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The state of the s	14世紀 7世紀 日本の日本の	一日 不知道を不可知に、一日はからのとのはなる人才にあず	これにはあるからればれるないとしていることである	
		一日 不知道を含めているとはないというとうのできないのからしては	これにはなっているとはなるないということになっている	
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		一日本の連れるからい、小ではちょうなるかなる人をからずにまるる	こうしている かんとうない ないない こうしゅうしゅうしょう	
		明日本の通言を与れているはちがあるをはる人をはるないまでよい	これにはあるからいは、日本のなるないでしていませんできないというできない	
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NS CATEGORIAN CONTROL OF THE STREET CONTROL	COPYRIGHT 1985 STEVENSNESS LAW PUBLISHING CO., PORTLAND, OR \$7200
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TRUST DEED  MELVIN L. STEWART  1763 WASHBURN WAY  KLAMATH FALLS OR 97603  KENNETHAL TUTTLE, M.D. TRUS  Beneficiary's Name and Address.  After recording, vetum to (Name, Address, Zk):  KENNETHAL TUTTLE TO MENTER TO THE PROPERTY OF THE PROP	STATE OF OREGON,  County of  I cartify that the within instrumen was received for record on the
KENNETH L. TUTTLE, M.D., TRUS	TEE affixed.
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	12th devot February
Grantor irrevocably grants, barga  Klamath County,  Lots 1 and 17 of TRACT 1306  the official plat thereof or  County, Oregon:	WITNESSETH: ins, sells and conveys to trustee in trust, with power of sale, the property in Oregon, described as:  SECOND ADDITION TO NORTHRIDGE ESTATES, according to a file in the office of the County Clerk of Klamath
together with all and singular the tenements, he or hereafter upperfaining, and the rents, issues in the property.	reditaments and appurte nances and all other rights thereunto belonging or in anywise now and protise thereof and all fixtures now or hereafter attached to or used in connection with
FOR THE BURDOON OF THE	
of SEVENTY SEVEN THOUSAND SEVE	PERFORMANCS of each agreement of grantor herein contained and payment of the sum N. HUNDRED FORTY-ONE AND 86/100
note of even date herewith, payable to beneficiant sooner paid, to be due and payable Felix.  The date of maturity of the deby ecure becomes due and payable. Should the granter elerty or all (or any part) of granters in beneficiary's soption all obligations secured come immediately due and payable. The execut assignment.	M HUNDRED FORTY-ONE AND 86/100.  Dollars, with interest thereon according to the terms of a promissory ary or order and made by grantor, the timal payment of principal and interest hereof, if uary 12  by this instrument is the date, stated above, on which the linal installment of the note the signer to, or actually sell, convey, or assign all (or any part) of the properties obtaining the written consent or approval of the beneficiary, then, at the this instrument, irrespective of the maturity dates expressed therein, or herein, shall been by grantor of an earnest money agreement** does not constitute a sale, conveyance or
note of even date herewith, payable to beneficiant some paid, to be due and payable. Felt The date of maturity of the debt ecures becomes due and payable. Should the grant electry or all (or any part) of an tor's interest in beneficiary soptimal obligations secured come immediately due and payable. The execut assignment.  To protect the security of this must deed, 1. To protect, preserve and maintain the provenient thereon; not to commit or permit any 2. To complete or restore promptly and it damaged or destroyed thereon, and pay when due damaged or destroyed thereon, and pay when due 3. To comply with all laws, ordinances, reso requests, to join in executing such timencing a to pay for tilling same in proper millio effective the same in the provenity of the same in the same i	M HUNDRED FORTY-ONE AND 86/100  Dollars, with interest thereon according to the terms of a promissory ary or order and made by frantor, the linal payment of principal and interest hereof, if uary 12  by this instrument is the date, stated above, on which the linal installment of the note there ages to attempt to, or actually sell, convey, or assign all (or any part) of the propit without lirst obtaining the written consent or approval of the beneficiary, then, at the this instrument, irrespective of the maturity dates expressed therein, or herein, shall become by grantor of an earnest money agreement** does not constitute a sale, conveyance or grantor agrees property in good condition and repair; not to remove or demolish any building or improvement which may be constructed, a all costs incurred therefor, gulations, continuous and restrictions affecting the property; if the beneficiary tatements pursuant to the Uniform Commercial Code as the beneficiary may require and
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