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FORM No. 381-Orogon Trust Deed Series	K-40286	STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 37204
29701 <b>85013</b> ,	Lea: STATION TRUST DEED	
h' O' Box Terr	일을 찾아들는 것 같은 것은 것은 것을 못 할 수 없는 것이다.	Vol. 1488 Page 3228
THIS, TRUST DEEL, made	this25thday of	February 19.88., between
UACK P. ZUPAN and DELORES	M. ZUPAN, husband and y	vife
ANDREW P. IOSTITIC		
CONFIDELITY FINANCIAL SERV	ICES COPPORATION	, as Trustee, and
	<u> </u>	
as Beneficiary,		W poor orderound to see and the second to second to see and the second to second
	WITNESSETH:	
in Klamath	gains, sens and conveys to tr	ustee in trust, with power of sale, the property
in Klamath Countral Klamath	nty, Oregon, described as:	이 집에서 친구가 한 것을 물을 만들고 있는 것을 것 같아요.
PARCEL I	이 같은 것 같은 것은 것이 가지만 한다. 것이 같은 것이 있는 것이 있다. 같은 것이 같은 것이 같은 것이 같은 것이 있는 것이 같은 것이 같이 있다.	
		County that de Funde marchingt
to the official plat the	IOLLISTER ADDITION, to	the City of Klamath Falls, Jaccording
Oregon.	on file in the office	the City of Klamath Falls, Jaccording of the County Clerk, Klamath County,
PARCEL II		
Lots 30 and 31 in Block 10		2019년 1월 2019년 1월 2017년 1월 1919 2019년 1월 2019년 1월 2019년 1월 1919년 1월 1919년 1월 1919년 1월 1919년 1월 1919년 1월 1919년 1월 1월 1919년 1월
Lots 30 and 31 in Block 10,	SI. FRANCIS PARK, Klama	ath County, Oregon.
사실: 2016년 2017년 1월 27일 2016년 1월 21일 2016년 1919년 2월 21일 2016년 1919년 1월 21일 2017년 1월 21일		
together with all and that I at	러 감이 가 물습이 있습니다. 물더 분곡은 5 한국 아이지 않는 것같이 가동을 결국하는	100년 - 100년 100년 - 100년 100년 100년 100년 1
now or hereafter appertaining, and the rents,	, hereditaments and appurtenances issues and profits thereof and all t	and all other rights thereunto belonging or in anywise ixtures now or hereafter attached to or used in connec-
FOR THE PURPOSE OF SECURIN	G PEPEODMANOT	in connec-
sum of SIXTEEN THOUSAND AND I	NO/100	ement of grantor herein contained and payment of the
lot sooner naid to be due and the ty	Mana 1 1	, the intal payment of principal and interest bereat it
The date of maturity of the clebt secure	d by this instrument is the date st	aled above on which the time t
old, conveyed, assigned or alienated by the	erantor without first having any pa	ated above, on which the final installment of said note int thereof, or any interest therein is sold, agreed to be ined the written consent or approval of the beneficiary, pective of the maturing down
erein, shall become immediately duy and	is secured by this instrument, irres	pective of the maturity dates or approval of the beneficiary,
anore accentice teel property is not cu	irrently used for acricultural timber of	
To protect the security of this trust dee 1. To protect, preserve and maintain said protect.	d, grantor agrees: (a) consent to	the making of any map or plat of said properties (b) is the

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(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 subordination or other agreement allocing this deed or the lien or charge frantee in any reconveyance may be desribed part of the property. The france in any reconveyance may be desribed as the "person or persons legally entitled thereto," and the recitals therein of any matters or lacts shall services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by grantor by a receiver to be any of the indebtedness hereby secured, enter y agent or by a receiver to be any part of the recoil, and the recitals therein of y a receiver to be any of the indebtedness hereby secured, enter y agent or by a receiver to be any part thereol, in any security for the indebtedness hereby secured, enter y and and y security for the indebtedness hereby secured, enter y and and the recitor, including reasonable attorning its uses and prolits, including those past and hereby, and in such order as beneficiary may determine. If the entering upon and taking possession of said property, the foollection of use thereds, and prolits, or orders and prolits, including these past of the reby, and in such order as beneficiary may determine. If the entering upon and taking possession of said property, the foollection of such property, the foollection or release theread so there any default or during or the proceeds of the advection of the proceeds of the advection of the proceeds of the advection of the solution or release theread or y taking or during any application or release theread or invalidate any advection of the solution or invalidate any advection of the proceeds of the angle of the proceeds of the solution or notice.

Insurance policies or compensation or awards for any taking or damade of the property, and the application or release theread as aloresaid, shall not cure or mound on the property.
I.1. Upon default by grantor in payment of any indebtedness secured hereby cr in his performance of any agreement hereunder, the beneficiary may available the beneficiary and the secured hereby immediately due and, the beneficiary may available the beneficiary and the secured hereby immediately due and the secured hereby internetiately due due to the secure of hereby internetiately due and the secure of hereby internetiately due and the secure of the secure of the beneficiary of the secure of hereby internetiately due and the secure of the secur

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NOTE: The Trust Deed Act provides that the trustie hercunder must be eliher an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and foon association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, egents or branches, the United States or any agency thereof, or an estrow agent licensed under ORS \$95.505 to \$95.585.

The grantor covenants and fully seized in fee simple of said	d agrees to and with the beneficiary and those claiming under him, that he is la described real property and has a valid, unencumbered title thereto
[1] J. S.	account of a property ind inas a valid, unencumbered title thereto
and that he will warrant and for	rever defend the same egainst all persons whomsoever.
The grantor warrants that the p	proceeds of the loan represented by the above described note and this trust deed are sonal, tamily, household or africultural purposes (see the sonal sona
(D) for an organization, or (eve purposes. This dead applies to invest d	en il Grantor is u natural person) are for business or commercial purposes other than agricultur
contract secured hereby, whether or not masculine gender includes the feminine	t named as a beneficiary herein. In construing this deed and whenever the context so requires, the singular number includes the plural.
* IMPORTANT NOTICE: Delete, by lining ou	F, said grantor has hereunto set his hand the day and year first above written.
beneficiary MUST comply with the Act ar disclosures; for this purpose, if this instrume the purchase of a dwalling	and Regislation is insking required A literary market and regislation is insking required
of a dwelling use Stevens-Ness Form, No. with the Act is not required, disregard this no	, or is not (c finance the purchase
STATE OF OREGON,	) (ss. STATE OF OREGON, County of
County of KLAMATH MARCH 3, 194 Personally appeared the above name	88
Jack P. and Delores M. Z husband and wife	hupan, who, each being dire
	a corporation, and that the seal attized to the loregoing instrument is the corporate seal of said corporation and that the seal attized to the loregoing instrument is the
Belling me	corporate seal of said corporation and that the instrument is the sealed in behalt of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors and each of them acknowledged said instrument to be its voluntary ac and deed. Before me:
OFFICALE SEALS, C. Notary Public for Oregon	OFFICIAL
My commission expires:	2-01-88 My commission expires: SEAL)
To:	to: tai [6] b) used only when obligations have been paid.
The undersigned is the legal owner trust deed have been fully noted and entited	Trustee and hclder of all indebtedness secured by the foregoing trust deed. All sums secured by said lied. You breeby are directed on an
The undersigned is the legal owner frust deed have been fully paid and satisf said trust deed or pursuant to statute, to herewith together with said trust deed) an estate now held by you under the sume it	and helder of all indebtedness secured by the foregoing trust deed. All sums secured by said lied. You hereby are directed, on payment to you of any sums owing to you under the terms of cancel all ovidences of indebtedness secured by said trust deed (which are delivered to you do to rotonvey, without warranty, to the parties designated by the terms of said trust deed the Mail terony yaras and down in the secured to be set on the terms of said trust deed the
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