	이 같은 것은 것은 것은 것은 것은 것이 있지? 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없 않는 것이 없는 것이 없 않는 것이 없는 것이 않은 것이 않은 것이 않는 것이 않는 것이 않는 것이 않는 것이 않는 것이 않는 것이 않이 않는 것이 없는 것이 않는 것이 없는 것이 않는 것이 않는 것이 않는 것이 않는 것이 않는 것이 않 것이 않아, 것이 않아, 않아, 것이 않이 않이 않이 않이 않이 않이 않아, 것이 않이	¹ Vol. <u>mrs</u> Page 14400
THIS_TRUST_DEED, made th	his31stday of	July
LOUTS L. OTERO & TERESITA M.	OTERO, nusband and wire	 County artificed
s Grantor, MOUNTAIN TITLE COM	PANY OF KLAMATH COUNTY	georg of your sand the transfer an
KAREN MacPHERSON	1 erconstranst	Interit/Education Free Providence
KAREN MacPHERSON	WITNESSETH:	In back/rel/rolinne Ro. 1859 . 0 2486 - 6480 . 07 - 26-1970/unim
Grantor irrevocably grants, bar Klamath	gains, sells and conveys to tro nty, Oregon, described as:	in non-line line line line line line line line
Lot 16 of MADISON PARK, acco the County Clerk of Klamath	rding to the official p	Lat thereof on file in the office of Constant Streets
LUCIL DEED Tax Account No. 3909-1BB-280	00	

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 lixtures now or hereafter attached to or used in connec-tion with said real estate.

sua \$1,400.00)----mission......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 hereof, it

becomes due and payable. In the other thread without first hatten, at the beneficiary's option, all obligations secured by this instrument, at the beneficiary's option, all obligations secured by this instrument, shall become immediately due and payable. The there is a security of this trust deed, grantor agrees. This is the trust of the security of this trust deed, grantor agrees. This is the trust of the security of this trust deed, grantor agrees. This is the security of th

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneticiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneticiary and applied by it first upon any reasonable costs, and expenses and attorney's lees both in the trial and appellate courts, necessarily paid or incurred by densi-gicary in such proceedings, and the balance applied upon the indebidnest secured, hereby; and frantor agrees, al ifs own expense, to, take such, com-gensation, promptly upon beneticiary and pensation, promptly upon beneticiary in obtaining such com-9. At any time and from time to form or uniten request of bene-iciary payment of is fees and present of concention), withen request of endorsement (in case of lul recompares, for cancellation), without allecting (a) consent to the making of any map or plat of said property; (b) join in (a) consent to the making of any map or plat of said property; (b) join in

EXECMANTIAL EXECUTATIAL EXECUTATIAL EXECUTATIAL EXECUTATION EXECUTATION EXECUTE EXECUTE

Insurance policies on compensation or invaria for any taking or damage of the property and the application or release thereol as aloresaid, shall not cure or property and the application or release thereol as aloresaid, shall not cure or pursuant to such notice. I default hereunder or invalidate any act done pursuant to such notice. I any different any indebtedness secured thereby immediately due and payable. In such any default by grantor in payment of any indebtedness secured hereby immediately due and payable. In such any default are such as a mortfage or direct the trustee to foreclose this trust and drive therement and any indebtedness secured hereby immediately due and payable. In such any devent the beneficiary at his election may proceed to foreclose this trust and drive equity, as a mortfage or direct the trustee to foreclose this trust and drive the beneficiary decision for the trustee to foreclose this trust and drive the beneficiary decision for t

NOTE: The Trust Deed. Act provides that the trustee hereunder must be either on attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and laan association authorized to 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, agents 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 ly-seized in fee simple of said described re	and with the bene	eticiary and those	claiming under him, that I cumbered title thereto	ne is law-
that he will warrant, and forever, defend	Almont electrics of son its tote its i telest i i telest i i the same agains the sone actions	t, all persons , which are the second s	Dinanti di Santa di S	(ante a construction and a construction and a construction and a con
c) If the ensurement devices a conservation of and properties of the second	ety abolt or taken the ary abolt or taken the a amount appunde a amount appunde a amount appunde a anternary and appundent appundent ad atternary appundent ad atternary appundent ad atternary appundent	and States and states and an increase and states of the states and states in the states and states in the states and states of the states and states of the states and states of the states and states and other states	A Andrea, Wale Anglington Carlos and Anglington Angl	
(1) A second state of the second state of t	ins (Lovies of Ulfree of ins (Lovies of Ulfree of ins of the spin of ins of the spin of ins of the spin of the ins of t	 the contrast of the ine tradition of the contrast of the contrast of the contrast of the contrast of the contrast of the contrast of the india the contrast of the india the contrast of the india the contrast of the india the contrast of the contrast india the contrast of the contrast of the india the contrast of the contrast of the contrast of the india the contrast of the contrast of the contrast of the india the contrast of the contrast of the contrast of the india the contrast of the contrast of the contrast of the india the contrast of the contrast of the contrast of the india the contrast of the contrast of the contrast of the india the contrast of the contrast of the contrast of the india the contrast of the contrast of the contrast of the india the contrast of the contrast of	(a) provide a second provide a second sec	
The grantor warrants that the proceeds of the (a)* primarily for grantor's personal, family (b)X50X51X50505000000000000000000000000000				n an an an an Anna Anna Anna An Anna Anna
This deed applies to, inures to the benefit o rsonal representatives, successors and assigns. The sured hereby, whether or not named as a benefic inder includes the feminine and the neuter, and the IN WITNESS WHEREOF, said gr.	e term beneficiary so iary herein. In constru- e singular number inc	o set his hand the	henever the context so requires, t day and year first above wi	he masculine itten.
MPORTANT NOTICE: Delete, by lining out, whichever v t applicable; if warranty (a) is applicable and the ben such word is defined in the Truth-in-Lending Act an reficiary MUST comply with the Act and Regulation iclosures; for this purpose use Stevens-Ness Form No.	a Regulation Z, the by making required 1319, or equivalent.	Attorney	the based material and the Restorand, the define	tero as
compliance with the Act is not required, disregard this second and a second second second second second second second the signer of the above is a corporation, a second second the form of according second second second second second the form of according second	s notice. The opposite of the	Y menta Teresita M	M. Juis i. Otero	re al esta constanta ana la constanta constanta a constanta constanta a tora constanta const a tora constanta a tora constant
County of Klamath This instrument was acknowledged before This instrument & State St) ss. me on <i>This in</i>	OF OREGON, nty of striument was acknow by 11	ss.	
SEALS Motory Public for Motory Public for My Comprission expires: 8-16 PD		Public for Oregon		(SEAL,
THE STATE OF THE STATE AND A STATE OF THE ST	UNICONTRECT PROVIDENT SLATREQUEST FOR FULL o be used only when oblig	gations have been paid.	and an	
IO: The date of somethic of the cost second	n, the further of all indebted as	the date part the second price	toregoing trust deed. All sums s	ecured by said
trust deed have been fully paid and satisfied. Yo said trust deed or pursuant to statute, to cancel	u hereby are directed 1 all evidences of inc	lebtedness secured 1	by said trust deed (which are de	livered to you
herewith together with said trust deed) and to re- estate now held by you under the same. Mail, rec- ture any read set, recommender the same. Mail, rec- ture any material set recommender the set of the part of particulation of the set of the DATED:	onveyance and docur	nenta (to this in the	the statester areas and the set	
DATED:	.,,		Beneficiary	2-1
De net loss er destrey this Trust Deed OR THE NOTE .	which is secures. Both must	t be delivered to the trus	tee for cancellation before reconveyance M	ill be mode.
TRUST DEED the confighterene sell kramit p c the trueneness law(publiced, portune). orecon	ing to the of unty, Oregon.	ficial plat t	STATE OF OREGON, County of <u>Klamath</u> P ^{SLGC} I cortify that the with	}s
Louis L. & Teresita M. Otero 59/0 Alvo Klamath Fall OR 9760) Grantor	isbyce y ms. sells and con . Oroforn, desorib	eg va: note in tenter i ESERVED	was received for record on t of	and recorde M89
Karen MacPherson, OG19 Rogue LIVEr Hwy #04 Gold Hill OR 9712) Boneliciary	FC RECORD	er's use (CONNEX	ment/microfilm/reception Record of Mortgages of sai Witness my hand County affixed.	No. 3529 id County.
MOUNTAIN TITLE COMPANY BRICE IN	31st TERO, busband	<i>.dn≻of .</i> Ju Fabd Wife	Name	TITLE
9250		L DEED	By Qauline mille	nday Depu

14481

3258 Fee \$13.00KR21 DEED

de la presenta da

1140