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## TRUST DEED 3460 Volman Page 21437

THIS TRUST DEED, made this \_\_\_\_\_17th

TRUST DEED THE

as Grantor, Mountain Title Company of Klamath County

restriction on assis

....., as Trustee, and ...... Barbara J. Richartz & Vickie R. Frazer, not as tenants in common, but with right of , as Beneficiary, survivorship

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property 

Lot 10 in Block 3 of TRACT 1091, LYNNEWOOD, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Tax Account No 3308 025D) C0600 the millions of the sector with the out of the table to the transfer set of the sector of the market for easy t

together with all and singular the tenements, hareditaments 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-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

note of even date herewith, payable to beneficiary or order and made by granter, the final payment of principal and interest hereof, it 

becomes due and payable. To protect the security of this trust dued, frantor afrees: 1. To protect, preserve and maintain said property in 600d condition and repair; not to renove or demolish any building or improvement thereon; 2. To complete or restore promptly and in 60cd and workmanike manner any building or improvement which may be constructed, damaged or destroyed thereon and pay when due all costs incurred therefor; 3. To comply with all laws, ordinances; regustions, covenants, condi-tions and restitictions allecting said, property; if the bueliciary covenants, condi-cial Code as the beneficiary may require and to pay for thing same in the proper public offices, as well as the cost of all lieng same in the proper public officers or addingencies as may be commend desirable by the beneficiary. 4. To provide and continuously maintain is same in the proper public officers or addingencies as may be constructed desirable by the

It is mutually agined that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, it is to require that all or any portion of the monies payable as compensation for taking, which are in excess of the amount required to pay all reasonable is taking, which are in excess of the amount required to pay all reasonable is the second attorney's fee: necessarily paid or applied by it first upon any proceedings, shall be paid to beneficiary and both in the trial and appollate courts, necessarily paid or insurred by bene-liciary in such proceedings at its own expense, to taking such com-sectured hereby; and grantor ales half its own expense, to taking such com-pensation, promptly upon beneficiary? I be necessary in obtaining such com-9. At any time and from time if one upon written request of bene-endorsement (in case of tull reconvegant of the indebidness, trustee may (a) consent to the making of any map or plat of said poperty; (b) join in (consent to the making of any map or plat of said poperty; (b) join in

t is the date, stated above, on which the final installment of said note
franting any easement or creating any restriction thereon; (c) join in any subordination or other adreemant allecting this deed or the lien or charge grantine in any reconveyence may be described as the "person or persons be conclusive proconveyence may be described as the "person or persons be conclusive proof of the truthhultass thereol. Trustee's lees lor any of the services mentioned in this paragraph the product of by agent of by a services in any of the indebtedness hereby secured, enter up to the adequacy of any security for the indebtedness hereby secured, enter up to the adequacy of any security for the indebtedness hereby secured, enter up to the adequacy of any security lor the indebtedness hereby secured, enter up to the adequacy of any security lor the indebtedness hereby secured, enter up to the adequacy of any security lor the indebtedness hereby secured, enter up to the adequacy of any security lor the indebtedness hereby secured hereby, and in such order as beneficies and project the rents, issues and prolits, including those past due and or otherwise collect the rents, induction for relass secured hereby, and in such order as beneficies or compensation or awards for any taking othermide.
J. The entering upon and taking postexion of said property, the indebtedness secured hereby in the adoresid, shall not clean or barde do the waive and the application or release thereod as alorsaid, hell not cure or property and the application or relass thereod any indebtedness secured hereby or in his performance, the bhereliciary may any any direct the trustee to pursue any other taget or the said dead direction and property to satisfy the obligation may event the secure hereby immediately due and physical dead by remedy, either at a safe, or may direct the trustee to pursue any other taget

and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's lees not exceeding the amounts provided by law.
 14. Otherwise, the sale shall be held on the date and at the time and provided in the notice of sale of the time to which said sale many in one parcel as provided by law. The trustee may sell said property are the purchase its deed in or he time to which said sale many in one parcel as provided by law. The trustee may sell said property are the purchase its deed in or ash, payable at the parcel or parcel are the shall deliver to this exparts parcels and shall sell the parcel or parcel as the shall deliver to the time of sale. Trustee shall deliver to the time without any covenant or warranty, express or interpole. The recitals in that without any covenant or warranty, express or interpole of the truthulenes thereof. Any parcon, excluding the trustee, but including the grantor and beneficiary may purchase at the sale.
 5. When trustee sellmarsuant to the powers provided herein, trustee shall apply the proceeds of any matters of lact the deed (10 call person) as atomic of (1) the expenses of sale, in-all apply the proceeds of any to the order of their priority and (4) the samplus.
 16. Beneficiary may from time to to time appoint a successor or successor trustee many trustee name herein or to any successor trustee appointed here and any trustee name herein or to may successor trustee appointed here and any trustee herein named or appoint a successor in interest of any point and the any appent in successor trustee and appointent and beneficiary or appoint and the country and appointent and the country or counters to the appointent or the same subscituation shall be trust and the trust exercised of the sourcessor trustee appointed here ander. The sale appointent and the sale appointent and the appointent and the appointent and the order of the aphysicas appointed here ander any trustee here in anne or app

NOTE: The Trust Deed Act provides that the trustee hereunder mast be alther an attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan 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 bit maches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and agrees to and with	the beneficiary and those claiming under him, that he is l
fully seized in fee simple of said described real proper	ty and has a valid, unencumbered title thereto
ા પુંચી છે. કે આ પ્રાયમિક માં આવ્યું કે મું પ્રાપ્ત પ્રિક્રાણક કરવા તે કે આપવા પ્રાપ્ત પ્રાપ્તિ કે કે કે કે આ પ આ કે આ પ્રાપ્ત પ્રાપ્ત કે આ પ્રાપ્ત પ્રાપ્ત પ્રાપ્ત પ્રાપ્ત કે આ પ્રાપ્ત પ્રાપ્ત પ્રાપ્ત કે આ પ્રાપ્ત કે આ પ્રા કે આ પ્રાપ્ત કે આ પ્રાપ્ત કે આ પ્રાપ્ત પ્રાપ્ત કે આ પ્રાપ્ત સાથે આ પ્રાપ્ત કે આ પ્રાપ્ત કે આ પ્રાપ્ત કે આ પ્રાપ	n general de Bargeling Bargeling an general de la construcción de la construcción de la construcción de la cons 19 general de la construcción de la 19 general de la construcción de la
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n en	
The grantor warrants that the proceeds of the loan repress (a)* primarily for grantor's personal, lamily or household	ented by the above described note and this trust deed are:
(b) for an organization, or (even it frantor is a natural f	person) are for business or commercial purposes.
This deed applies to, inures to the benefit of and binds a personal representatives successors and assigns. The term benefit	Il parties hereto, their heirs, legatees, devisees, administrators, execu cinry shall mean the holder and owner, including pledgee, of the con
secured hereby, whether or not named as a beneliciary herein. It gender includes the teminine and the neuter, and the singular nur	n construing this deed and whenever the context so requires, the masc
IN WITNESS WHEREOF, suid grantor has h	ersunto set his hand the day and year first above written.
1. 이 사가 가지 않는 것 같은 것 같	(SC J)
<ul> <li>* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or not applicable; if warranty (a) is applicable and the beneficiary is a cr ac such word is defined in the Truth-in-Lending Act and Regulation 2.</li> </ul>	editor Raymond T. Eufemia
bonoficiary MUST comply with the Act and Regulation by making roc disclosures; for this purpose uso Stavens-Ness Form No. 1319, or equiv	wired () ( FT ) ( Uff und
If compliance with the Act is not required, disregard this notice.	
(If the signer of the above is a corporation, vise the form of acknowladgement opposite.)	
ે આ પ્રદુધમાં દુધ્યમથા એન્ટ્રા દેમમાં દુરંગ તેનું આ ગામ કેટરી કે તેનું આવતાં કે સામ કે દિન્દીપુત્ર તેને તેરી પ્ આ ગામમાં દુધમાં મુખ્યત્વે આવ્યું છે. આ માં દુધમાં આ ગામમાં નામમાં આ ગામ કે સુધો તે, આ ગામમાં આ ગામમાં આવ્યું આ ગ	
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