	K-40310	STEVENS-NESS LAW PUB. C	STEVENS-NESS LAW PUB. CO., PORTLAND, OR \$7204	
F()RM No. E81-Dag in Trust Dood Sories-TRUST DEED.	al antista at the	ro·Vola <u>M88</u> Page	28117 @	
or 84735	TRUST DEED	lo.vol 		
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THIS TRUST DEED, made this				
그는 것 같은 것 같		s - cyandi affizia		
JOHN A. SHORT, III es Grantor, KLAMATH COUNTY TITLI		(1) 全,《(1) (1) (1) (1) (朱元代教授 法的新福祉部门) 建塑料	as Trustee. and	
es Grantor, KLAMATH COUNTY TITL	M. HARDING, hu	sband and wife	ana nan Musin I	
LEE E. HARDING AND IMPAGE	NINGLESSING AND	○ 日本市内はないないの可以は、「日本市内」		
as Beneficiary,	WITNESSETH:	a boulder from N		
Grantor irrevocably grants, bargains,	sells and conveys to t	rustee in trust, with power of sa	ale, the property	
in Klamath County, O	regon, described as:	ol F-birsers	en en de tradeción en en de tradeción	
10	것을 많은 것이라. 인생님은		Klamath	
Lots 11 and 12 in Block 1,	Industrial Acc	ition to the crey of	in the	
Lots 11 and 12 in Block 1, Falls, Oregon, according t	o the official	plat thereor on the		
Falls, Oregon, according t office of the County Clerk	. of Klamath Co	unty, oregon.	가는 가지 문화되었다. 문제::::::::::::::::::::::::::::::::::::	
	割目 经济法定的	성업 (1997) 전 1993 전 1993 전 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1 2013 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 -		
- 그 사람이 방법, 동안 이는 방법에 하는 물건은 물건은 가지? 				
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그는 것 모양을 통하는 것 같은 것 같은 것 같아요.	영향을 알려난 것이라.	2013년 - 2014년 1월 2013년 2017년 1월 2017년 2013년 - 1월 2017년 1월 2017년 1월 2017년 1월 2017년 2017년 - 1월 2017년 1월 2017년 1월 2017년 1월 2017년		
그는 것 같아. 이 것이 말했는 것은 것은 것이 같이 많이 많이 있는 것이 같이 말했는 것이 없다.	法保密管理时间 机过去分词 美洲人 机运行空气	이 있는 것이 좀 가지? 한 것이 수 있는 것이 한		

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 PUPPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the TURENTY FIVE THOUSAND AND NO/100-----

sum of TWENTY FIVE THOUSAND AND NO/100-----Dollars, with Interest thereon according to the terms of a promissory

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable <u>at maturity</u>, 19 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within discribed property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, there, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

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pellate court shall adjudge reasonable as the beneficiary i or trustee's attor-ney's lees on such appeal. It is mutually agreed that: 3. 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, if it so elects to require that all or any portion of the monies payable right, if it so elects to require that all or any portion of the monies payable to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and incurred by grantor in such proceedings, shall be paid to beneficiary and incurred by grantor in such proceedings, shall be paid to beneficiary and incurred by grantor in such proceedings, shall be one to a paid or incurred by bene-both in the trial and appellate courts, necessarily paid or incurred by bene-both in the trial and appellate courts is own expense, to take such actions recured hereby; and grantor agrees a shall be necessary in obtaining such com-and execute such instruments as shall be necessary in obtaining such actions reduced such instruments as shall be necessary in obtaining such com-sume and iron time to time upon written request of bene-9. At any time and iron time to time upon written request of bene-endorsement (in case of luil reconveyances, lor cancellation), without altering the liability of any person for the payment of the indebtedness, trustee making of any map or plat of said property; (b) join in (a) consent to the making of any map or plat of said property; (b) join in

granting any easement or creating any restriction thereon; (c) join in any granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge subordination or convey without warranty, all or any part of the property. The thereoi; (d) any reconveyance may be described as the "person or person frantee in this paragraph shall be not less than y matters or lacts than legally entitled thereoi," and the recitals therein of any matters or lacts than legally entitled thereoi," and the recitals therein of any matters or lacts than legal or on the paragraph shall be not less than \$5. services mentioned in this paragraph shall be not less than \$5. in the out of the paragraph shall be not less than \$5. in the without notice, either in person, by agent or by a receiver to be a pointed by part thereoi, in its own name sue or otherwise collect the tame, issue outs and profits, including those past due and ungai, and apply the indebtedness hereby secured, enter upon and take possession of the arme, issue outs and expenses of operation and collection, including reasonable attor-fiety or one y indebtedness secured hereby, and in such order as bene-ficary may determine. In the entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of the and other incurante policies or compensation or awards for any taking or damage of the property, and the application or release thereoid as aloresaid, hall not cure or the beneficiary at his grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately did to boreclose this trust deed worked and second hereby immediately did to boreclose this trust deed in quity as a morigage or direct the trustee to pursue any other right or advertisement and sele, or may direct the trustee to be foreous this trust deed his written notice of delault and his exe

property to satisfy the obligation secured hereby whereupon the trustee shall is the time and place of sale, give notice thereof as then required by law and proceed to forcelose this trust deed in the manner provided in ORS 86.735 to 86.795. (11), Atter the 'trustee' has commericed forcelosure by advertisement and (12), Atter the 'trustee' has commericed lorcelosure by advertisement and (13), Atter the 'trustee' has commericed lorcelosure by advertisement and (13), Atter the 'trustee' has commericed lorcelosure by advertisement and (13), Atter the 'trustee' has commericed lorcelosure by advertisement and (13), Atter the 'trustee' has commericed lorcelosure by advertisement and sale, and 'at any time prior to 5 days before the date the trustee conducts the dealed of the trust deed, the delault consists of a laiture to 'by' paying the sums secured by the trust deed, the delault may be cure portion as would be the due' had' no delaul' occurred. Any other deale required under the doluits, the person ellecting the cure shall pay on the beneficiary ell costs and expenses actually incurred in enforcing the corecing the amounts provided together with trustee's and altorney's lees not exceeding the amounts provided together with trustee's and altorney's lees not exceeding the amounts provided together with rustee's and altorney's lees not exceeding the amounts provided in one parcel or in separate por cash, payable at the time of alle. Trustee may be postponed as provided by low. The trustee may sell said property either be prostery so sold, by an excle and thall sell the parcel or parcels at miction to the highest inducer its deed in form as required by law conveying shall deliver to the grant person, percluding the trustee, but including of the truthitumes intereot. Any person, escluding the trustee, but including of the truthitumes intereot any person and arcsanable chage of all persons the property so sold, sale to payment of (1) the expense of alle in-shall apply the proceeds of sale to payment of the sale. Fruste

altorney, who is an active member of the Oregon State Bar, a bank, trust company egon or the United States, a title insurance company authorized to insure title to real tates or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an atto or savings and loan association authorized to do business under the laws of Oregor property of this state, its subsidiaries, affiliates, agents or branches, the United States 5840

			ふうがい 小説 えいかい さいしょう しゃく ふたいがんさい にかいしょう
		same against all persons whor	isoever.
$ \begin{array}{c} \mathbf{U} = \mathbf{U} \left\{ \left\{ \mathbf{U} \in \mathcal{L}_{\mathbf{U}} \mid \mathbf{U} \in \mathcal{L}_{\mathbf{U}} \mid \mathbf{U} \in \mathcal{U}_{\mathbf{U}} \right\} \\ \mathbf{U} = \mathbf{U} \left\{ \mathbf{U} \in \mathcal{U} \in \mathcal{U}_{\mathbf{U}} \mid \mathbf{U} \in \mathcal{U}_{\mathbf{U}} \right\} \\ \mathbf{U} \in \mathcal{U} \in \mathcal{U} \in \mathcal{U}_{\mathbf{U}} \mid \mathbf{U} \in \mathcal{U} \mid \mathbf{U} \mid \mathbf{U} \in \mathcal{U} \mid \mathbf{U} \mid \mathbf{U} \mid \mathbf{U} \in \mathcal{U} \mid \mathbf{U} \mid \mathbf{U}$		이 경험 방법 사람이 있는 것은 것은 것을 많은 것을 얻을 것 같아. 것은 것이 없는 것이 같이 있는 것이 없다. 것은 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 한 가지 않는 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없 않이	
The grantor warra (a)* primarily tor (b)' tor an organiz Thir doed	its that the proceeds of the loan rep grantor's personal, family or househ ation) or (even if grantor is a nutur	resented by the above described not old purposes (see Important Notice al persor) are for business or comm	e and this trust deed are: below);
secured hereby, whether o gender includes the femini	not named as a beneficiary herein	efficiary shall mean the holder and	tees, devisees, administratore
* IMPORTANT NOTICE: Delete not applicable; if warraniy '(a as such word is defined in th benoficiary MUST comply with disclosure	by lining out, whichever warranty (a) a is applicable and the beneficiary in a routh-in-Linding Act and Regulation the Act and Day	r (b) is furn.	and year first above written.
(If the signer of the above is a corr use the form of acknowledgement o	or required, disrccard this notice, oration,	xelon:	
STATE OF OREGON	BCknowledges	STATE OF OREGON, County of) } ss.
Jusque C			elore me on
		na an a	(SEAL)
Test particular interest de la constante de la	To be used only whan	FULL RECONVEYANCE obligations have been paid.	
herewith together with said trus outside now held by you under the	statute, to cancel all evidences of deed) and to reconvey, without ya	ted, on payment to you of any sum indebtedness, secured by said trust tranty, to the parties desident	deed (which are delivered to your
DATED TALL AT THE ADDRESS OF THE ADD	un en esta de la constante de la c	umonts to:	in terms of said frust deed the
Do not lose, or destroy this Trust D.	ed OR THE NOTE which it secures. Both mus	Benofi I be delivered to the trustee for concellation	Jary befare reconveyance will be made.
TRUST DE	ED G	FI COMMENTS STATE OF	DREGON
Herrich Cranton (1) Gradin Industry (1) High materials	이 있는 것 같은 것 같아요. 김 씨님 사람이 있는 것 같아요. 이 가지 않는 것 같아요. 이 가지 않는 것 같아.	was received a of	or record on the26th day lary
III. I TERLETAR A	FOR RECORDER IIIII	s use ment/microfile 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	n/reception No. 84735
AFTER RECORDING RETURN KOTC-Collect	Con Spey	County affired	Ly nand and seal of
Child I al - Charles Child Society of the	K-4C3	ee: \$10.00 By	2 Smill Deputy