	TRUST DEED	Vol. 18280	
2001 THIS TRUST DEED I made this 3 ALEX T. CAMAILLE AND LA RENA aka L	OTH	SEPTEMBER 187 LE, AS TENANTS BY THE ENTIRETY	en
as Grantor, WILLIAM P. BRANDSNESS		Nulses as your management	nd
as Beneficiary,	FOR	page 18220 or as fee find test ment/microlitms reception fro 2000 Record of Alorige Line and Count	
Grantor irrevocably grants bardains cell	WITNESSETH: and conveys to tr	u pook (seq) Apjane (so (2)) ustee in frust, with power of sale, the proper	013 - 145
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LOTS 3 AND 4, BLOCK 2, SHIPPINGTON / COUNTY 10F KLAMATH, ISTATE OF OREGON.	ADDITION TO THE	CITY OF KLAMATH FALLS, IN THE	ur ili Ref

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The above asscribed real property is not currently used for agriculation of the above asscribed real property is not currently used for agriculation of the above association of the above and maintain said property. In good condition and repair, mol. to remove or demolian any building or improvement thereon; and the above above above and the above above

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by law its interview and another a term exceeding the athounts provided by law its interview. The sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may in one parcel, or, in separate, parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee thall delive to the purchaser its deed in formarinty, express or im-plied. The recitals in the deed of any matters of face shall be conclusive proof of the truthulness thereoi. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells numerant to the concentration to the sole of the trust.

the granticultures thereof. Any person, excluding the trustee, but including the grantic and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's faitorney. (2) to the obligation server of the trust deed, (3) to all persons having recorded liens subsequent to the interest of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus, if any, to the grantor or to his successor in interest entitled to such surplus, it any, to the grantor or to his successor in interest entitled to such surplus, it any, to the grantor or to his successor in interest entitled to such surplus, it any, to the grantor or to his successor in their successor is the successor in the surplus and (4) the surplus, it any, to the grantor or to his successor is the successor in the successor is the successor is the successor in the successor is the successor is the successor is the successor is the successor in the successor is the successor in the successor is the successor is

61 the successor truture, 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any hypersto of pending sale under any other deed of trust or of any action or trovereding in which granicor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trasse berounder must be either an attamey, 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 of Oregon or the United States to 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 escaw agent ilcensed under ORS 696.505 to 696.585.

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The grantor covenants fully seized in fee simple of s	and agrees to and w	ith the beneficiary and the	ose claiming under him, that he is law-
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and that he will warrant and	d forever defend the i	same against all persons w	nya yan yan yang kang ya kang malan nangan yan Monsoever nangan hang malan nangan da malan Nonsoever nangan kang kang malan na manangan ya
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- I a contraction of the second contraction of a second con-	REOF, said grantor h	has hereunto set his hand th	he day and year first above written.
• IMPORTANT NOTICE: Delete, by lini not applicable; if warranty (a) is app as such word is defined in the Truth	licable and the beneficiary i	is a creditor	- Camaillo
as such word is defined in the Truth beneficiary, MUST comply with the A disclosures, for this purpose use Serve If compliance with the Act is not requ	ict, and Regulation by making ans-Ness Form No. 1319, or	ng required	na V Jamalle
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STEVENS NESS LAW PUB, CO., PORT	TLAND. ORE		I contify that the within instrument
LA RENA D. CAMAILLE	LE	s with concern to started a	of October 19.87, at 3:39 o'clock RM., and recorded in book/reel/volume No
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SOUTH VALLEY STAT	E BANK		Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETU	NEN TO AND L BENY	DARLENE CAMAILLE, AS DARLENE CAMAILLE, AS REWA D. CAMAILLE	County affixed. Evelyn Blehn, County Clerk
SOUTH VALLEY STATE B 5215 SOUTH SIXTH STR KLAMATH FALUSI OR 9	REET.	TRUST DEED V	By Pan In the Deputy
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