Provide the second s	on Trust Deed Series-TRUST DEED.	1- Fee \$13.00	Children and the second and the second and the second second second second second second second second second s	NESS LAW PUB. CO., PORTLAND, OR 97204
atra pagi	279 TRUST DEED, made th CAMAILLE AND LA RE	18	of <u>NOVEMBER</u> AS TENANTS BY THE ENT	
as Grantor,	WILLIAM P. BRANDS	NESS	Becord or p With County off:	as Trustee, and
		E BANK BECONDES	enar	line, or as fee files mein- nns roception was the second
as Beneficiary	SOUTH VALLEY STAT	WITNESS	ETH:	Antani Ker Jisa waka
inKLAMA	r irrevocably grants, bar [HCoun [1991]]	gains, sells and conve ty, Oregon, described	AS: AMA Veteries	Approximate and the All the I day
LOT		H LAKE ADDITION T HEREOF ON FILE IN	O THE CITY OF KLAMATH	FALLS CORDING CONTRACT OF CONTRACT OF CONTRACT OF
General Control	er dorioon the Fight Duel for 1988 A	QII obiekilt systeral. Buti oper	re definated to the treasure for some-firster	Conta area destabuts proj pro sur 28
THI AND	S IS ONE OF THREE D LARENA D. CAMAILLE	OCUMENTS SECURING	G LOAN #203408 IN THE 1, 1988 IN THE AMOUNT	NAMES OF ALEX 1. OF \$38,098.55
together with	all and singular the tenement	s, hereditaments and approved and profits there	irtenances and all other rights t of and all fixtures now or herealt	hereunto belonging or in anywise er attached to or used in connec-
tion with said	TE PURPOSE OF SECURI	NG PERFORMANCE of	each agreement of grantor here 55/100 WITH RI	GHTS TO FUTURE ADVANCES
AND KENEW	ALS	ticiary or order and made	by grantor, the final payment of	t principal and interest hereof, it
becomes due a sold, conveyed	e of maturity of the debt second payable. In the event the	within described property he grantor without list	v, or any part thereof, or any in having obtained the written cons ment irrespective of the mat	the tinal installment of said note terest therein is sold, agreed to be ant or approval of the beneticiary, arity dates expressed therein, or
To pro	ect the security of this trust otect, preserve and maintain said	deed, grantor agrees: and property in good condition	granting any easement or creating a	ny restriction thereon; (c) join in any lecting this deed or the lien or charge ity, all or any part of the property. The
not to commit o 2. To c manner any build	to remove or demoins any volution permit any waste of said property, inplete or restore promptly and Iding or limprovement which may' n, and pay when due all costs incur inply with all laws, ordinances, re- tions allecting said property; if th g such limancing statements pursua e beneficiary, may, require and (or ebeneficiary, may, require and to	in good and workmanlike be constructed, damaged or red therefor.		lecting this deed or the lien of charge sty, all or any part of the property. The e described as the "person or persons tals therein of any matters or facts shall as thereoi. Trustees lees for any of the sall be not less than \$5.
tions and restrict join in executin cial Code as th	mply with all laws, ordinances, re tions allecting said property; if th § such linancing statements pursua e beneticiary, may require and to	e beneficiary so requests, to nt to the Uniform Commer- pay for filing same in the	time without notice, either in person pointed by a court, and without reg the indebtedness hereby secured, enter	by agent or by a receiver to be ap- a, by agent or by a receiver to be ap- ard to the adequacy of any security for r upon and take possession of said prop-
	s such linancing statements pursua e beneliciary may require and to lice or ollies, as well as the cou- s or searching agencies as may be rovide and continuously maintain rerected on the soid premises agent rerected on the soid premises agent the source of the soid premises agent the source of the soid premises agent the source of the so		less costs and expenses of operation	name sue or otherwise concerning the same, st due and unpaid, and apply the same, and collection, including reasonable attor- ured hereby, and in such order as bene-
and such other an amount not companies acce	less than S. Fill Lic AMOUNTion	ss payable to the latter; all	collection of such rents, issues and insurance policies or compensation of	taking possession of said property, the profits, or the proceeds of fire and other awards for any taking or damage of the proceed as processid shall not cure of
il the grantor	hall fail for any reason to procure icies to the beneliciary at least fifth	e any such insurance and to een days prior to the expira-	pursuant to such notice.	in payment of any indebtedness secured
the beneticiary collected under ciary upon any may determine any part there	any first or other insurance policy indebtedness secured hereby and or at option of beneficiary the ei- firmay be released to grantor. Suc	r may be applied by benefi- in such order as beneficiary ntire amount so collected, or the prolimition or release shall	hereby or in his performance of an essence with respect to such paymen declare all sums secured hereby in event the beneficiary at his election in county as a mortgage or direct	and/or performance, the beneficiary may imediately due and payable. In such and may proceed to foreclose this trust deed he trustee to foreclose this trust deed by
act done pursu 5. To fares, assessme	teep said premises free from const nts and other charges that may b	truction liens and to pay all be levied or assessed upon or	latter event the beneliciary or the tru his written notice of default and l	istee shall execute and cause to be recorded is election to sell the said described real
to beneficiary; ments, insuran	should the grantor fail to make p ce premiums, liens or other charge ment or by providing beneficiary	ayment of any taxes, assess- es payable by grantor, either with; lunds with which to	fix the time and place of sale, five proceed to foreclose this trust deed 86.795.	in the manner provided in ORS 86.735 to
make such pa and the amoun hereby, togeth trust deed, sh	it so paid, with interest at the rate er with the obligations described in all be added to and become a par	set lorth in the note secured n paragraphs 6 and 7 of this t of the debt secured by this	sale, and at any time prior to 5 da sale, the grantor or any other perso the delault or delaults. If the dela	in so privileged by ORS 86.753, may cur ult consists of a failure to pay, when due ult consists of a failure to pay any not the
trust deed, wi covenants here erty hereinbel	of and for such payments, with in ore described, as well as the gra	nterest as aforesaid, the prop- intor, shall be bound to the	entire amount due at the time of not then be due had no delault occ being cured may be cured by ten	urred. Any other default that is capable o dering the performance required under the
described, and out notice, an render all sun constitute a bi	d the nonpayment thereof shall, at is secured by this trust deed imm each of this trust deed.	the option of the beneficiary, ediately due and payable and	detaults, the person encoding the and expenses actually incurred in together with trustee's and attorney	enforcing the obligation of the trust dee 's lees not exceeding the amounts provide
ol title search	as well as the other costs and en with or in enforcing this obligatio	n and trustee's and attorney's	place designated in the notice of	I be held on the date and at the time an sale or the time to which said sale ma The trustee may sell said property eithi- els and shall sell the parcel or parcels a cosh navable at the time ol sale. Trusto
	nourred. appear in and delend any action urity rights or powers of beneficiar reding in which the beneficiary or the loreclosure of this deed, to p the loreclosure of this deed, to p oce of title and the beneficiary's of oce of the many power of this name		shall deliver to the purchaser its the property so sold, but without nlied. The recitals in the deed of a	est and shall sell the places sale. Truste leed in form as required by law conveyin any covenant or warranty, express or in matters of lact shall be conclusive pro- person, excluding the trustee, but includir purchase at the sale.
cluding evide amount of at fixed by the	nce of title and the beneficiary so torney's lees mentioned in this part trial court and in the event of an trial court, grantor further agrees shall adjudge reasonable as the b	ragraph 7 in all cases shall be appeal from any judgment or	15. When trustee sells pur shall apply the proceeds of sale f	want to the powers provided herein, trust o payment of (1) the expenses of sale, it instead of the expenses of sale, it
ney's lees on It is	such appeal. mutually agreed that:	-t	attorney, (2) to the obligation se having recorded liens subsequent deed as their interests may appea	used by the trust deed, (3) to all person cured by the trust deed, (3) to all person to the interest of the trustee in the tru in the order of their priority and (4) to to his successor in interest entitled to suc
under the rig	elects, to require that all or any	portion of the monies payabl	surplus, it any, to the granter of surplus.	time to time appoint a successor or succ
to pay all t incurred by applied by it both in the	grantor in such proceedings, sha first upon any reasonable costs at trial and appellate courts, necessa	Il be paid to beneficiary and nd expenses and attorney's lees utily paid or incurred by bene trily paid or incurred by bene	 under. Upon such appointment, trustee, the latter shall be vested upon any trustee herein named or and substitution shall be made by 	with all title, powers and duties contern appointed hereunder. Each such appointme written instrument executed by benelicia
and execute	such instruments as shall be nec	cessary in obtaining such com	which the property is situated, an	ridge records of the county of country all be conclusive proof of proper appointm trust when this deed, duly executed a record as provided by law. Trustee is elo of pending sale under any other deed find in which grantor, beneficiary or trut
liciary, pays endorsement	any time and from time to time ment of its lees and presentation (in case of full reconveyances, for of any person for the payment o to the making of any map or ple	cancellation), without affectin	y frust or of any action of procee	eto ol pending sale under any other deco ding in which grantor, beneliciary or tru n or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee bereunder, must be either an attorney, 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 lows of Oregon or the United Fates, 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 escrow agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and agree	s to and with the b ed real property an	eneficiary and those claiming under him d has a valid; unencumbered title there	h, that he is law- to				
and that he will warrant and forever d	efend the same aoa	In the second state of the	ામે દુશ્યમાં પ્રાથમિક સાથે કે છે. આ સુધાર સાથ આ સુધાર જોવા જે તે આ ગોધા હતાસવાસ				
3. Respectively for supervised starts for a property of the supervised starts and the supervi	More the inclusion of the 1 00 And the fit of the 10 00 And the	An and the second of the second secon	n diana ing panganan na pangang panganan manang panganan na panganan na panganan na panganan manang panganan na panganan na panganan na panganan manang panganan na panganan manang panganan na panganan manganan na panganan na pangan panganan na panganan na panganan na panganan n				
(a) an	GRANDRAN ADAR RAKE SHE	entingen antigen (* 1997) en statuer en statuer en statuer Berg (* 1997) en statuer en statuer Berg (* 1997) en statuer en statuer en statuer en statuer Berg (* 1997) en statuer en statuer en statuer en statuer Berg (* 1997) en statuer e					
The grantor warrants that the proceeds	3.6 Services and the services of the servic	by the above described note and this trust deed	त्र ने करते त्या भरी देव तर्वव ही वृष्ठा करते. ते तरहते तर करते हुए व्यक्ति करते हैं। ते करते करते के करते के करते हैं। ति देव के तर करते करते हैं। ते के का नार कर करते				
(b) for an organization, or (even if gra		WXX X XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	are:				
This deed applies to, inures to the bene personal representatives, successors and assigns secured hereby, whether or not named as a ben gender includes the feminine and the neuter, an	tit of and binds all par The term beneficiary eficiary herein. In cons d the singular number i	ties hereto, their heirs, legatees, devisees, admi shall mean the holder and owner, including plea truing this deed and whenever the context so red ncludes the plural. No set his hand the day and year first ab	dgee, of the contract juires, the masculine				
* IMPORTANT NOTICE: Delete, by lining out, which	n har warranti lat ar thain. Tri har contacti ha thain	MCY -					
not applicable; if warranty (a) is applicable and the as such word is defined in the Truth-in-Lending Ad- beneficiary MUST comply with the Act and Regula	beneficiary is a creditor	ALEX T. CAMAILLE					
disclosures; for this purpose use Stevens-Ness Form If compliance with the Act is not required, disregard	No. 1319, or equivalent. this notice.	LA BENA D. CAMAILLE	्रिये स्वयं पुरिस्ता स्वयं स्वयं स्वयं स्वयं मेन्स्र इत्यं स्वयं स्वयं स्वयं स्वयं स्वयं स्वयं स्वयं स्वयं स्वयं स्वयं स्वयं				
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STATE OF OREGON	ાન્સ) 85. સાથે પ્રેલાગુન દર્શના	E OF OREGON;	nan - Bernika Antonio				
This instrument, was acknowledged bein	ore me on This in	unty of) nstrument was acknowledged before me on					
Alex T. Gamaille and L	한영화학생님, 2006년 - 영상에서 - 2012년 2012년 1월 17년 1	by 11 the market have been been been been been been been be	na provinska provinsk Provinska provinska pr Provinska provinska pr				
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		gotions have been poid. Nonout, histologistics, og tipe servingten aver in UNIOS politiket des kangenations en elser in UNIOS atten bast represent op atten personet els sur	Marchine Caracteria (m. 1997) 1997, Marchine Caracteria (m. 1997)				
and anothe undersigned is the legal owner and l	holder of all indebtedne	as secured by the foregoing trust deed. All su	ms secured by said				
said trust deed nove been tuly paid and satisfied. said trust deed or pursuant to statute, to can herewith together with said trust deed) and to r estate now held by you under the same, Mail;	cou hereby, are directed cel all evidences of ind econvey, without warra	b on payment to you of any sums owing to you lebtedness secured by said trust deed (which a unty, to the parties designated by the terms of	under the terms of				
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INTURING OCTOBER 30. 19	12.	가 가지 않는 것이다. 유민이는 것이 있는 것이 가지 않는 것이다. 이 것이 같은 것이 같은 것이 같은 것이 같이 있는 것이 같이 있는 것이다.					
THIS IS ONE OF THREE DOW AND FARENA D. CAMAILEE H	DUMENTS SECURIN DATED MOVEMBER.	9 FOWL SOBTOS IN THE WALLS	VEC L'EST				
Do not fose or destroy this Trust Deed OR THE NOT	which it secures. Both must	be delivered to the trustee for cancellation before reconveya	ince will be made.				
TRUST DEED A	AKE ADDITION REOF ON FILE L		th				
ALEX T. CAMAILLE	/ Ongen, describe	01					
LA RENA D. CAMAILLE	Ne, Balls and Cont	at J.J.UU O CIOCKP.J	the first second s				
SOUTH VALLEY STATE BANK	FOR BVXX RECORDER						
Beneticiary	255	Record of Mortgages of Witness my ha	said County.				
AFTER RECORDING RETURN TO USE	A.D. CAMALLE.	County affixed.	n an ann an sao an an air ann an Angar an Angar 1993 - Angar Angar an Angar an Angar 1993 - Angar Angar Angar Angar Angar Angar 1993 - Angar Angar Angar Angar Angar Angar Angar Angar Angar Angar 1994 - Angar Ang				
5215 SOUTH SIXTH STREET KLAMATH FALLS, OR 97603	151	ah ol (<u>Ar Evelyn Biehn, Co</u> NAME	unty Clerk				
	Fee \$13.00	DEED By Aculese Mille	molase Deputy				

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