TS		71877	TRUST	DEED	Wai Mag-	age 18618	A
		TRUST DEED, made th	성격은 김 씨는 사람이 많았다.		July	19.79 betw	veen
В	RADFORD) W. KALITA n Title Company				, as Gran	tor,
M	lountain nd JACK	n Title Company T. JAMAR				, as Trus as Benefici	stee, arv.
±1		이 같아 있는 것이 물 것 같을 수 같	WITNES	SETH:	and the second of the second of the second sec		
in	Grantor, irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KlamathCounty, Oregon, described as:						
o C	fficial ounty,	f Block 4, TRACT l plat thereof on Oregon, TOGETHER ng described prop	NO. 1021, WIL file in the WITH an und	LIAMSON RI office of	the County (Clerk of Klam	nath
1	ying Sc Villiams	terly 60 feet of outh of the Willi son River.	amson River K	noll Subdi	vision and l	North of the	¥5,
		ana ang ang ang ang ang ang ang ang ang	arg wipra a Pitalan, Britishan d				
r	now or herea	a all and singular the tenement Iter appertaining, and the rent I real estate.	s, issues and profits ther	eof and all fixture	s now or hereafter at	tached to or used in co	nnec-
· 1	um of EOUI hereon accor	THE PURPOSE OF SECURI r. Thousand Nine F rding to the terms of a promise	lundred. Fifty sory note of even date h	and .00/100 erewith, payable t	beneficiary or orde	n Dollars, with in r and made by granto	terest r, the
. f	inal payment The da	t of principal and interest here ate of maturity of the debt secu-	of, if not sooner paid, to used by this instrument i	be due and payables the date, stated at a state of the st	e July 15 above, on which the l	1989 Inal installment of said) note KXXX
5	MAX XXXXXX XXXXXXXXXXX	RANGER RANGER RANGER AND A DESCRIPTION OF A	IN YERDENEN XXIROUN XIXX IMIN XXIXIK KON HIXXIRI	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	bX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	A TO DO WAY A DOWN ON	XXX
. 7	Saladi N. School Y.	ove described real property is no	VANX	A Share of the Series			ېد س
c	I To o	otect the security of this trust rotect, preserve and maintain said	property in cood condition	granting any easem	ent or creating any resta	lat of said property; (b) riction thereon; (c) join i this deed or the lien or	n any
ia n	nd repair; not of to commit o 2. To c	to remove or demolish any buildin or permit any waste of said property. complete or restore promotly and	g or improvement thereon; _ in good and workmanlike	thereof. (d) reconve	w without warrants all	this deed on the lien or or any part of the property ibed as the "person or p een of any matters or facts of, Trustee's fees for any	. The
đ	estroyed thereo 3. To co	ilding or improvement which may be on, and pay when due all costs incurri- omply with all laws, ordinances, rep	ed therelor. Julations, covenants, condi-	services mentioned in 10 Uoon an	this paragraph shall be n v default by grantor be	of less than \$5 reunder beneficiary may a	at any
- je	ions and restric	ctions allecting said property; if the g such linancing statements pursuan	beneliciary so requests, to t-to the Uniform Commer- nav for filing same in the	time without notice, pointed by a court,	either in person, by an and without regard to t	reunder, beneficiary may a cent or by a receiver to b the adequacy of any securi and take possession of said	be ap- ity lor
р Б -Б		flice or offices, as well as the cost rs or searching agencies as may be		erty or any part th issues and profits, in	ereol, in its own name s icluding those past due a	and take possession of said ue or otherwise collect the and unpaid, and apply the ection, including reasonable	rents, same,
a^n	our or hereofte	provide and continuously maintain a rected on the said premises again hazards as the beneficiary may fro less than \$	nst loss or damage by tire	ney's fees upon any ficiary may determin	indebtedness secured her ne.	reby, and in such order as	bene-
7.9	ompanies accer	ptable to the beneficiary, with loss rance shall be delivered to the bene	ticiary as soon as insured;	collection of such re insurance policies or	nts, issues and profits, o compensation or awards	possession of said propert in the proceeds of fire and for any taking or damage	other of the
d d	l the grantor s leliver said poli ion ol anv po	shall fail for any reason to procure icies to the beneficiary at least liftee blicy of insurance now or hereafter	n days prior to the expira- placed on said buildings,	waive any default c pursuant to such not	r notice of default herev lice.	of as aforesaid, shall not c inder or invalidate any ac	t done
· . t	he beneficiary	may procure the same at grant any fire or other insurance policy in indebtedness secured hereby and in or at option of beneliciary the ent	may be applied by beneli-	hereby or in his per declare all sums secu	formance of any agreement red hereby immediately d	nent of any indebtedness s of hereunder, the beneficiar lue and payable. In such an	v may event
a	ny part thereo	I, may be released to grantor. Such ve any delault or notice of delault 1	application or release shall.	timber or grazing pu deed in equity, as a	rposes, the beneliciary m mortgage in the manne	currently used for agriculary proceed to foreclose this or provided by law for mo	s trust rtgage
a	ct done pursua 5. To k axes, assessmen	int to such notice. eep said premises free from constru- nts and other charges that may be	ction Lens and to pay all levied or assessed upon or	liciary at his electio mortgage or direct	n may proceed to loreclo the trustee to loreclose i	not so currently used, the ose this trust deed in equit this trust deed by advertis	y as a sement
c	ngainst said pro harges become a beneficiary: s	operty before any part of such ta past due or delinquent and prompt should the grantor fail to make pay	res, assessments and other by deliver receipts therefor ment of any taxes, assess-	cause to be recorded said described real	I his written notice of de property to satisfy the o	or the trustee shall executive fault and his election to subjugations secured hereby,	ell the where-
b	nents, insurance ay direct payn make such nav	e premiums, liens or other charges nent or by providing beneliciary v ment heneliciary may, at its ontio	with funds with which to n, make payment thereol,	required by law and vided in ORS 86.740	I proceed to loreclose the to 86.795.	of sale, give notice thereof a is trust deed in the manne	r pro-
n h	and the amount acceby, together cust deed shal	t so paid, with interest at the fate so r with the obligations described in p It he added to and become a part of	paragraphs 6 and 7 of this of the debt secured by this	13. Should t then aiter delault a trustee lor the trus	he beneficiary elect to to t any time prior to live tee's sale, the grantor o	reclose by advertisement an days before the date set b r other person so privileg	by the
t C	rust deed, with ovenants hereo	hout waiver of any rights arising I of and for such payments, with inter re described, as well as the grante	est as aloresaid, the prop-	ORS 86.760, may p tively, the entire an obligation secured t	bay to the beneficiary or bount then due under the hereby (including costs a	his successors in interest, i terms of the trust deed and expenses actually incur	respec- nd the red in
d	ame extent the lescribed, and a	at they are bound for the paymer all such payments shall be immedia the ponnayment thereol shall, at th	t of the obligation herein tely due and payable with- e ontion of the beneficiary.	enforcing the terms ceeding \$50 each) of be due had no defai	of the obligation and tru ther than such portion of alt occurred, and thereby	istee's and attorney's fees n f the principal as would no cure the delault, in which	not ex- t then
r c	ender all sums constitute a brea	ach of this trust deed immediate of this trust deed.	ately due and payable and his trust including the cost	all loreclosure procee 14. Otherwise place designated in t	dings shall be dismissed b the sale shall be held he notice of sale. The tru	y the trustee. on the date and at the tin istee may sell said property	e and
- iı	title search a n connection w	as well as the other costs and expen- with or in enforcing this obligation a curred	nses of the trustee incurred and trustee's and attorney's	in one parcel or in auction to the high shall deliver to the	separate parcels and sh est bidder for cash, paya purchaser its deed in for	all sell the parcel or pare able at the time of sale. T m as required by law con	rels at Trustee veying
a	7. To a lifect the securi	appear in and detend any action of ity rights or powers of beneficiary of which the beneficiary or true	or trustee; and in any suit, istee may appear, including	the property so sold plied. The recitals it of the truthlulness	l, but without any cover a the deed of any matters thereof. Any person, exc	nant or warranty, express of s of fact shall be conclusive luding the trustee, but inc	proof
	iny suit for th fuding evidence	e foreclosure of this deed; to pay e of title and the beneficiary's or to rpey's less mentioned in this perser	all costs and expenses, in- rustee's attorney's lees: the aph 7 in all cases shall be	the grantor and bene 15. When the shall annly the pro-	liciary, may purchase at a ustee sells pursuant to th seeds of sale to payment	the sale. e powers provided herein, of (1) the expenses of sa	truster de, in-
: 1 : 0 1	fred by the tri lectes of the fi jellate court sil	ial court, and in the event of an an rial court, grantor further agrees to hall adjuilge reasonable as the bene	peal from any judgment or	cluding the compen- attorney, (7) to the baving recorded lies	ation of the truster and obligation secured by the subsequent to the int	a reasonable charge by tr be front deed, (3) to all p etestiol the trustee in the	ustec's iersons - trust
	iey's lees on su It is m	utually agreed that:	aid oroner(y shall be taken	deed as their interes surplus, if any, to i surplus.	its may appear in the or he grantor or to his succ	der of their priority and (cessor in interest entitled to	4) the such
	inder the right ight, if it so e	of environt domain or condemnation dects, to require that all or any por	, beneficiary shall have the tion of the monies payable	time appoint a succ	essor or successors to any minted hereunder. Upon	 heneliciary may from fi frustee named herein or i such appointment, and w 	to any lithout
1	o pay all reas	n for such taking, which are in eve- sonable costs, expenses and attorney antor in such proceedings, shall b inst upon any reasonable costs and e	's lees necessarily paid or e ould to beneliciary and	conveyance to the : powers and duties hereunder. Each suc	uccessor trustee, the latt conterred upon any tru- h appointment and subst	er shall be vested with all stee herein named or app itutkin shall be made by v	l'title, sointed vritten
E	opplied by it in both in the tri	int upon any reasonable costs and e al and appellate courts, necessarily proceedings, and the balance appl ; and grantor agrees, at its own exp	paid or incurred by hene-	instrument executed and its place of re	by beneficiary, containing of which, when record	ing reference to this trust ded in the office of the C in which the property is sit	ounty
11 	nd execute sub remation, prom	ch instruments as shall be necessa spliy upon benelicinty's request.	n written request of hene-	shall be conclusive	proof of proper appointm	ent of the successor trustee this deed, duly executee provided by law, Trustee	r
់រ	9. At an iciary, paymen	ny time and from time to time up at of its lees and presentation of t a case of full reconveyances, for case	his deed and the note for	obligated to notily	any party hereto of pend ion or proceeding in whi	ing sale under any other d ch grantor, beneliciary or i	red of trustee
e		any person for the payment of the				eding is brought by trustee	

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1921.1

18619 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. 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 if grantor is a natural person) are for business or commercial purposes other than a 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 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. Encideral W. Bradflord W. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) IORS 93.490) STATE OF OREGON, STATE OF OREGON, County of County ofKlamath) ss., 19 Personally appeared Personally appeared the above named. Bradford W. Kalita each lor himsell and not one lor the other, did say that the former is the and president and that the latter is the secretary of and acknowledged the loregoing instruand that the seal allixed to the loregoing 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. Before me: Notary Public for Oregon OFFICIAL SEAD Notary Public for Oregon My commission expires: 6-7-50 Notary Public for Oregon (OFFICIAL SEAL) My commission expires: ..., REQUEST FOR FULL RECONVEYANCE No. 10 be used only when obligations have been paid. A ANNAL TOY XN AMERICAN TRANSFER TO: rustee <u> 1977 - 2005 - 7</u> 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 alash balayas DATED Beneficiary not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be m RIVEN RADIE SUDED **TRUST DEED** 6802 510,0460 STATE OF OREGON (FORM No. 881) Charles & Star NESS LAW PUB. CO. POP SS. County of Klanath BRADFORD W. KALITA I cortily that the within instru-用和可不知道这种 ment was received for record on the **的时候,你**你能够能够能够能够能够。 6th day of August , 197 arrande 90312 at 9:50 ... o'clock M., and recorded Grantor SPACE RESERVED JACK T. JAMAR The Contract FOR RECORDER'S USE Record of Mortgages of said County. AND MERSEN Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. WINEMA REAL ESTATE. Mn. D. Milne P.O. Box 376 and the 等合式设 igas lag CHILOQUIN, OR 97624 County Girk usas), però Title ByDernetha Anulsch Deputy Heldese Fee \$7.00