800		20023 ··	2017년 2018년 1월 2018년 1월 2019년 1월 2019년 1월 2019년 1월 2019년 1월 1월 2019년 1월 2	a comment
42656	요즘 물건을 통하는 것을 받았다.	IT DEED	Vol.mga Page	
THIS TRUST DEED, mad TRUSTEES OF THE RYAN	le this 17th ANTHONY FLAGG TH	ust and trust	March 19 EES OF THE KERT MANON	92 , betw N FLACC
TRUST Grantor, Mountain Title Co L. VIOLA ELLIS		그는 그는 것은 것을 가지 않는 것을 수 있다.		
L. VIOLA ELLIS		<u></u>	ξ	is Trustee,
Beneficiary,				•••••••
Grantor irrevocably grants, Klamath	bardains, sells and co	ESSETH: nveys to trustee bed as:	in trust, with power of sal	e, the prop
Lot 1 in Block 7 of plat thereof on file Oregon.	SECOND ADDITION T in the office of	O CHILOQUIN, the County C	according to the offi lerk of Klamath Count	cial Y,
ether with all and singular the tenem w or hereafter appertaining, and the re n with said real estate. FOR THE PURPOSE OF SECU EIGHT THOMSAND ETVE	RING PERFORMANCE	of and an intrures	now or nereatter attached to or	used in con
n of EIGHT THOUSAND FIVE	HONDRED AND NO/ I			
e of even date herewith, payable to be	nentrary of order and mac	te by granter, the fi	t thereon according to the term nal payment of principal and i	s of a promis interest hereo
The date of maturity of the debt so tomes due and payable. In the event of	ecured by this instrument	is the date, stated at	oove, on which the final installr	ment of said
d, conveyed, assigned or alienated by n, at the beneficiary's option, all oblig ein, shall become immediately due and	the grantor without first ations secured by this inst payable.	rty, or any part ther	eot, or any interest therein is s	old, agreed to
To protect the security of this true 1. To protect, preserve and maintain sail repair; not to remove or demolish any built to commit or nermit serve write of a said	d property in good condition	granting any easemen subordination or othe	nt or creating any restriction thereo	n: (c) join in
to commit or permit any wate of said proper 2. To complete or restore promptly an mare any building or improvement which may royed thereon, and pay when due all costs inc	d in good and workmanlike	thereol; (d) reconvey grantee in any recor legally entitled thereis	W or creating any restriction thereos ir agreement allocting this deed or , without warranty, all or any part of veyance may be described as the of, and the recitals therein of any m it the truthfulness thereot, Trustees	the property. "person or penatters or facts
J. To comply with all laws, ordinances, and restrictions allecting said property; il i in executing such improved storements	regulations, covenants, condi- the beneficiary so requests, to	10. Upon any	delault by grantor hereunder, bene	oliciary may at
per public office or offices, as well as the c liling officers or searching agencies as may	o pay for filing same in the	the indebtedness herel	by secured, enter upon and take post	session of said p
escary. 4. To provide and continuously maintain r or herealter erected on the said premises a such other hazards as the prediciary may arrount not less than $\frac{2}{3}$ N/G		less costs and protits, inc less costs and expense ney's fees upon any i	luding those past due and unpaid, a s of operation and collection, includi ndebtedness secured hereby, and in	nd apply the s ng reasonable a such order as b
cies of insurance shall be delivered to the h	eneliciary as soon as insured.	11. The entern	ng upon and taking possession of	said property.
he granior shall lail lor any reason to procu- ver said policies to the beneficiary at least fill of any policy of insurance one of based	re any such insurance and to teen days prior to the expira-	property, and the ann	lication or release thereof as aforesai notice of default hereinder or inve	ng or damage of
Denenciary may procure the same at gra ected under any lire or other insurance polic y upon any indebtedness secured baseby and	ntor's expense. The amount y may be applied by benefi-	12. Upon deta hereby or in his perio	e. ult by grantor in payment of any i. symance of any adreement becaupder	ndebtedness sec
r determine, or at option of beneficiary the e part thereof, may be released to grantor. Suc cure or waive any delault or notice of defaul	ntire amount so collected, or	declare all sums secu	such payment and/or performance, red hereby immediately due and p at his election may proceed to forec age or direct the trustee to foreclose	The Deneliciary
5. To keep said premises free from cons s, assessments and other charges that may b	truction liens and to pay all	remedy, either at law o	or may direct the trustee to foreclose , or may direct the trustee to pursue r in equity, which the beneficiary may o foreclose by advertisement and sale	e any other right whave In the ev
inst said property before any part of such first become past due or delinquent and pron peneliciary; should the grantor fail to make p its insurance premiums. How or other about	optly deliver receipts therefor	and his election to sell secured hereby whereu	te and cause to be recorded his writt the said described real property to su pon the trustee shall fix the time and	en notice of del atisly the obliga 1 place of sale
its, insurance premiums, liens or other charge direct payment or by providing beneliciary e such payment, beneliciary may, at its op the amount so paid, with interest at the core		in the manner provided 13. After the f	required by law and proceed to fored i in ORS 86.735 to 86.795. rustee has commenced foreclosure by	close this trust o
the amount so paid, with interest at the rate by, together with the obligations described in t deed, shall be added to and become a part t deed, without waiver of any rights arising	for the debt secured by this	sale, and at any time sale, the grantor or as the default or default	prior to 5 days before the date the t ny other person so privileged by ORS	trustee conducts 5 86.753, may
hereinbelore described, as well as the grain e extent that they are bound for the paym	terest as aloresaid, the prop- ntor, shall be bound to the rent of the oblidation becain	sums secured by the entire amount due at not then be due had r	frust deed, the delault may be cu the time of the cure other than suc to delault occurred. Any other delaul	red by paying h portion as we t that is canabl
ribed, and all such payments shall be immed notice, and the nonpayment thereof shall, at let all sums secured by this trust deed imme	the option of the beauficient	obligation or trust de defaults, the person e	cured by tendering the performance ed. In any case, in addition to cu lifecting the cure shall pay to the b incurred in enforcing the obligation	required under ing the default ceneficiary all c
$\delta$ . To pay all costs, fees and expenses of the search as well as the other costs and exp	this trust including the cost enses of the trustee incurred	by law.	and attorney a tees not exceeding the	e amounts provi
actually incurred. 7. To appear in and delend any action	or proceeding purporting to	be nostroned as provi	the sale shall be held on the date a ne notice of sale or the time to wi ded by law. The trustee may sell s	hich said sale i
t the security rights or powers of beneficiary n or proceeding in which the beneficiary or t suit for the foreclosure of this deed, to pay ing evidence of title and the beneficiary's or	or trustee; and in any suit,	shull deliver to the	of the second se	ne of sale. I ru
by the trial court and in the event of an a	graph 7 in all cases shall be	of the truthluiness the	reol. Any person, excluding the tru	stee, but inclu
te court shall adjudge reasonable as the bei tees on such appeal.	o pay such sum as the ap- neliciary's or trustee's attor-	shall apply the procee	ds of sale to payment of (1) the e	ided herein, tru xpenses of sale,
It is mutually agreed that: 8. In the event that any portion or all of r the right of eminent domain or condemnatic if it is a last.		having recorded liene	bindion secured by the trust deed, subsequent to the interest of the in may appear in the order of their pr grantor or to his successor in intere	(3) to all pers
ompensation for such taking, which are in ex ay all teasonable costs. expenses and attorn	cess of the amount required	16. Beneliciary	may from time to time appoint a	WEEGANOT OF AN
ind by granior in such proceedings, shall	be paid to beneficiary and	under. Upon such ap trustee, the latter sha	med herein or to any successor trus pointment, and without conveyanc it be vested with all title, powers a named or appointed hereunder. Eac	tee appointed h e to the succ- nd duties confe
in the trial and appenate courts, necessarily				
in the trial and appellate courts, necessarily in the trial and appellate courts, necessarily ry in such proceedings, and the balance ap- red hereby: and granifor agrees, at its own e execute such instruments as shall be necess alion, promptly upon beneficiery's request	plied upon the indebtedness spense, to take such actions ary in obtaining such com-	which, when recorded which the property is	be made by written instrument erect in the mortgage records of the cou- lituated, shall be conclusive proof of cepts this trust when this deed, a miblic record as provided by	uted by benelici unty or countie

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

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AZ N The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-ار در این این این در این در در معکول ا همه این در هوری در این در در همونی مسیوسیه این برمور میرو در در در مهو fully 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, executors, 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 leminine 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. Ryan Anthony Flagg Trust, Brian E. Flagg <u>Svian</u> Keri Manon Flagg Trust, Brian E. Flagg У \* 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 as 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 use Stevens-Ness Form No: 1319, or equivalent. If compliance with the Act is not required, disregard this notice. Klamak 25,1,92 STATE OF OREGON, County of ..... This instrument was acknowledged before me on .... by Brian E. Flagg, Trustee for Ryan Anthony Flagg & Keri Manon Flagg Trust This instrument was acknowledged before me on ... OTAR, .,, Ьv as. of Motary Public for Oregon My commission expires . 6. . . REQUEST FOR FULL RECONVEYANCE used only when obligations have been pold The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said Trustee I ne undersigned is the logal owner and holder of all indeployness source by the toregoing trust deed. All sums secure by sub-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 statuto, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you TO: ... sam must been of pursuant to statute, to cancer an evidences of indepretionness secured by said must deed which are derivered to your 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 less or desirey this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyonce will be STATE OF OREGON, 62. TRUST DEED I certily that the within instrument was received for record on the 26th.day (FORM No. 801) SIEVENS. NESE LAW PUB. CO., PORTLAND, CRE Brian E. Flagg, Trustee P. O. Box 1986 ..... or as fee/file/instru-SPACE RESERVED Morgan Hill, CA 95038 ment/microfilm/reception No....42656, Grantor FOR Record of Mortgages of said County. RECORDER'S USE L. Viola Ellis Witness my hand and seal of County affixed. Beneficiary Evelyn Blehn, County Clerk AFTER RECORDING RETURN TO Mountain Title Company By Daulis Mullender Deputy NAME 222 S. Sixth St. Klamath Falls, OR 97601 Fee\_\$15.00