FORM No. 900-1RUSTEE'S DEED-Oregon Trust Deed Sories (Individual or Corporate)		STEVENSINESS LAW PUBLISHING CO., PORTLAND, OR. 97204
		Vol. <u>M13</u> Page <u>18316</u>
TRUSTE THIS INDENTURE, Made this		
		, hereinafter
called trustee, andEdward	not's and vose	<u>, , , , , , , , , , , , , , , , , , , </u>
WITNE RECITALS:MICHAEL LEAR HYNSON	ESSETH:	, as grantor, executed and
delivered to KLAMATH COUNTY TITLE CO.		as trustee, for the benefit
of EDWARD C. DORE, JEANNIE M. DORE and ROS dated	February	1 9 1981 in the mortgage records
ofKlamathCounty, Oregon, in book/rec Inscroment/microfilms/receptionsNax(indi	l/volume No ^M	31 at page 1993, 64 36 468/448/
hereinafter described was conveyed by said grantor to sai	d trustee to secure	, among other things, the performance of
certain obligations of the grantor to the said beneficiary. of the obligations secured by said trust deed as stated i	The said grantor n the notice of del	fault hereinafter mentioned and such de-
fault still existed at the time of the sale hereinalter desc. By reason of said default, the owner and holder of	ribed.	
ficiary therein named, or his successor in interest, declar	ed all sums so sec	cured immediately due and owing; a no-
tice of default, containing an election to sell the said ment and sale to satisfy grantor's said obligations we	real property and	to foreclose said trust deed by advertise-
June 13. 19.83, in book/reel/volume l	No. M83 at	page
Alter the recording of said notice of default, as alter	presaid, the unders	igned trustee gave notice of the time for
and place of sale of said real property as fixed by him	and as required b	y law; copies of the trustee's said notice
of sale were mailed by U.S. registered or certified mail to last known addresses; the persons named in subsection	1 of Section 86.75	50 Oregon Revised Statutes were timely
served with said notice of sale, all as provided by law an sale; the persons named in subsection 2 of Section 86.74	d at least 120 days	s before the day so fixed for said trustee's
tice of sale or given notice of the sale, all as provided by	law and at least	90 days before the day so fixed for said
trustee's sale. Further, the trustee published a copy of in each county in which the said real property is situa	said notice of sa	le in a newspaper of general circulation
tion of said notice occurred at least twenty days prior	to the date of suc	h sale. The mailing, service and publica-
tion of said notice of sale are shown by one or more affi of sale in the mortgage records of said county, said affide	idavits or proofs o wits and proofs, to	f service duly recorded prior to the date gether with the said notice of default and
election to sell and the trustee's notice of sale, being no	w referred to and	incorporated in and made a part of this
trustee's deed as fully as if set out herein verbatim. On no actual notice of any person, other than the persons r	the date of said n named in said affid	avits and proofs having or claiming a lien
on or interest in said described real property subsequent	to the interest of th	trustee in the trust deed.
Pursuant to said notice of sale, the undersigned the 10:00 o'clock, A.M., of said day, Standard Tim	e as established by	Section 187.110, Oregon Revised Statutes,
(which was the day and hour to which said sale was po 2 of Section 86.755, Oregon Revised Statutes) (delete w	stponed for reasons	s and as expressly permitted by subsection
for sale, as aforesaid, in full accordance with the laws o	of the State of Ore	gon and pursuant to the powers conterred
upon him by said trust deed, sold said real property in a sum of 3	one parcel at publi highest and best b	c auction to the said second party for the idder at such sale and said sum being the
biohest and best sum bid for said property. The true an	nd actual considera	ation paid for this transfer is the sum of
\$ 23,175.55 NOW THEREFORE, in consideration of the said	l sum so paid by th	e second party in cash, the receipt whereof
is acknowledged, and by the authority vested in said t deed, the trustee does hereby convey unto the second part	rustee by the laws	of the State of Oregon and by said trust
ver at the time of grantor's execution of said trust deed	, together with any	interest the said grantor or his successors
in interest acquired after the execution of said trust deed	in and to the follo	wing described real property, to-wit:
Lot 1 in Block 6 of Mountain Lakes	Homesites, ac	cording to the official
plat thereof on file in the office	e of the County	Clerk of Klamath County,
Oregon.		
		4
		STATE OF OREGON,
		County of
GRANTOR'S NAME AND ADDRESS		I certify that the within instru- ment was received for record on the
GRANTEE'S NAME AND ADDRESS	SPACE RESERVED	at
After recording return to: Mr. Ed Dore	FOR RECORDER'S USE	page or as fee/file/instru- ment/microfilm/reception No
1890 Hackamore Lane		Record of Deeds of said county.
Canoga Park, Ca. 91307		Witness my hand and seal of County affixed.
Until a change is requested all tax statements shall be sent to the following address.		

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	Canor	2a	Park.	Ca.	9130	17

Marco I. Manual Antonio Antonio Contractor (Marco Marco Marco and A. M. Marco M. M. Mar

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NAME, ADDRESS, ZIF a change is requested all tax statements shall be sent to the following address. Until same as above

TITLE NAME By..... Deputy

NAME.	AD	DR	E\$\$. ZI	P

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TO HAVE AND TO HOLD the same unto the second party, his heirs, successors-in-interest and assigns for-

In construing this instrument and whenever the context so requires, the masculine gender includes the feminine and the neuter and the singular includes the plural; the word "grantor" includes any successor in interest to the and the neuter and the surgenar includes the plotal; the word grantor includes any successor in incluses to the grantor as well as each and all other persons owing an obligation, the performance of which is secured by said trust grantor as well as each and all other persons owing an obligation, the performance of which is secured by said trust deed; the word "trustee" includes any successor trustee, and the word "beneficiary" includes any successor in inter-

IN WITNESS WHEREOF, the undersigned trustee has hereunto set his hand; if the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal to be affixed hereunto by its officers duly authorized thereunto by order of its Board of Directors,

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Successor Trustee Successor Trustee

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(If executed by a corporation

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