DRM No. 881-1-Oregon Trust Deed Series-TRUST DEED (No restr	riction on assignment of C	CASTEVENS-NESS LAW PUBLISHING C	O., PORTLAND, OR. 97204
DRM No. 881-1-Oregon trust Leed Series-18031 DEED (10		Vol. Mg Page 1	3493
50578	TRUST DEED	vol. <u>-78</u> Page -	
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THIS TRUST DEED, made this	16th day of		as Grantor
THIS TRUST DEED, made this JOHN W. LAKE AND CATHE	RINE_L.LAKE(H&W)		as Trustee
JOHN W. LAKE AND CATHE Mountain Title Company nd Klamath Lake Teachers Federal		Contra at 24	. as Beneficiary
nd Klamath Lake Teachers Federal	Credit Union		कात्। त्यस्य १९२१ - १
- 2014년 2014년 2014년 1월 1998년 1998 1998년 1998년 199 1999년 1998년 199	WITNESSETH:	the in trust with power of se	ale, the property
Grantor irrevocably grants, bargains,	sells and conveys to trus		an a
Klamath County, Oregon,	described as.		
· 문제: 물건 · 가지 : 문제: 전 : 1946년 월 21		에 가려 가지 않는 것은 것이 있는 것 같은 것은 바람이 바람을 해야 한다. 것은 것은 것은 것은 것이 같은 것이 있는 것이 같은 것이 있는 것이 같은 것이 있는 것이 있는 것 같은 것은 것은 것은 것은 것은 것은 것은 것이 같은 것이 없다. 같은 것이 같은 것이 없는 것이 없는 것이 없는 것이 있는 것	그는 영국에 관계하는
이는 것 같아요. 그는 것 같아요. 그는 것 같아요. 바람 관람 것		ADDITION to the City of	na chuirean ann an Anna Anna. Tha chuirean ann an Anna Anna Anna Anna Anna Anna
Lot 4 in Block	41 of BUENA VISIA	ADDITION to the City of	
Klamath Falls,	according to the o	fficial plat thereof on	
Klamath Falls, stray and file in the off	ice of the Lounty (	CIEIK OI Nadan	
Oregon;		STACE OF ORSERS	
a a star a s Bara a star a			
· 22 전에 전망 경제 등 것은 것이 있는 것이 가지 않는 것이 같이 같이 없다. - 사람이는 것은 것은 것은 것이 가지는 것이 있는 것이 같이 있는 것이 같이 같이 있다.			
192 1941 felde av französi 1944 1992 197 196 1993 199	1. I receive that whet by gotters at	for each fighting for advertising second is a det	entre Antië Kaliniaan.
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물건 물건물건 물건을 받는 것이 같아요.		가지 않고 있는 것이 모르기 가는 것이다. 같은 것은 것은 것같은 것이 같은 것이 같이 다.	
		중같이 가운 방법 수리가 가지 않는 것이 없다.	

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 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

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be dide and physical above, on which the final installment of said note site date, stated above, on which the final installment of said note law, the stated above, on which the linal installment of said note.
(a) consent to the making of any map or plat of said property; (b) join in graning any exemunator all certifies this deed or the lien or charge subordination or other down warrafty, all or any part of the property. The fitterool: (1) reconvey, meaning, all or any part of the property. The structure of the trathfulness thereol. Truste's lees for any of the structure of the trathfulness thereol. Truste's lees for any of the sonelusive proof of the truthfulness thereol. Truste's lees for any of the sonelusive proof of the truthfulness thereol. Truste's lees for any of the sonelusive proof of the truthfulness thereol. Truste's lees for any of the sonelusive proof of the truthfulness thereol. Truste's lees for any of the sonelusive proof of the truthfulness thereol. Truste's lees for any of the individual they secured, some name so otherwise collect the rents, ery or any part the individue those past due and unpaid, and apply the same. If the entering upon and taking possession of said property, the individues of property, and the application or relives thereunder of invalidate any act done wave any delault or notice of delaut hereunder of invalidate any act done wave any delault or notice of delaut hereunder of invalidate any act done wave any delault or notice of approperty is the solution including the solution in the success of the property, is a mortgage in the manner provided by advertisement and the bay devertises thereing any proceed of any direction including the solution in the solution in any proceed of any direction including the solution of any solution of any solution or invalidate any and the solution in any solution of any solution or invalidate any and the solution in any solution or invalidate any and the solution including and apply the same. If the above described real prop

devi as incre any to the granter or to his successor in interest entitled to such surplus. If, For any reason permitted by law beneficiary may from time to time appoint a support of the superscript of the superscript of the superscript surplus. If, For any reason permitted by law beneficiary may from time to surplus. If, For any reason permitted by law beneficiary may from time to successor time the successor trustee, the latter shall be vasied with all title conveyant for the buccessor trustee, the latter shall be vasied with all title conveyant for the buccessor trustee, the latter shall be vasied with all title conveyant of the successor trustee, the latter shall be made or appoint memory and duties conferred upon any trustee herein namel or appoint interment executed by beneficiary, containing reference to the trust deed instrument executed by beneficiary, containing reference to the trust deed instrument executed by beneficiary, containing reference to the total deed of the conclusive proof of proor appoint which the successor trustee is statistic. To trustee herein this trust when trusted by law. Trustee is not obligated is made is public record in which franter, beneficiary of trustee trust or of any action or proceeding in which franter, beneficiary or trustee 'shall, be a party unless such action or proceeding is brought; by 'trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney; who is an arrive member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon ar, the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agants or branches, or the United States or any agency thereof.

13494 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto except Mortgage: Dated April 1, 1958, Recorded: July 3, 1958 in Volume 183, page 136, Mortgage: Jated April 1, 1900, Recorded: July 3, 1930 in volume 100, page 100, records of Klamath County, Oregon to Brice Mortgage Company. Mortgage Was assigned by instrument Dated July 9, 1958, Recorded July 11, 1958 in Volume 183, page 372, Records of anti-Ameth. Why that and the oregon Mutual Sabings Bank, and Ameth. Why that and the oregon Mutual Sabings Bank, an Oregon Corporation . 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 it grantor is a natural person) are for business or commercial purposes other than agricultural 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 the context so requires, the masculine gender includes the feminine 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 written. \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable: if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures, for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. bhu wat (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93,490) STATE OF OREGON. STATE OF OREGON, County of ..... County of Klamath ., 19..... June 16, , 19 78 Personally appeared ....and Personally appeared the above named .... who, being duly sworn, each for himself and not one for the other, did say that the former is the John W. Lake and Catherine L president and that the latter is the Lake (H & U) secretary of and acknowledged the foregoing instruand that the seal allixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. ment to be Belgre me: COFFICIAL SEAD Notary Public for Oregon Facalean Before me: (OFFICIAL Notary Public for Oregon My commission expires: 5-3-82 SEAL) My commission expires: 77.05  $( \cdot )$ REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. curd of the state то: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said 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 indebtedness 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 estate now held by you under the same. Mail reconveyance and documents to DATED: Beneficiary not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED STATE OF OREGON (FORM No. 881-1) 75 70 6146 s, according to the allocated County lot county is solution of the allocated <math>County lot county is solution for the within instruction of the solution of the solution is the solution of the solution of the solution of the solution is the solution of thSTEVENS-NESS LAW PUB. CO., PORTLAND, ORE rost dird an ment was received for record on the at., 11:50 .... o'clock . A.M., and recorded SPACE RESERVED Grantor FOR rear in a such а ктанори as file/reel number......5057.8......, RECORDER'S USE Record of Mortgages of said County. 诸征的启动它们将 Witness my hand and seal of TEWOCH INCE ISCON**BENETICIARY** OT CLEOTE NUTOU PTER RECORDING RETURN TO COM SUN LA CREDIT UNIONID C TALLOTA COM SUNTER 1990 1970 County affixed. 12613613616 Wm. D. Milne oue County Clerk 3737 sharta liber Title d By Pernala Achelagh Deputy iene erre 1300