30335		K-3630 TRUST DEED	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)		ING CO., PORT.
THIS TRUST DEEL		۲ - ۲ - ۲ - ۲ - ۲ - ۲ - ۲ - ۲ - ۲ - ۲ -	VO1, /U)	2 Page	1919
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EDWAR as Grantor, Klama	D C. DORE AN		*****		
as Grantor, Klama	th County Ti	tle Company		ND AND W	IFE
Jack	2 Cil andar				, as Trustee,
as Beneficiary,	z. ottvelta				•••••••
		WITHINGON			
Grantor irrevocably git inKlamath	ants, bargains, sells				- 1. • 1.
mKlamath	County. Oredon	n described and	ustee in trust, w	ith power of	sale, the prop
Lot15 in Block 75 Plat No. 4. accord	, Klamath Fa	alls Forest E	states High	wav 66 r	
Lot 15 in Block 7	, Klamath Fa	alls Forest E official plat Klamath Coun	states High thereof or ty, Oregon.	wav 66 r	
Lot15 in Block 75 Plat No. 4. accord	, Klamath Fa	alls Forest E official plat Klamath Coun	states High thereof or ty, Oregon.	wav 66 r	
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Lot 15 in Block 76 Plat No. 4, accord office of the Count together with all and singular the in now or hereafter appertaining, and	, Klamath Fa ing to the o ty Clerk of	alls Forest E official plat Klamath Coun	states High thereof or ty, Oregon.	1Way 66 [1 file ir	Jnit, the the
Lot 15 in Block 75 Plat No. 4, accord office of the Coun	, Klamath Fa ing to the o ty Clerk of "nements, hereditamen he rents, issues and pu	alls Forest E official plat Klamath Coun Klamath Coun stand appurtenances a rolits thereol and all in	states High thereof or ty, Oregon.	Way 66 U file ir thereunto belo ther attached to	Unit, a the ^{nging} or in anyw or used in com

scribed real property is not currently used for agricultural, timber or grazing purposes.

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Andrew A. Strange

The date of maturity of the Gebt secured by this instrument becomes due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect the security of this trust deed, grantor agrees: 2. To complete any wate of said property in good condition not to commit or premit or wate of said property. 2. To complete any wate of said property. 3. To complete any wate of said property. 4. To protect the security and in good and workmanike detroyed therem, and pay when due all they found therefor. 5. To complete any wate of said property: if resultations, corenants, condi-tion in recturing such linancing statements pursuant bareling to create the said property. The said promets and the said promets as and the other hards as the beneficiary with the sa payable to the buildings and such other hards as the said promets adainst loss or damage by fir an amount not less than 3. Drd y ray from time to time require, in an amount not less than 5. Drd yr ray from time to the sains and to driver said policies to the beneficiary waters and the other and the organ the other darge state and the checkler policy may be applied by benefi-tion of any policy of instructs now or hereafter placed on sain buildings to there during the or other instruces policy may be applied by benefi-tary may procure the same at grantor's expense. The buildings to any pair thereol, may be releaded thereby and in such order as beneficiary

pellate court shall adjudge reasonable as the pencuciary s or trustee anion-ney's lees on such appeal. If is mutually agreed that: 6. In the event that any portion or all of said property shall be taken under the right of vent that any portion or all of said property shall have the right, if it o electronic taken and the event of the monies payable as compensation the contract that all or any portion of the monies payable of pay all reasonable states expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and both in the trial and appellatesonable costs and expenses and attorney's lees, liciary in such proceedings, and expenses and attorney's lees, and execute such instruments as shall be money, to take such actions and execute such instruments as shall be necessarily pay in our pensation, promptly upon beneliciary in obtaining such com-endorsement of its lees and presentation of this deed and the note lor ficiary, payment of its lees and presentation of this deed and the note lor pensation, promptly upon beneliciary is for tancellation, without altecting ficiary, payment of its lees and presentation of this deed and the note lor incurred the appendence of the payment of the indebtedness, trustee may

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Itural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in subordination or creating any restriction thereon; (c) join in any subordination or creating any restriction thereon; (c) join in any subordination or creating any restriction thereon; (c) join in any subordination or convey without warranty, all or any part of the property. The conveyance may be described as it.e "persons be conclusive proof of the truthuluness thereof. Truste's less lor any of the second of the truthuluness thereof. Truste's less lor any solution the property of the conclusive proof of the truthuluness thereof. Truste's less lor any solution the property of the property. The property of the property of the property of the property. The property of the property, the conclusion property of the property, the property of the application of occless of the proceeds of the application of occless of the proceeds of the application of the property of the application of the property of the application of the proceeds of the application of the property of the applic

property, and the application or release thereol as aloresaid, shall not cure or pursuant to such notice.
12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In sur may declare all sums secured hereby immediately due and payable. In sur may declare all sums secured hereby immediately due and payable. In sur may declare all sums secured hereby immediately due and payable. In sur may declare all sums secured hereby immediately due and payable. In sur may declare all sums secured hereby immediately due and payable. In sur may declare all sums secured hereby inter the beneficiary or the trustee shall in the latter event the beneficiary or the trustee shall is the latter event the beneficiary or the trustee shall is one of the said described real property to satisfy the oblightons secured thereol as the spon the trustee shall lix the time and place of sale, give notice the manner provided in ORS 86.740 to 86.795.
13. Should the beneficiary or the successors in privileged by ORS 66.760, may pay to the beneficiary or the at atoms the state set by the oblight of the entire amount then due under the terms of the trust event dies at the principal as would on the not be had to delault occurred, and thereby cure the detail, in which event all lorclosure proceedings shall be dismised by the oblight by the beneficiary or the said attorney lees norm cipal as would on the notice of sale or the trustee with the principal as a provided by law. The trustee may sell said property cure the fauste.
14. Otherwise, the sale shall be held on the date at the time and place designated in the notice of sale or the time to which said sale may in option of a sprincipal by income the pays be property so the part and the said shall be dismised by the postport so the trustee shall be dismised by the postport so the state shall be dismised by the brind the se

surplus, if any, to the grantor or to his successor in interest entities 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 successor trustee appointed stunder. Upon such appointment, and without conveyance to the successor irustee, the latter shall be vested with all title, powers and duties conterned mon any trustee herein named or appoint instrument executed by beneficiary, and substitution shall be rande by written instrument executed by beneficiary, and substitution shall be rande by written instrument executed by beneficiary, or the recorded in the olice of the County Clerk or Recorder of the county or counties in which the property is situated, whall be conclusive proof of proper cappointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and obligated to notify any pathot record as provided by law. Trustee is not obligated to notify any pathot rector as provided by law. Trustee is not obligated to notify any pathot rector as provided by law. Trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Irust Deed Act provides that the trustes hereunder must be either an attamey, 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 insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agients or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lew-Iully seized in fee simple of said described real property and has a valid, unencumbered title thereto 19192 and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever, including pledgee, of the masculine gender includes the tentinine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above w • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (c) is applicable and the beneficiary is a creditor beneficiary MUSI comply with the Act and Regulation Z, the disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Slevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase with the Act is not required, disregard this notice. alu Edward C. Dore Jeanne M. Dore (if the signer of the above is a corporation use the farm of acknowledgement opposite STATE OF WEGGEN XXADIALEX SS. 0 in a consoration in the appendix is a consoration in the second s (ORS \$3,490) Klandelte ;» Sully (1983 State of Oregon, County of Klamath On 7/6/1983 personally appeared Personally appeared the above named Edward C. Dore, who, being duly, sworn, did say that he is the лı * Edward C. Dore attorney in fact for Jeanne M. Dore and that he executed the 0 2 1 70 foregoing instrument by authority a arto acka of and in behalf of said principal and he acknowledged said instru-⇒ ¦, 00 owledged the loregoing instrumentino be Tis ment to be the act and deed of Belord me: voluntary act and deed. the said principal. (SEAL) BLFORE ME: Notary Public for Oregon Ø ee. Notary Public for Vireion My commission expires: 6.5-87 .1 y commission expires: 8-5-27 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid, TO The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All suffis secured by said The undersigned is the legal owner and holder or an macoreaness secured by the toregoing trust aced, an sums secured by said trust deed have been fully puid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the terms of industrial hyperbolic and satisfies and an antisection of industrial mace secured by said rener deed (which are delivered to you 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 indebiedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the DATED: Do not lose or destroy this Trust Deed OR THE WORE which it secures. Both n Beneficiary nust be delivered to the trustee for concellation before reconveyonce with TRUST DEED (FORM No. BEI-1) STRVA STATE OF OREGON 14日 1月 County of Klamath I certify that the within instru-Ss: ment was received for record on the 8th. day of November . 19.83. Grantor at 10:56 o'clock AM., and recorded SPACE RESERVED FOR ante: page 19191 or as dis unient/lee/lile/ RECORDER'S USE instrument/microtilm No 30335 Beneficiary Record of Mortgages of said County. AFTER RECORDING RETURN TO Jack G. Silveira 3849 Ridgmoor Drive Witness my hand and seal of County affixed. Studio City, CA 91604 Evelyn Biehn, County Clerk And the second s Fee: \$8.00 By PAm Amith Deputy