CKIIDODIA' 71874	TRUST DEED	이 전 문서 옷 것이 많이 많이 다 집에 많다.	NS-NESS LAW PUBLISHING CO., PORTLAND, OR. S
이 집에 가지 않는 것 같아. 여러 집에 가지 않는 것 같아. 가지 않는 것 같아.		Vol.	<u>19</u> Page 1861 2
THIS TRUST DEED, made this lst JANET B. KALITA	day of	August	, 19 79, betwe , as Grante
	ITNESSETH:		, as Truste
Grantor irrevocably grants bargains calle		trustee in trust.	with power of sale the proper
······	Jou uo.		
Lot 1, of Block 5, TRACT NO. 1021, WILL plat thereof on file in the office of t TOGETHER WITH an undivided 1/80th inter	JAMSON RIVE	R KNOLL, acco	ording to the official
TOGETHER WITH an undivided 1/80th inter	est in and	to the follo	ith County, Oregon,
The Easterly 60 feet of that nontion of			· 방향방향 · 방송 · 요구 소 전 소 전
	division and	lots 40, 41, 1 North of th	144 and 45, lying
TRUST DEED			e of all seen
가는 사람들은 것은 것은 것은 것은 것은 가장 가지 않는 것을 가지 않는다. 이 사람이 같은 것은 것은 것은 것은 것은 것은 것이 있는 것을 가지 않는다. 같은 사람이 같은 것은 것은 것은 것은 것은 것은 것은 것은 것을 가지 않는다.			anna Alberta (Canada) - Canada Anna Alberta
The state of general set the state of the state of the state of the state of	are when he determine	i in the information of the state	
· 사용 사람은 성상 이 소리가 가지 않는 것이 것을 통해 같은 것이 있는 것이다. - 중 에너 사람은 것에서 가지 않는 것이 같이 있는 것이 같이 있는 것이 있는 것이 있는 것이다.	, , , , 정말 전, 김 영상 영화 - 한 것 전 동안		
· 사람으로는 사람이 되었는데 이 것은 사람은 사람이 다 같다. - 사람은 사람이 나라 가지 않는 것은 것은 사람이 있는 것은 사람이 있는 것이 같다.			
ogether with all and singular the tenements borgdianset	in the many seal		
together with all and singular the tenements, hereditaments now or hereafter appertaining, and the rents, issues and prot tion with said real estate.			
hereon according to the terms of a promissory note of even	date herawith	wable to be at	Dollars, with intere
inal payment of principal and interest hereof, if not sooner p The date of maturity of the debt secured by this insta-	paid, to be due and	i payable Augu	y or order and made by grantor, the st 1
becomes due and payable	ment is the date,	stated above, on w	hich the final installount of whit we
The above described real property is not currently used for To protect the security of this trust deed, grantor agree			
nd repairs not to remove or demolish any building or improvement the	dition granting an ereon: subordinatio	n or other of	y map or plat of said property; (b) join i ag any restriction thereon; (c) join in an t affecting this deed or the lien or charg
anner any building or improvement which may be constructed, damag	antitus dependencia		The property The
3. To comply with all laws, ordinances, regulations coverants	De conclusi	ve proof of the truthle	ulness thereof. Trustee's lees for any of th
al Code as the beneficiary may require and to puy for liling same in	niner- time without	it notice, either in per	grantor hereunder, beneficiary may at an rson, by agent or by a receiver to be av
neliciary.	issues and	mess hereby secured, e	inter upon and take possession of said pron
. To provide and continuously mointain insurance on the built or hereafter erected on the said premises against loss or damage by a such other hazards as the beneficiary may from time to time require amount not less than 5	Idings less costs an y fire ney's less u	V avaante - I	win name sue or otherwise collect the rents past due and unpaid, and apply the same m and collection, including reasonable attor- secured hereby, and in such order as bene-
lices of insurance that he differentially, while loss payable to the latter	r: all collection of	The entering upon an	nd taking possession of said property, the
the grantor shall fail for any reason to procure any such insurance an	ured; insurance po nd to property an	d the application	or awards for any taking or damage of the
e beneficiary may procure the same at grantor's expense. The am	lings, pursuant to	such notice.	such nereunder of invalidate any act done
ry upon any indebtedness secured hereby and in such order as beneli	eneli- hereby or in ciary declare all	tore concerned by the	or in payment of any indebtedness secured y agreement hereunder, the beneliciary may nediately due and payable. In such an event property is currently able.
t cure or waive any default or notice of default hereunder or invalidate	shall timber or gri any deed in equi	azing purposes, the ber	neliciary may proceed to foreclose this trust
5. To keep said premises free from construction liens and to pay	v all lieinen at t	However it said real p	property is not so currently used, the bene-
rges become past due or delinquent and promptly deliver receipts the	other and sale. In refor cause to be	the latter event the L	beneficiary or the trustee shall execute and
nts, insurance premiums, liens or other charge payment of any taxes, as direct payment or by providing beneficiary with funds with which ke such payment, beneficiary may, at its option, make payment they the amount so paid, with interest at the rate set forth in the	ther upon the true	d real property to sati	isty the obligations secured hereby, where-
eby todether with the chlidations it and the form in the nore sect	urea 13 S	86.740 to 86.795.	the manner pro-
st deed, without waiver of any rights arising from breach of any of	this trustee for the	he trusted's ante of	is live days before the date set by the
e evient that they as its will as the grantor, shall be bound to	the obligation see	tire amount then due	under the terms of the trust deed and the
cribed, and all sure are bound for the payment of the obligation he notice, and all sure payments shall be immediately due and payable w notice, and the nonpayment thereof shall, at the option of the benefic der all sums secured by this trust deed immediately due and payable stitute a brench of the by this trust deed immediately due and payable	ith- creding \$50	ach) other than it.	and musice's and attorney's fees not er-
6 To pay all costs from and	and all foreclosure	proceedings shall be d	ismissed by the trustee.
connection with or in enforcing this obligation and trustee's and attorned	ey's auction to th	or in separate parcel	is and shall sell the parcel or parcels at
7. To appear in and delend any action or proceeding purporting	to shall deliver	to the purchaser its de	eed in form as required by law conveying
suit for the foreclosure of this deed, to pay all costs and expenses,	ing of the truthle	ilness thereof. Any pe	rson, excluding the trustee, but including
I by the trial court and in the event of an appeal from any judgment	he shall apply th	hen trustee sells pursui	ant to the powers provided herein, trustee
the court shall adjudge reasonable as the beneficiary's of trustee's att	appartationey, (2)	to the obligation second	red by the trust deed. (3) to all persons
It is mutually agreed that:	Surolus II an	interests many surveys	The interest of the trustee in the trust in the order of their priority and (4) the bis successor in interest entitled to such
t, if it so elects, to require that all or any portion of the monies payal	the time appoint	any reason permittee	d by law beneficiary may from time to
ay all reasonable costs, expenses and attorney's less necessarily paid reed by grantor in such proceedings, shall be paid to beneliciary a	or conveyance to and powers and d	ee appointed hereunde the successor trustee,	r. Upon such appointment, and without the latter shall be vested with all title
ice ov it first upon any remonship and and and the remaining a	es. hereinder Kaa	to solution of the solution of	and number neren named or appointed
in the total afterney's le	ne- instrument ere	cuted by benefictare	containing salar
in the trial and appellate courts, necessarily paid or incurred by be- y in such proceedings, and the balance applied upon the indebtedu- ed hereby; and grantor agrees, at its own expense, to take such acto execute such instruments as shall be necessary in obtaining such con- tion, promutly upon beneficiary's request.	and its place ons Clerk or Record Distance Shall be couch	of record, which, whi der of the county or c	nd substitution shall be made by written containing reference to this trust deed en recorded in the office of the County counties in which the property is situated, appointment of the successor trustee. St when this deed, duly executed and

or savings and toon association authorized to do business under the laws of Oregon or the United Starts, a title insurance company cuthorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

18613 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 and that he will warrant and forever defend the same against all persons whomsoever. 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 terminine 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 line of 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. B and Janet B. (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. Personally appeared and each for himself and not one for the other, did say that the former is the Janet B. Kalita president and that the latter is the secretary of and acknowledged the foregoing instru-, a corporation, and that the seal alfixed to the foregoing instrument is the corporate seal 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. Č belore me: voluntary act and deed. Notary Public for Oregon SEAL) Before me: • *** 6 (OFFICIAL SEAL) Notary Public for Oregon 0 My commission expires: 6-9-My commission expires: ģ REQUEST FOR FULL RECONVEYANCE To be used only when abligations have been paid. **TO:** Trustee 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 Do 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 POIL 2011 An area and house 20 P.H. STEVENS NESS LAW PUB. CO., PORTLAND, ORE SS. arter of Construct to rules. County of Klamath I certify that the within instru-JANET B. KALITA CONTRACTION IN THE PUTCH SET OF OUT OF MENT Was received for record on the Diff thereor of 1318 in the of 100 of Grantor JACK T. JAMAR as file/reel number. 71374 RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Beneliciary County affixed. AFTER RECORDING RETURN TO WINEMA REAL ESTATE lm, D. Milne the second in de la compañía de P.O. BOX 376 Villing County Clerk CHILOQUIN, OR 97624 1.....Title 1405 Cartes By Dernetha Sp. cts. ch. Deputy