FORM	RUS	IT DEED.	13913-1894	COPYRIGHT 1988 STEVENS.NESS	LAW PUB. CO. ; FORTLAND, OR. 9
. <b>80</b> ≺∫``	8091. 01 DICCI		TRUST DEED	Vol <u>m89</u> F VEMBER	성장 사람 위험한 것 같아?
	THIS TRUST DEED, n	ILL AND JANET R	<u>. SHERRILL, as</u>	tenants by the en	tirety
as G	rantor, WILLIAM P. BRA	NDSNES		(LANGE CHARACTER	, as Trustee, a
	SOUTH VALLEY S	TATE B/INK		ass in Campany and a	
as B	Beneficiary,	Staniar N	VITNESSETH:	in by by first went	ar fa 1201. Daria (estilitzada
1.00	Grantor irrevocably grar KLAMATH	nts, bargains, sells a County, Oregon,	nd conveys to trus	tee in trust, with powe	r of sale, the prope
	SEE ATTACHED EX	HIBIT A" BY TH	IS REFERENCE MA	DE A PART HERETO	igi daga pakandan Alama
				erver of ore	30'N
	MOUNTAIN TITLE COMPANY.	and in the part of the second s			
	instrument by remiest as an ac	commodation only.	iom mod or crimolog ia	en freiten in die state fan beste geben. De	921-10 (Ref 1 2 10) (17 (17 (17 (17
	and has not examined it for r g or as to its effect upon the til	le to any real property			
	that may be described therein.				
togen	ther with all and singular the to or hereafter appertaining, and t	enements, hereditament	s and appurtenances a	nd all other rights thereur	to belonging or in any ched to or used in con
u tion	with said real estate.	FOURING PERFORM	MANCE of each agree	ment of grantor herein con	tained and payment of
= sum	of **FIFTY EIGHT THOL	ISAND THREE HUNI	DRED THIRTY NIN	E ANU NU/IUU SAAT	00,099,007
note	of even date herewith, payable sooner paid, to be due and paya	to beneticiary or order	and made by grantor,	interest, thereon according to the final payment of prin	o the terms of a promis cipal and interest hereo NNCES AND RENEW!
not	sooner paid, to be due and pays The date of maturity of the d	able NUVEMBER 15 lebt secured by this ins	trument is the date, sta	ated above, on which the fi	nal installment of said
sold,	The date of maturity of the of mes due and payable. In the ev- , conveyed, assigned or alienate 1, at the beneficiary's option, all in, shall become immediately du	ent the within described by the grantor with obligations secured by	od property, or any par hout first having obtain this instrument, irres	ned the written consent or pective of the maturity (	approval of the benefic
⊇	To protect the security of th I. To protect, preserve and main repair, not to remove or demolish ar	is trust deed, prantor a			riction thereon; (c) join in this deed or the lien or c
and not man destr	repair; not to remove or demolish ar to commit or permit any waste of said "2." To complete or restore prompt mer any building or improvement whi royed thereon, and pay when due all co "3." To comply with all laws, ordin a and restrictions, allecting said proper	ny building of improvemen property. http://and in good and wo ich may be constructed, da osts incurrec therefor. onces. reculations, covenar		easement or creating any rest, or other agreement allcciting econvey, without warranty, all y reconveyance may be descr d, thereto," and the recitals the proof of the truthuines there oned in this paragraph shall be r	
join cial prop by	Code as the beneficiary may require ber public office or offices, as well an liling officers or searching agencies a	ty: if the beneficiary so re a pirsuant to the Uniform and to puy for filing say a the cost of all lien searc may be deened desirab	he in the pointed by a hes made the indebtedn	notice, either in person, by a court, and without regard to ess hereby secured, enter upon	tent or by a receiver to b the adequacy of any securit and take possession of said
	sliciary. 4. To provide and continuously a or hereafter erected on the said pre- such other harards as therparticinary amount not less than \$ panies acceptable to the beneficiery, cies of, insurance shall be delivered to o dentror shall hall or any reason to		buildings less costs and ge by fire ney's fees up	part thereof, in its own name s plits, including those past due expenses of operation and coll on any indebtedness secured he elermine. he entering upon and taking such reots issues and prolits.	ection, including reasonable reby, and in such order as possession of said property or the proceeds of lire and
com polic if th defin	panies acceptable to the beneficiery; cies ol, insurance, thail be delivered to the genetor shall hall or any reason to versaid policies to the beneficiary at of any policy of insurance now or "beneficiary may procure the same exted under; any tire or other insuran way, indebiceness secured here	with loss payable to the bothe benel ciary as soon a bo procure any such insuran least lifteen days prior to t bereafter placed on said	he expire- on waive, any de	elermine, he entering upon and taking such rents, issues and prolits, c cies or compensation or awards the application or release there tault or notice, of default here uch notice.	for any taking or damage of as aloresaid, shall not cu under or invalidate any act
tion the colle	beneficiary may procure the same ected under any lire or other insurance y upon any indebtedness secured here	at grantor's expense. The ce policy n ay be applied by and in such order as	e amount by benefic hereby or in peneficiary essence with t	pon default by grantor in payt his performance of any agreem espect to such payment and/or	nent of any indebtedness seent hereunder, time being performance, the beneliciary

the beneficiary may procure the same at grants's expense. The amount collected under any interior other instance point in such order as beneficiary carry determine, or at option of beneficiary and may indettedness secure hereby and entire amount or collected, or any part thereoi, may be released to dig and Such (pplication or release shall any part thereoi, may be released to dig and Such (pplication or release shall any part thereoi, may be released to dig and the render or invalidate any art done may indettedness section of a such or provided the release shall any part thereoi, may be released to dig and the render or invalidate any art done provides the render or invalidate any art done may be developed the render or invalidate any art done provided the render of any part there on a such taxes, assessments and other of any part there or assessed upon or the such taxes, assessments and other of any part there or any part of the render of the renders insurance preniums, liens or other charges payable by grantor, either of by providing 'beneficiary with intens' with which to be and the amount so puid with interest in the rate sail orth in the interest of the least secured by the ded of the any bay the art the rate sail orth in the render and the render of any of the dots as a dorsaid, the provent the the payment is and for such payment as a dorsaid, the provent for the payment of the obligation herein described, and all such payments thered and the 'payment' of the 'bay and o' the 'bay hereinbelore' described, as well as the 'payable', shall, be hound in the 'bay hereinbelore' and the mong any of the 'bay men' of the 'bay and o' the 'bay a

permit court simil anyong transmission and the analysis of the second state of the sec

pursuant to such notice.
12. Upon, delault by grantor in payment of any indebtedness secured hereby for in his performance of any agreement hereunder, time being of the sence with respect to such payment and/or performance, the beneliciary may declare all sums secured hereby immediately due and payable. In such an event the beneliciary at his election may presed to foreclose this trust deed by in equity as a mortage or direct the trustee to pursue any other right or the trust estate of the attact to including by advertisement and sale, the beneliciary of the beneliciary of the trustee shall exact to including by advertisement and sale, the beneliciary or the trustee shall exact to including by advertisement and sale, the beneliciary or the trustee shall exact to and cause to be recorded his written notice of delault and his election whereupen the trustee shall is the time and place of sale, give motion the trustee shall is the time and place of sale, give motion the trustee shall exact to pay advertisement and sale, and any time, prior to 5 days before the date the trustee conducts the sale and any time, prior to 5 days before the date the trustee of paying the entire amount due at the time of the cure other than such portion as would be for the delault or delaults. If the delault consists of a lailure to pay, when due, sums secured by tendering the performance required under the delault any to be due had no delault constrained hay to be delaud the delault or delaults of the delaut the respect and observed by tendering the option as would by law. And the delaut the sale cheet the another provided by law and pay to the beneliciary alt deed to being dured may be cured by tendering the optional and the time and place date and at the tinte and place date. The delault date date and at the time

SSATE

NOTE: The Trust Deed Act provides that the trustee Freewider must be either on attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do but ness under the lows of Oregon or the United States, a title insurance company authorized to insule title to real property of this state, its subsidiaries, affiliates, agen s or branches, the United States or any egency thereof, or an estrow agent licensed under ORS 655.505 to 696.585.

2445	25	10 C 10 C 10 C	But Weiter Court free and the
12.12	1.1	11 . 12 . 14	A CARLES AND A CARLE
- 75 A S	33	- 注意: 第三	· 经现代性 经经济 计 《 》 《 》 《 》 " 。" " " " " " " " " " " " " " " " " "
1.1	101		
1.11	1.5	2012	
- C - C - E	252	1. 5	
-140 E	÷.,	1.0.51	22416
1.675.5	21:	-19 MM 191	

1. A TÉAIL

[201][2][4][[4][[4][4][4][4][4][4][4][4][4][4][			3235
The grantor cove	enants and agreet to and	with the beneficiary and those claiming under h	im, that he is la reto
lly seized in fee simp	DIE OT SAIG GESCTIDIG TEAL P	property and has a valid, unencumbered title the	
d that he will warra	ant and forevo: doiend the	e same against all persons whomsoever.	antra anti-construction - Ant
(A) A second	(d) J. A. A. K. A. A. A. M.		ತಿ ಕಾರ್ಯವುದ್ದಾರೆ. ಕಾರ್ಯಕ್ರಮಿಗಳು ಜನಗಳು ಸಂಭಾಸಕ ಪ್ರಚಿಸಿದ ಕಾರ್ಯ ಜನಗಳು ಸಂಭಾಸಕ ಮಾಡಿದ್ದಾರೆ. ಸಂಭಾಸಕ ಸ್ಥಿತ್ರಿ: ಬಂದು ಸಂಘಟನೆಗಳು ಸ್ಥಿತಿ ಸಾಧ್ಯಾನ ಸಂಘಟನೆಗಳು ಸ್ಥಿತಿ ಸಾಧ್ಯಾನಗಳು ಸಂಭಾಸಕವಾಗಿದೆ.
1 Andre Coursen (March 1997) A supervised and the supervised a	an strangeringeringeringeringeringeringeringeri		<ul> <li>A. S. S.</li></ul>
ું આ પ્રાપ્ત આ પ્રાપ્ત કરે છે. કે આ પ્રાપ્ત કરે આપણા કે છે. કે આ પ્રાપ્ત કરે શે કે આ પ્રાપ્ત કરે આપણા સામ છેના છે. કે આ પ્રાપ્ત આપણા આપણા કરે છે. કે આપણા આપણા છે. આ પ્રાપ્ત કે આ પ્રાપ્ત કરે કે આપણા છે. કે આપણા આપણા છે.	en nargen og sin sin sin sin sin sin sin sin 20. sen av sin sin sin sin sin sin sin sin sin 1999 - San av sin	(1) Construction of the second set of the second set of the second se	<ul> <li>A state of the sta</li></ul>
The grantor warrant XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	is that the proceeds of the loan XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	i represented by the above described gots and this true of Scholey in possevery in the state of	od are:
This deed applies to	o, inures to the benefit of and	binds all parties hereto, their heirs, legatees, devisees, a	
ecured hereby, whether or ender includes the feminin	ine and the neuter, and the sing	nement of the second se	
	e, by lining out, whichever warrant a) is applicable and the Seneficiar	tr (a) or (b) is Lenny Athenic	0
s such word is defined in t eneficiary MUST comply will Eclosured; for this purpose t	the Troth-in-Lending At) and Reg ith flip Act and Regulation by ma use Stevens-Ness Form No. 1319,	sking rowined Janet R. SHERRILL	nell-
t compliance with the Art is the signer of the slove is at an	s not required, disregard this notice		2
STATE OF OREGON	ter fragman in the term of the constant of the	STATE OF OREGON,	) ss.
County of Klam This instrument we	nafh vas ncknowledged be ore me o	County of	
Terry D. e Sh	onir Jane R.		1.500 (1997) 2.500
an kanan a <b>∖ i</b> san an an an	1. Budiol	n an	n an
Arys	Notary Public for Orego	n Ilotary Public for Oregon	SS 5.27 (3. 79
(SEAL) My commissi	(1) 点式计算机或具体的考虑的考虑和中的不同性。	n Ilotary Public for Oregon If y commission expires:	
My commissi	sion expires: (2/12/93	I fy commission expires: EQUEST 501. FULL RECONVEYANCE ad only when abligations have been pold	
My conmission of the second se	sion expires: (2/12/93	Ify commission expires: QUEST FOIL FULL RECONVEYANCE ad only wan abligations have been poid. 	(S All sums secured b
My commissi TO: The uncorsigned is trust deed have been full and trust deed or pursue	sion expires: (1/12/93 To be use is the legal owner and holder of Ity paid and satisfied. You here cant to statute, to cancel all en-	Ify commission expires: EQUEST FOI FULL RECONVEYANCE ad only when abligations have been pold 	All sums secured bi to you under the ten hich are delivered te ms of said trust de
My commissi The uncorsigned is trust deed have been full baid trust deed or pursue perewith together with es create now held by you u	sion expires: (1/12/93. To be used and satisfied. You here is the legal owner and holder of ly paid and satisfied. You here iant to statute, to cancel all ex aid trust deed and to reconvey under the same. Wall reconveye	Ify commission expires: EQUEST FOIL FULL RECONVEYANCE ad only view abligations have been pold. , Trustee all indebitedness secured by the foregoing frust deed, a by are directed, on payment to you of any sums owing truth vidences of indebitedness secured by said trust deed (with without warranty, to the parties designated by the ter ance and documents to	All sums secured by to you under the ter hich are delivered t ms of said trust de
My commissi The uncorsigned is trust deed have been full and trust deet or pursue herewith together with sa create now held by you u	sion expires: (1/12/93. To be used and satisfied. You here is the legal owner and holder of ly paid and satisfied. You here iant to statute, to cancel all ex aid trust deed and to reconvey under the same. Wall reconveye	Ify commission expires: EQUEST FOI FULL RECONVEYANCE ad only wan ablightens have been pold in Indebiedness secured by the foregoing trust deed. by are directed, on payment to you of any sums owing to vidences of indebiedness secured by said trust deed (with without warranty, to the parties designated by the ter ance and documents to	All sums secured by to you under the ter hich are delivered t ms of said trust de
My commissi The uncorsigned is Tust deed have been full taid trust deed or pursu brewith together pursu cstate now held by you u	sion expires: (1/12/93 To be used is the legal owner and holder of ly paid and satisfied. You here, and trust deed) and for reconveyy under the same. Wall reconveyy 19-12	Ify commission expires: EQUEST 801 FULL RECONVEYANCE ad only when abligations have been poid. I all indebtedness secured by the foregoing trust deed. by are directed, on payment to you of any sums owing trust deed (with without warranty, to the parties designated by the ter ance and documents to	411 sums secured by to you under the bi hich are delivered t rns of said trust de
My commissi TO: The uncorsigned is trust deed have been full taid trust deed or pursu baid trust deed or pursu increwith together with es cstate now held by you u	sion expires: (1/12/93 To be used is the legal owner and holder of ly paid and satisfied. You here, and trust deed) and for reconveyy under the same. Wall reconveyy 19-12	Ify commission expires: EQUEST FOI FULL RECONVEYANCE ad only wan ablightens have been pold in Indebiedness secured by the foregoing trust deed. by are directed, on payment to you of any sums owing to vidences of indebiedness secured by said trust deed (with without warranty, to the parties designated by the ter ance and documents to	411 sums secured by to you under the bi hich are delivered t rns of said trust de
My commissi The uncorsigned is trust deed have been full aid trust deed or pursus prewith together with es cstate now held by you u DATED: De not less or desirey # AVIAL 11111 TRUST (FORM N	sion expires: (1/12/93. Is the legal owner and holder of ly paid and satisfied. You here iant to statute, to cancel all or aid trust deed) and to reconvey under the same. Wall reconvey 19- 19- 19- 19- 19- 19- 19- 19-	If y commission expires: EQUEST FOI FULL RECONVEYANCE ad only when abligations have been pold. , Trustee all indepredness secured by the foregoing trust deed. by are directed, on payment for you of any sums owing to vidences of indebtedness secured by said trust deed (will without warranty, to the parties designated by the ter ance and documents to 	All sums socured by to you under the the hich are clivered t mas of said trust der conveyance will be made
My commissi To: The uncorsigned is trust deed have been full said trust deed or pursus horewith together with as costate now held by you u DATED: Do not less or desirry if hor as for a set of a set or desirry if hor as for a set or desire as for a set of a set or desire as for a set of a se	sion expires: ()/(12/93. Is the legal owner and holder of ly paid and satisfied. You here, iant to statute, to cencel all er- aid trust deed and to reconvey. Inder the same. Wall reconvey. 19. 19. 19. 19. 19. 19. 19. 19	If y commission expires: EQUEST 802. FULL RECONVEYANCE ad only vian abligations have been poid. , Trustee all indebitedness secured by the foregoing trust deed, by are directed, on payment to you of any sums owing trust vidences of indebitedness secured by said trust deed (with without warranty, fo the parties designated by the ter ance and documents to Elementiciary Elementiciary STATE OF ORES County of	All sums secured by to you under the the tras of said trust de conveyance will be made GON, the within instru
My commissi The uncoraigned is trust deed have been full said trust deed or pursus perewith together with as cstate now held by you u DATED De not less or desirey if the said to be and perewith together with as cstate now held by you u DATED TERRY D. SHERRI	sion expires: ()/(12/93. RE To be use is the legal owner and holder of thy paid and satisfied. You here rant to statute, to cancel all ex- aid trust deed) and to reconvey under the same. Idfall reconvey under the same. Idfall reconvey the same bed on the work which it DEED to co. FORTLAND. ON ILL ILL ILL	If y commission expires: EQUEST FOI FULL RECONVEYANCE ad only when abligations have been pold. , Trustee all inde itedness secured by the foregoing trust deed by are directed, on payment to you of any sums owing to vidences of indebtedness secured by said trust deed (will without warranty, to the parties designated by the ter ance and documents to 	All sums secured by to you under the ten hich are delivered t ras of said trust de sources will be mode GON, the within instru- cord on the 
My commissi The uncoraigned is trust deed have been full said trust deed or pursus perewith together with as cstate now held by you u DATED De not less or desirey if the said to be and perewith together with as cstate now held by you u DATED TERRY D. SHERRI	sion expires: ()/(12/93 To be used is the legal owner and holder of ity paid and satisfied. You here, and to statute, to cancel all en- aid trust deed) and to cancel all en- aid trust deed) and to reconvey under the same. Wall reconvey the converse <b>DEED</b> to co. Port. AND. on ILL ILL Grinto:	Ify commission expires:         EQUEST FOIL FULL RECONVEYANCE         ad only when abligations have been pold.        , Trustee         * all indefitedness secured by the foregoing trust deed, on payment to you of any sums owing vidences of indebtedness secured by said trust deed (will without warranty, to the parties designated by the termines and documents to	All sums secured by to you under the ten hich are delivered to ras of said trust des conveyance will be made GON, the within instru- cord on the 
My commissi The uncoraigned is trust deed have been full raid trust deed or pursus forewith together with as cotate now held by you u DATED: Dent you to definy if ANAL I III TRUST PRUST FORM N STEVENS IN SO LAW PUT TERRY D. SHERRI JANET: R. SHERRI SOUTH VALLEY: ST	sion expires: ()/(2/93. To be used is the legal owner and holder of ly paid and satisfied. You here and to statistic to convey and trust deed 2 and to reconvey under the same. If all reconvey 19- 19- 19- 19- 19- 19- 19- 19-	Ify commission expires:         EQUEST FOIL FULL RECONVEYANCE         ad only when abligations have been pold.        , Trustee         'all inde itedness secured by the foregoing trust deed	All sums secured by to you under the ten hich are delivered to ras of said trust des conveyance will be made GON, the within instru- cord on the 
My commissi The uncorsigned is trust deed have been full and trust deed or pursue berewith together with as catate now held by you u DATED: Do not law or destroy a LESTAUL OF ACTION DATED: TRUST IFOM M STEVENE MISS LAW FUE TERRY D. SHERRI JANET R. SHERRI	sion expires: ()/(12/93. It is the legal owner and holder of Ity paid and satisfied. You here iant to statute, to cancel all es- aid trust deed) and for reconveys under the same IWall reconveys 	Ify commission expires:         EQUEST 801. FULL RECONVEYANCE         ad only vian abligations have been poid.        , Trustee         *all indebitedness secured by the foregoing trust deed, on bayment to you of any sums owing trust deed (with ance and documents to you of any sums owing trust deed (with ance and documents to point to you of any sums owing trust deed (with ance and documents to point designated by the termine and documents to sums and documents to sums and trust deed (with ance and documents to sums and the parties designated by the termine and documents to sums and the parties designated by the termine and documents to sums and documents to sums and the parties designated by the termine and documents to sums and documents to sums and the parties designated by the termine and documents to sums and the parties designated by the termine and documents to sums and the parties designated by the termine and documents to sums and documents to sums and the parties designated by the termine and documents to sums and the parties designated by the termine and documents to sums and the parties designated by the termine and documents to sums and the parties designated by the termine and documents to sums and the parties designated by the termine and documents to sums and the parties designated by the termine and documents to sums and the parties and the partis and the parties and the parties and the parties and th	All sums secured by to you under the bit hich are delivered to tras of said trust der conveyance will be made GON, the within instru- cord on the

-

## PARCEL 1:

The following described parcel as situate in the NW1/4 of the NW1/4 of Section 3, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, being more particularly described as follows:

EXHIBT THAN

22417

20+1

Commencing at the Northwest corner of Section 3, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, and along the West line of said Section 3, to its intersection with a line parallel to and 75.0 feet distance from (when measured at right angles south Sixth Street); thence South 55 degrees 52 1/2' East, parallel to the true point of beginning; thence North 34 degrees 07 1/2' East, 100 feet; thence South 55 degrees 52 1/2' East, 100 ad degrees 07 1/2' West, 100.00 feet; thence South Nest, 100 feet to the point of beginning. All situate in the Northwest 1/4 Northwest 1/4 of Section 3, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon.

Tax Account No.: 3909 003BB 01200

## PARCEL 2:

The following described parcel as situate in the NW1/4 of the NW1/4 of Section 3, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, being more particularly described as follows:

Commencing at the Northwest corner of Section 3, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, and along the West line of said Section 3 to its intersection with a line to) the center line of the Klamath from (when measured at right angles as South Sixth Street); thence South 55 degrees 52 1/2' East parallel degrees 07 1/2' East, 100 feet to the point of beginning; thence to the center line of south 55 degrees 52 1/2' East parallel degrees 52 1/2' East; 100 feet; thence South 55 degrees 52 1/2' East; 100 feet; thence South 55 degrees 52 1/2' East; 100 feet; thence South 55 degrees 67 1/2' East; 100 feet; thence South 34 degrees 52 1/2' East; 100 feet; thence South 54 degrees 52 1/2' East; 100 feet; thence South 34 degrees 52 1/2' East; 100 feet; thence South 34 degrees 67 1/2' East; 100 feet; thence South 34 degrees 67 1/2' East; 100 feet; thence South 54 degrees 52 1/2' East; 100 feet; thence South 54 degrees 52 1/2' East; 100 feet; thence South 54 degrees 52 1/2' East; 100 feet; thence South 54 degrees 52 1/2' East; 100 feet; thence South 54 degrees 52 1/2' East; 100 feet; thence South 54 degrees 52 1/2' East; 100 feet; thence South 54 degrees 52 1/2' East; 100 feet; thence South 54 degrees 52 1/2' West 100 feet to the point of

Tax Account No.: 3909 003BB 01300 0U1 3909 003BB 01300 0U2 3909 003BB 01300 0U3 3909 003BB 01300 0U3 3909 003BB 01300 0U4 3909 003BB 01300 0U5

STATE OF ORECON: COUNTY OF KLAMATH. 55.

Filed for record at request of <u>Mountain Tille Co.</u>

	8 B W	2014	12.1	No	120.00	203 C -	1 a.C.	(1) 新闻(1)	<ol> <li>1.562</li> </ol>	216 5	10	31.15	C		a presidente					U	IC	1 A A A A	_201	-11	· · · · · ·	ia
σ	<u> </u>	<u>134</u> ,		-NO	V .	<u>2015 (</u>	j k gabr	- A.	D. 1	9 8	SA	at	-12	: 54	9 - SAA-S	'oloole	1 1	2 11 4		ly record				100	1.1.1	
1.2	te b		1122	1.11.12	1 1 10	100.0	10.1			1.5	1.1.2				ا مصلحه	CIOCK		VI.,	and ou	IV record	led in	Vol.	2.4.8.5	M89	11.00	- 4
	行为		11.5	1998	1995	191 B	연구인	of 🔅	소송 같을	5.7		Mo	rto	iges		n 1996au	1		221.	1 <b>C</b>	1.1		1.1.1.1.1		1.122	
			- 신문			1051.5		<b>~</b>	sugar the	1.07 0.1	÷				N 10 1 1 10		_ on r	age 🔝	224	13	2. 나무가	영국 너희	化乙基基			14
÷.,	なる人		A 160 -		行行表				3. D	-1.181		125.12		本語日日	13060	- <b>T</b>	1		CONSISTENCY OF T					1.1.1.1	수 같은 것	5
21	43 Q.			100	날고전	. C	11812		19.20		1974 P.	1.10	- 2011년 - 14		もいいう	Lve.	LYN E	sienr	1 (2028)	County	Cler	4	그 가슴 집		もうてい	1.1
FI	EE		1. 1. 2	S1.	8.0	) <u>n</u> i		3 C 11 -	나는 영습	- 14	1.42		11117		自己 经总额	가 물질 수 있	1 1 1		1.11.11.11		0101	•	영국 문화가		고려 문화	
• •	ميد	· · ·	11.11	くてき	· • •	·••	. 1944.		1.1		421	a he s	1.1		まってき		VSCA	-1 1	1. 0	e M	1	7	Jax	6121.54		<u> </u>
ST 21	2.6.27	a = 2	1.1		5.11.12	インジェル	1.94	ST 2 1 1 2		1 N 1 1		- 14 - 27 S - 27 S		1200	2 1 2 2 1 1 2	- 1 A. C. K. K. T.				× / / /		1	~~~			