«КГАЙАЛ ЗАЗЗ ОР 97603	TRUST DEED	Vol. <u>m89</u> Page 14834
200 L'THIS TRUST DEED, made this ALEX T. CAMAILLE AND LA RENA DAR aka LA	ENE CAMAILLE, AS TE RENA D CAMAILLE	NANTS BY THE ENTIRETY
as Grantor; WILLIAM - P BRANUSNESS		Conuta annan Nature de cara Trustee, au Secolu of Herry of Astronomy
SOUTH VALLEY STATE BAN	K. won	anni fuithe fuithe first second an the first first
as Beneficiary,	WITNESSETH: sells and conveys to true	stee in trust; with power of sale, the proper
COUNTY, U	ICEOII, acacinoca au	아이는 아니아, 너희 물건을 물건을 받았다. 이렇게 다 아이는 것이 같아요. 아니는 것 같아요.
LOTS 3 AND 4, BLOCK 2, SHIPPINGIO IN THE COUNTY OF KLAMATH, STATE C	F OREGON.	ITY OF KLAMATH, FALLS, and the matter
TRUST DEED		SIATE OF DRUGCA

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connec-tion with said real estate. WINTY FILTER THOMSAND AND AND NO (100

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note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable <u>the secure by this instrument is the date, stated above, on which the final installment of same thereof</u> AND The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of same thereof is becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or therein, shall become immediately due and payable. To protect the security of this trust deed dreated the unit stock and

becomes due and payable. In the event the within described property, sold, conveyed, assigned or alienated by the grantor without first here, in the beneliciary's option, all obligations secured by this instruct herein, shall become immediately due and payable.
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and repair, not do trimit any wate of said property.
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and repair, not do trimit any wate of said property.
To comply with all laws, ordinances, regulations, coverants, to itom and restriction affecting said property if the both the Uniform Commercial Code, at the beneficiary may refit as the cost of all lies sacches made profiles the grantor affecting said property if the both contrastes of dimension of the uniform Commercial Code, at the beneficiary may refit as the cost of all lies sacches made profiles the grantor affecting the cost of all lies sacches made profiles that a said promises against loss or damake by line of a such other, hasards as the baneticiary, with bas payable to the learn all profiles that a such other, hasards as the baneticiary, with bas payable to the expression of any point, provide and continuously maintain insurance on the building in a such other, hasards as the baneticiary at least littlen days prior to the expression of insurance shall be difficult on the solution of a such other, hasards as the baneticiary and based of a such other, and any prior may procure the same at grantor's expression at insured; little grantor affects the same at grantor's expression at insured; little grantor affects the same at grantor's expression at insured; little grantor affects the same at grantor's expression at insured; little grantor affects the any pay the distribute or

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneticiary shall have the infight, il it is o elects, to require that all or any portion of the monies payable right, il its o elects, to require that all or any portion of the monies payable is compensation for such taking, which are in excess of the amount required as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and possible the trial and appellate courts, necessarily paid or incurred by bene-both in the trial and appellate courts, necessarily maid or incurred by bene-secured hereby; and grantor agrees, at its own expense, to' take such actionary pensation, promptly upon beneficiary's request. 9. At any time and iron presentation of this deed and the note lor indurret (in case of lul for the payment of the indebidedness, trustee may the liability of any person for any may or plat of said property; (b) join in (in) contained in the trial processing of any map or plat of said property; (b) join in (in) contained in the payment of the indebidedness, trustee may the liability of any person for any map or plat of said property; (b) join in (in) contained the indebidedness trustee may be althout allections.

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I. The entering upon and taking possession of said property, and the application or release thereold or invalidate any act done pursuant to such rents, issues and profits, or the proceeds of the reson and the property, and the application or release thereold or invalidate any act done pursuant to such motice.
I. Upon default by grantor in payment of any pay other right deed in equity as a morigage or direct the trustee of pursue any other right and or the essence with respect to such payment and/or priormance, the beneliciary may declare all surgers and and/or priormance, the beneliciary rmay declare to such payment and/or priormance, the beneliciary rmay declare to such payment and/or priormance. In the event reaby or in his perf

and expenses actually incurred in enforcing the obligation of the 'trust deed loginher, with trustee's and altorney's lees not exceeding the amounts provided by law. 14. Otherwise, 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 and in one, parcel or in 'separate parcels and suble at 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 parcel or parcels at auction to the highest bidder for cash, payable at the parcel or parcels and there to the purchase its decay forwerant or warranty, express or im-the property so sold, but without one recluding the trustee, but including the grantor and benchest its decay forwerant or warranty, express or pro-plied. The recitals in the deel of any matters of lact shall be conclusive proof of the truthfulness thereofy, may purchase at the sale. 15. When tortere sells pursuant to the powers provided herein, trustee shall apply the proceeds of all or payment of (1) the expenses of sale, in-cluding the companies of the trustee and a reasonable charge by trustee hall apply the proceeds of all or or to his successor trustee appointed herein and paper in the sale. The subsequent to the interest of the truste in the fust attorney. (1) de dynametris, and without covers and duits conferred supplas. Sets to any trustee named berein or to any successor trustee, appoint and exponintement, and substitution shall be made by written instrument executed by beneficiary or which the property is situated, shall be conclusive provided and substitution shall be made by written instrument executed by beneficiary or which the property is situated, shall be conclusive proof of proger appointment of bus accessor trustee. 17. Trustee accepts public record as provided by law. Trustee is not obligated to not yet for or proceeding in which grantor, beneficiary or trustee trustee, to paperty inclusion or proceeding in which gr

NOTE: The Trust Deed 'Act provides that the trustee hereunder must be either an attorney twhat is an active imember 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 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 escrow agent licensed under ORS 696.505 to 696.585.

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This deed applies to, inures to the benefit of onal representatives, successors and assigns. The red hereby, whether or not named as a benefician ler includes the teminine and the neuter, and the IN WITNESS WHEREOF, said grat	term beneficiary shall mean the holder and ry herein. In construing this deed and whe singular number includes the plural.	ne owner, including provide the masculine enever the context so requires, the masculine
PORTANT NOTICE: Delete, by lining out, whichever we	arranty (a) or (b) is	anal
applicable; if warranty (a) is applicable that we buch word is defined in the Truth-in-Lending Act and Richary MUST.comply with the Act and Regulation b fosures; for this purpose use Stevens-Ness Form No. 1 losures; for this purpose use Stevens-Ness Form No. 1	I Regulation Z, the by making required 319, or equivalent, notice	ENE CAMAILLE aka LA RENA D CAM
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200 The undersigned is the legal owner and non- rust deed have been fully paid and satisfied. You aid trust deed or pursuant to statute, to cancel and trust deed or pursuant to statute.	u hereby are directed; on payment to you all evidences of indebiedness secured by onway without warranty, to the parties.	of any sums owing to you under the terms or y said trust deed (which are delivered to you designated by the terms of said trust deed the
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)ATED: W. W. W. AND STREET, MARKEN STREET, STR		Beneficiary
De not loss or destroy this Trust Dead OR THE NOTE (which it secures. Both must be delivered to the truste	es for concellation before reconveyance will be mode.
TRUST DEED		STATE OF OREGON, County of
IN THE COUNTERS TY AND CONDUCTION ONE	Orsson, descrined as: FION ADDITION TO THE CLIY O OF OREGON:	Aug., 19.89
LA RENA DARLENE CAMAILLE	USE OUTS and CONVERT 10 ISO-UP IN NTLAY: SIG 14 SPACE RESERVED	at 3:47 o'clock P. M., and recorded in book/recl/volume No. M89 of assa 14834 or as fee/file/instru
500 (M. VALLET, STALE: S. Beneficiare	FOR WIK RECORDER'S USE	ment/microtilm/reception No. 3728 Record of Mortgages of said County. Witness my hand and seal of
SOUTH VALLEY STATE BANK	A REMA D CAMALLE	County affixed.
VIEXAETER (RECORDING RETURN VOLENA SOUTH VALLEY I STATE BANK MUSE IN	ARLENE CANAILLE, AS TEMAN	12 BA 195 Entropy Clerk

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