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	A'SPEN	01037856	COPYRIGHT TH	N BTEVENS-NESSLAW FUE	LISHING CO., PORTL	AND, OR \$7204
FORM No. 881-Oregion Trust Deed Serie	TRUST DEED			Volmaz		293 🛞
NE 40061		TRUST D	EED			n a star an
김 나는 것 같은 것 같	r San Angelan († 1935) Einer	17th a	Janı	iary	, 19	between
40061 DIANA TRUST DEL	ED, made this	ua		AND WIFE		
		NA		1.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2	as Tru	stee, and
as.Grantor, MASPEN 1	AND SUSAN	M. CAHILL	HUSBAND	AND WIFE		
WILLIAM L. CANI		seconopy	a cost	antes fragmatices et		·····,
Destinant		e de la companya de l Nome de la companya de		- 2004 - F Toto States Alexand		
as Beneficiary,		WITNES	SETH:	- truck with nowe	of sale, the	property
Grantor irrevocably Riamath in The E 1/2 of LO	grants, bargains,	, sells and conv	eys to trustee 1	n trust, with powe		•
in The F 1/7 of LO	t 7 in Block	k 19 of FA	RVIEW ADD	ITION #2 TO	IHE	
CITY OF KLAMATH	FALLS, in	the County	of Klamat	n, State or		
Oregon. Cost an est						
Code 1, Map 380	0-29CA Tax	lot 17300				
Code 1, Map 500	3-230,03,-1,40					
THIS TRUST DEED IS JUNIOR TO AFIRST T ASSOCIATION, IN M- SEE EXHIBIT "A" AT together with all and singula	RUST DEED IN F 79 AT PAGE 182 TACHED HERETO	200. AND BY THIS	REFERENCE M	ADE APART HEREC	F.	in anywise
tion with said real estate.	OF SECURING F	ERFORMANCE o	of each agreement	of grantor herein con	tained and pay	ment of the
sum of(26,200	.00)	or order and made	Dollars, with inter by grantor, the	est thereon according t final payment of prin	o the terms of cipal and inter	a promissory est hereof, if
not sooner paid, to be due a The date of maturity becomes due and payable. In sold, conveyed, assigned or then, at the beneficiary's op tensie abul become immedia	nd payable	by this instrument is in described proper antor without first secured by this inst	the date, stated ty, or any part th having obtained rument, irrespecti	above, on which the t ereof, or any interest the written consent or ve of the maturity	therein is sold, approval of the dates expressed	agreed to be beneficiary, therein, or
To protect the securi 1. To protect, preserve a and repair; not to remove or de i not to commit or permit any wash	ty of this trust deed, nd maintain said proper	grantor agrees, ty in good condition improvement thereon; od and workmanlike	granting any easer subordination or o thereol; (d) recom- grantee in any re- legally entitled the be conclusive proo	nent or creating any rest ther agreement altecting very without warranty, all conveyance 'may be desc reto' and the recitals the f of the truthlulness ther in this paragraph shall be any default by grantor h either in person, by a check we were default upon	ribed as the "pe rein of any matte of. Trustee's fees not less than \$5.	rs on facts shal for any of th

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and such other nazards as the pencinker with the provided by the provided b

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, beneficiary shall have the right, it is o elects. to require that all or any portion of the monies payable as compensation for such taking, which are in energy is the monies payable of pay all reasonable costs, expenses and shall be paid to beneficiary and incurred by grantor in such proceedings, shall be paid to beneficiary and papiled by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary and ticiary in such proceedings, at its own expense, to take such actions secured hereby; and grantor agrees, at its own expense, to take such actions net execute such instruments as shall be necessary in obtaining such com-9. At any time and iron time to time of this deed and the note ion-inderrow of the conveyances to time of the add the note tor-gend encoursent (in case of full reconveyances to take, truste may the liability of any person for the payment of the indebtense, truste may (a) consent to the making of any map or plat of said property; (b) join in

11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of tire and other insurance policies or compensation or an ethereol as aloresaid, shall not cure or waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice. By grantor in payment of any taking or damage at done pursuant to such notice. By grantor in payment of any paysable. In such and the application or different the such action any paysable in the beneficiary man declare all such instructions payment and/or performance, the beneficiary man declare all such instructions payment and/or performance, the beneficiary man declare all such instructions payment and/or performance, the beneficiary man declare all any or in equity, which the beneet and sale, the beneficiary or the beneficiary elects to foreclose the such declar or the beneficiary elects to foreclose the such declar and the application of a such rents to here any paysable. In such actions to the beneficiary elects to foreclose the such declare shall into the and place of sale. Give such the beneficiary elects to foreclose the such actions the such actions on priviles of the present of the such actions on priviles of the pay advertisement and all and the application of a such any other the such actions on priviles of the pay, when due, the data the time so the data the such action of a such any constrained the such actions on priviles of a such any and the such action of the presense on priviles of a such action as would entite the pay of the trust decd, the detault her such action of a such and the pay of the action of such any default or the such actions of the cure shall be held on the date and and the such action of the beneficiary and the such action the such acting the performance required under the and there of a such

NOTE: The Trust Deed Act provides that the trustee bereander 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 States, a title insurance company authorized to insure title to rea 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.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully 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. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. 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 terminine 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. DIANA WILCOX * 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 2; 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 twis notice. STATE OF OREGON, County ofKLAMATH) ss. anuary 21, 19/2. MARI . . This instrument was acknowledged before me on 10 as C. . ٦ ک of 4 .20 Notary Public for Oregon 0 \mathcal{L} 70 ~ 101 ly commission expires REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said 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 statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you 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 winnervatural ra 44-26 kg. 6802 (1930) THET TO VETERS INDER THE EVALUE OF ANTWELLS AND ALL SERVICE Do not loss or destroy this Trust Dood OR THE NOTE which it accords Both must be delivered to the trustee for concellation before re 3 2 4 STATE OF OREGON, TRUST DEED 83. County of (FORM No. 681) I certify that the within instrument STEVENS-NESS LAW .PUB. CO. PC was received for record on the day ron. 出口:"但是我们会 .., 19.... of and the second second State States applications of the at in book/reel/volume No. SPACE RESERVED page ______ or as fee/file/instru-ment/microtilm/reception No._____ Grantor Si Barahamara FOR RECORDER'S USE Record of Morrigages of said County. ANA ANA SA CARACT MAR SA Witness my hand and seal of 100 - 13Beneticiary County affixed. AFTER RECORDING RETURN TO ASPEN TITLE & ESCROW, INC TITLE **6 11 1** ATTN: COLLECTION DEPARTMENT Deputy Casha Cash Bv - 1892X DOSC ίçε ; فيشو وللبياج YELEY (0) 033920

1294

EXHIBIT "A" TO TRUST DEED

1295

THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED AND IS JUNIOR AND SUBORDINATE TO A TRUST DEED RECORDED IN BOOK M-79 AT PAGE 18200 IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION AS BENEFICIARY, WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. WILLIAM L. CAHILL AND SUSAN M. CAHILL, THE BENEFICIARY(IES) HEREIN, AGREE TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON THE SAID NOTE IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION AND WILL SAVE GRANTOR(S) HEREIN, LEWIS F. HAMPTON, HARMLESS THEREFROM. SHOULD THE SAID BENEFICIARY (IES) HEREIN DEFAULT IN MAKING THE PAYMENTS DUE UPON SAID PRIOR NOTE AND TRUST DEED, GRANTOR(S) HEREIN MAY MAKE SAID DELINQUENT AND INUSI DEED, GRANIURUS DEREIN HRISMARE ONID DELINGULATION BE PAYMENTS AND ANY SUMS SO PAID BY GRANTOR(S) HEREIN SHALL THEN BE CREDITED UPON THE SUMS NEXT TO BECOME DUE UPON THE NOTE WHICH IS SECURED BY THIS ALL-INCLUSIVE TRUST DEED.

(INITIALS OF BENEFICIARY(IES) Ь (INITIALS OF GRANTOR(S)

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STATE OF OREGON: COL	INTY OF KLAM	ATH: SS.		the	22nd day
			A.M.	and duly recorded in 1293	Vol. <u>M92</u> ,
Filed for record at request	of	_at _9:43 Mortgages	on rage	Cle	rk
of	of		By Qa	lehn . County Ch	
FEE \$18.00					