••••••••••••••
Edward C. Dore	, Jeanne M.	Doro and Dora a		, as Trustee, an
Beneficiary,	Qtanto, j	Dore, and Rose G	. YOung	
Grantor irrevocab Klamath	oly grants, bargains County, (WITNESSETH: sells and conveys to tru Dregon, described as:	stee in trust, with powe	er of sale, the propert
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TRUST D	EED	Lakes Homesites,	Klamath County	, Oregon.
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ingether 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-

now or nervailer apportaining, and the terms, issues and provide the order of the server of grantor herein contained and payment of the FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Three Thousand One Hundred and Fifty dollars and no/100-----

Doilars, 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 hereof, if

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tural, timber or grazing purposes.
(a) consent to the making ol any map or plat ol said property; (b) join in granning any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the Tien or Charge subordination or other agreement affecting this deed or the Tien or Charge frantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals there of any matters or facts shall be not less there of any of the term of the term of the property. The services mentioned in this paragraph shall be not less than \$5.
10. Upon any default by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the adequacy of any security for the induction in the problem of the results, and any pointed by a court, in its own name sue or otherwise collect the results, less costs and expenses of operation and collection, including reasonable attorneys are observed hereby, and in such order as beneficiary may default on any taking or the such results, issues and prolits, or the persons the secure denetion of a such results, issues and prolits, or the person and taking possession of said property, the collection of such results, issues and prolits, or the proceeds of lire and other insurance policies or compensation or awards for any taking ordenable after property, and the application or release thereol as aloresaid, shall not cure or pursuant to such result.
12. Upon default by grantor in paymant of any indebtedness secured hereby as a such results.

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 13. Upon default by grantor in payment of any indebtcdness secured hereby or in his performance of any agreement hereunder, the beneliciary may declar, all sums secured hereby immediately due and payable. In such an in equity as a mortgage or direct the trustee to foreclose this trust deed advertisement and sale. In the latter event the beneliciary or the trustee shall secure and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligations secured thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.740 to 86.745. 13. Should the beneliciary elect to loreclose by advertisement and sale for the default at any time prior to live days before the date set by the formate dor the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the beneliciary or this auccessors in interest, respec-tobligation secured, thereby including costs and expenses actually incurred in coding the termine of the obligation and trustee's and thereby curve to bligation secured thereby including costs and expenses actually incurred in coding the amount them due under the terms of the trust elect and the provided not the bordeliciary of the terms and thereby curve to default, in which event all foreclosure proceedings shall be dismissed by the trustee.

the default, in which event all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in maparate parcels and shall sell the parcel or parcels at shall deliver to the purchaser its deed in form as required by law conveying place designating in the deed of any matters of fact shall be conclusive prov-ing one parcel or in maparate parcels and shall sell the time of sale. Trustee shell deliver to the purchaser its deed in form as required by law conveying plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthfulness thereol. Any person, excluding the trustee, but including the grantor and bendiciary, 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 expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's having recorded livers unbequern to the inverteet of the trust deed, (3) to all persons deed as their interests may appear in the order of their priority and (4) the surplus. 16. For any teacon parmitted her law here the sale.

Mirgues if any. to the granter or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of second, 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. 17. Trustee accepts this trust when this deed, duly executed and obligated to notify any party hereto of pending sale under and rober ded of trust or of any action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an at or savings and loan association authorized to do business under the lows of areg property of this state, its subsidiaries, afrillates, agents or branches, the United State imber of the Oregon State Bar, a bank, trust company itle insurance company authorized to insure title to real an escrow agent licensed under CRS 696.505 to 696.585. who is an active memb the United States, a title iny agency thereof, or an

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fully seized in fee simple of said described real ,	with the beneficiary and those claimin	ng under him, that he is
Construction of the second se Second second seco	en des areas de la constante de La constante de la constante de	a litle thereto
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and that he will warrant and forever defend the	e same against all persons whomeoour	
(a) A start of the second s Second second s Second second se		∎ Provinsi de la constante de la
n an tha an ann an Anna an Ann An Anna an Anna		
The grantor warrants that the proceeds of the los (a) ^a primarily for grantor's personal, family, hou (b) in morganization, or (even if grantor is a primor is a primor is a primarily of the second	an represented by the above described note a schold or agricultural purposes (see Importa matural person) are of the business for the amount	nd this trust deed are: nt Notice below),
This dead amelia to the state of the state o		
This deed applies to, inures to the benefit of an tors, personal representatives, successors and assigns. Th contract secured hereby, whether or not named as a bene masculine gender includes the teminine and the neuter, a		
IN WITNESS WHEREOF, said grantor 1	has hereunto set his hand the day and	vear first shows will a
TIMPORIANT NOTICE Delete Section -		written.
not applicable; if warranty (a) is applicable and the beneficial	nty (a) or (b) is	Lend
beneficions MUST see als a rounding Act and Re	gulation Z, the GOLUON H, L	und
discourse; for this number if this set and Regulation by m	naking required	
the purchase of a dwelling, use Stavens-Ness Form No. 1305	tien to finance	
If this instrument is NOT to be a first lien, or is not to finant of a dwelling use Sevent Ness Form No. 1305		
or a dwelling use Stevens Mass Farm Mr. 1907 to minon	ce the purchase	Par In I
of a dwelling use Sevens-Nass Form No. 1306, or equivalent with the Act is not required, disregard this notice.	a the purchase Audrey MIL	17 Jund
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The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness socured by said trust deed (which are delivered to you becewith resetter with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the setate now, held by you under the same. Mail reconveyance and documents to the unity said the same that the same of the

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Beneficiary

or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.

TRUST DEED		
TOF 3(COM NET 1) 2 YONDEN STEVENS-NESS LAW, PUB. CO., PORTLAND, ORE.	1. Tasker Bor (1. 5. 5. 1	STATE OF OREGON, County of Klamath
		I certify that the within instru-
Crance transcerity frances		ment was received for record on the
	SPACE RESERVED	at. 2:32o'clock. P. M., and recorded
	EOP	in book/reel/volume No <u>M80</u> on
Iduard. C. Dorright and the second	RECORDER'S USE	page23762or as document/fee/file/ instrument/microfilm No. 93462
Berneticiary		Record of Mortgages of said County.
		Witness my hand and seal of
AFTER RECORDING RETURN 10 H.	·····································	
KCICO	and prove that we have	Whi. D. Milne
_x → war < 93462	TRUST UEED	By Dermethe Stets Ch Deputy