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	DEED OF TRUST AN	DASSIGNMENT OF RENTS DO	
DATE OF THIS DEED OF TRUST AND C	<u> </u>	DASSIGNMENT OF HENTS SC.	1098
January 26, 1982	JH HE LOAN TRANSACTION	DATE FUN	To an and the second second
BENEFICIARY		Januamy 20 toda	N NOMBEL
TRANSAMERICA FINAL	NOTAT	GRANIOR(S):	4001/74
ADDRESS: 121 South Interio		(0) Lance A. Barnes	Age: 20
CITY: Klamath Falls, Oregon		(2) Beverly J. Barnes	Age:
NAME OF TRUSTEE:	<u>97001 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 </u>	ADDRESS: 5231 Sturdivant	araniti ini. Araja
		CITY: Klamath Falls, Oregon	07/01
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By this Deed of Trust, the undersigned Gra	antor (all in an and in a	A DI UNE ADVANCES	가 가 있다. 1997년 1월 1997년 1월 19
principal sum of \$ 5658.45 from Gran	itor to Beneficiary named about t	the purpose of securing the payment of a Pror streby grants, sells, conveys and warrants to Tra Clamath	Rissory Note of
described property situated in the	he State of Oregon, County of	Lamath	istee in trust, with normal
	0 8 <u>1</u> 8 8 T		:
Lot, 38, LAMRON HOMES, EXCEPTI Gatate of Oregon.	NG THEREFROM the East	5 feet theme	
De net 1040 21		in the Course of	ity of Klamath,
And the second se	ed of Trust soust by delivered to the	Hamilton the politication of the second states	
\mathbf{a}	A memory day again the	1. State of the	193.92°
	Even and a	and the second	and an an an and a second s
Together with all buildings and improvements air-conditioning equipment used in connection described, all of whi h is referred to hereinafter The above described real property is not curren TO HAVE AND TO HAVE AND TO	S NOW Or hereafter		i di seconda di seconda
To HAVE AND TO HOLD said land and normality is not current to the same same same same same same same sam	therewith, all of which, for the pu as the "premises"	and heating, lighting, plumbing, gas, electric,	ventilation and
The above described real property is not curren TO HAVE AND TO HOLD said land and pre- administrators, successors and assigne unan enter	itly used for agricultural, timber o	Fraing	fixtures of the property above
Control of the successors and assigns, upon the t	truste and f	s and one	
Grantor also assigns to Beneficiary all rents, issu of the premises, during continuance of default h collect and enforce the same without regard to ad FOR THE PURPOSE OF SECURING: (1) Perfo rat the agreed rate in accordance with the terms i	ies and profits of said premises res	following, and none other.	stee and his heirs, executors,
FOR mup need to ad	lequacy of and during continuance	of such default	and the second
reference to which is hereby made with the terms ;	and conditions of the ab-	tor contained herein: (2) But	
at the agreed rate in accordance with (1) Perio reference to which is hereby made, until paid in thereon at the agreed rate, as may be hereafter. It obligated to make any additional loan(5) in any any with interest thereon at the agreed rate, where any All payments made by Grantor(5) on the obligation FIRST: To the payment set	full at or before maturity, or as ex-	oned Promissory Note executed by the Grante	bal sum with interest thereon
All payments	such advances	ney that may have a	tional amounts, with interest
obligated to make any additional loan(s) in any at obligated to make any additional loan(s) in any at with interest thereon at the agreed rate, where any All payments made by Grantor(s) on the obligation FIRST' To the payment of taxes and assess and expenses agreed to be paid by the Grantor(s) SECOND: To the payment of the formation of the second sec	n secured by this Deed of Trust abo	the security or in accordance with the coveran	Grantor or to third parties,
SECOND: To the payment of the interest du THIRD: To the payment of principal.	ments that may be levied and asses	If be applied in the following order: sed against said premises insurance.	is of this Deed of Trust.
THIRD: To the payment of the interest du TO PROTECT THE SECURITY	ie on said loan.	the security or in accordance by the Beneficiary to the security or in accordance with the covenan II be applied in the following order: sed against said premises, insurance premiums, r	epairs, and all other charges
and such other casualties as the Boneficer, GRAN	TOR(S) COVENANTS AND	 March 2014 (2014) March 2014 (2014)<	and the second
amounts, and in such companies as the Beneficiary may Beneficiary and that loss proceeds (less expenses restoration of said improvements. Such application event of Foreclosure, all rights of the Grantor in ins liens (including any prior Trust Deeds or Mortgages) secured hereby, or upon the interest of Beneficiary	may from time to time approve.	improvements for the protection of Benefician	eficiary's favor against fire
lions () all rights of the C.	by the Beneficiary shall	s option, be applied on	indorsed on the back
law for upon the interact of p) and assessments that and p	ass to the purchaser at at	this Daud of in
and of default by Grantor(s) under D	on, the official manine deor, and	procure and doligon a premises, or any part	thereof
The without determining the	e above provided to	n (whether election to all such taxes a	nd personality
regulation and repair, not to ensure paying	int at the agreed sola (in anali	be added to the upper the set of therefor; (b) n	av all sold a
bergen	ermit Beneficiary to anti-	uses contrary to restrict.	De or harasfeer
anti with the terms of	performed and metal	manner any building	le promise in
or the ferr	ny portions of the premius 1	that the time of navmant promptly, the ind	btedpace and
e does hereby formur or the lien hereby created (6)	ing unpaid, and no change in the	dness or the lien of this instrument upon from	the lien hereof, without
IS MUTUALLY AGREED THAT: (1) IS	a the title and possession thereof an	ainet the simple and has good and lawful right t	or otherwise affect any
tion or proceeding be filed in any	iny agreement becaused	pay installments on with a	hatsoever.
the application of the Beneficiant or under the Pro	ce any lien on, claim against or in omissory Note commission of the second	sale or other disposition of the premises by G	the same may hereafter
isten at it cause trustee to execute	iny other person who mand	immediately become due	the Grantes(-)
reof as required by Note and all documents evide	nty wherein said property or some	o Cause Said Property To Be Sold to entire	ch default, Beneficiary
Whenever all or a portion of any obtained	and the second sec	whereupon Trustee shall fix the time and al	also shall deposit with
he trust property, or any part of it	by a Beneficiary in as become du	by reason of a default	
eficiary or his successor in interest, respectively	et, by the Trustee for the Trust Deed	or any person having a subordinate the	ation, including taxes, is successor in interest
the trust property, or any part of it, any Benefick property, at any time prior to the time and data so efficiary or his successor in interest, respectively, t ing costs and expenses actually incurred in enforce or than such portion of the principal as would not t eedings had or instituted to forcefose the Trust Dec	ng the terms of the obligations an	the terms of the Trust Deed and the oblight	ised, may pay to the
final force the same as if no acceleration had occurre	ed shall be dismissed or discontinu	ed, and thereby cure the default. After name	d if allowed by law)
is been given as then required by law me require	d by law following the	bendens and Frust Deed shall b	e reinstated and shall
ucting the sale may, for any cause he highest bid	der, the purchase said	ell said property on the and Notice of Defau	It and New And
one day beyond the day dust	of by such person at the	to time until it shall be	d place designated in
of any matter	otice of Sale, notice thereof that	ace last appointed for the sale provided and, in every	such case, notice of
ee shall apply the proceeds of the solution	he truthfulness thereof. Any person	out any covenant of warranty, express on in No	tice of Sale, Trustee
es shall apply the proceeds of the sale to payment of sates and Attorney's fees; (2) cost of any eviden resceived hereby; and (4) the remainder, if any, to the reoceeds with the County Clerk of the County in whi (1-80)	ce of title procured in connection	tercising the power of sale and of the sale.	tion of the
the shall apply the proceeds of the sale to payment of instee's and Attorney's fees; (2) cost of any evidence secured hereby; and (4) the remainder, if any, to the proceeds with the County Clerk of the County in whi (1-80)	ch the sale took place.	thereto, or the Trustee, in its discretion, inches	ting the payment of 5 Deed; (3) all other
		and the second sec	posit the balance of
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previously been surrendered by Grantor (5) Beneficiary	the connex in which the sile took black ession of the hericitation described premises to the Pu (a) to be an unit of the source of the source of the source r trustee at any time by filing for record in the office a	rchaser at the aforesaid sale, in the event such possession has not
duties, authority and title of the Trust thereof shall be given and proof thereof	fution of Trustee. From the time the substitution is fi tee named herein or of any successor Trustee Fact	of the County Recorder of each county in which said property or led for record, the new Trustee shall succeed to all the person
(7) Should not a sub-	Fish and the production of the product of the shall record	in substitution shall be executed and acknowledged, and notice avery to said Trustor(s) the above-described premises according to by condemnation proceeding. Beneficiary shall be entitled to all quidate the unpaid balance, including accrued interest, of the
shall be deemed to impose on the Grant contrary shall be of no force or effect	red of Trust or the Promissory Note secured hereby to the $r(s)$ any obligation of payment, except to the extent the	e contrary, neither this Deed of Trust nor said Promissory Note
in this Deed of Trust of the singular shall (10) Invalidity or unenforceability of any	icits, executors, administrators, successors, grantees, less be construed as plural where appropriate,	ments herein contained, and all provisions of this Deed of Trust ees and assigns of the parties hereto respectively. Any reference
party, unless brought by Trustee. (12) The undersigned Grantor(s) requests in at the address brought of the statement of the	under any other Deed of Trust or of any action or pro- that a copy of any. Notice of Default and of our bl	ade a public record as provided by law. Trustee is not obligated beeeding in which Grantor(s), Beneficiary, or Trustee shall be a
The figure prior is the stration of the strate of the stra	egeneration (h. 1996). South and the state of the state o	(4) an above any product of a second s Second second second Second second sec second second sec
[1] A. M. Marketta, Markowski and Marketta and Marketta and Marketta Marketta Angel 2012. In Amerikan Angel State States and Programs and Construction and Amerikan States and Amerikan Angel States of Amerikan Amerikan States and Amerikan Amerikan States of Amerikan Amerikan States and Amerikan Amerikan States of Amerikan Amerikan States and Amerikan	na na sa 1997 ing pang pang na	DAV De Alegaret Agrille de la construction de la construcción de la
Aguine and delivered in the pro	rantor has to these presents set hand and seal this date _ escince of:	
Vitires Vitires Witness	Enter + Buller	ur Je Barnes)
County of Remath	no depending and the dependence of the providence of the providenc	Bontower
Lance A. Barnes	ay of January as the second se	9 82 . Personally appeared the above named
acknowledged the foregoing instrument to be Before me:	their prime prime voluntary act and deed.	and https://www.and.and.and.and.and.and.and.and.and.and
		My Commission expires
and you are requested, on payment to you of	REQUEST FOR FULL RECONVEYANCE d holder of all indebtedness secured by this Deed of Tru f any sums owing to you under the terms of said Deed a	Dated
LU HYAE EU LY GOLD eng and aug E	numbers will all the support strange of the parties de	ist. All sums secured by said Deed of Trust have been paid, of Trust, to cancel all evidences of indebtedness, secured by signated by the terms of said Deed of Trust, the estate now
Pogether with all buildings and improvement international support and an international international of thing is referred to hermitate	11 PITCLE CLASS THE ON THE POLY OF A LEVE BUTTERSTE AS AND AND A	na na sa
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Epage of Carlor.	ed of Trust must be delivered to the Trustee for cancellat	tion before reconveyance will be made.
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By this (184) A Trace An on A signed, (17 A	Provide the second seco	An and any and a second s
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