POSE No. 867 - Creson Brist David Sanda - TRUST DEED (Assignment Re)	(Notae),	COPMENT ESS STEVENS LESS LES FU	Lighes of the light of the
52344 MTC13916-88	27 TRUST DEED	Vol. <u>M98</u> Page	2754 @
THIS TRUST DEED; made this 1. Sta	day ni	January	1098 hatman
SIERRA DEVELOPMENTS,	LLC	***************************************	, as Grantor,
KATHLEEN	HAW WITNESSETH:		, as Beneficiary,
Grantor irrevocably grants, bargoins, sells Klamath County, Oregon,	and conveys to truste	ee in trust, with nower of sal	e, the property in
	BIT "A" ATTACHED RPORATED HEREIN	HERETO	
together with all and singular the tenements, hereditament or herealter appertaining, and the rents, issues and profits the property.	thereof and all fixtures s	now or hereafter attached to or us	ed in connection with
for the purpose of securing perform of TWENTY-STATE THOUSAND DOLLARS -	375-000-000-000- 182	(0.000.00)	Y/2:12/ Y \200\
note of even date herewith, psyable to beneficiary or on			erms of a promissory and interest hereof, if
not sconer paid, to be due and payable Janua The date of maturity of the debt secured by this becomes due and payable. Should the grantor either agree erty or all (or any part) of grantor's interest in it withou beneficiary's options, all obligations secured by this insu come immediately due and payable. The execution by grantors	instrument is the date, see to, attempt to, or actual it first obtaining the writtument, irrespective of the	tated above, on which the final in lly sell, convey, or assign all (or a ten consent or approval of the be a majurity dates expressed therei	ny part) of the prop- neliciary, then, at the n, or herein, shall be-
assignment. To protect the security of this trust deed, granter at 1. To protect, preserve and maintain the property	in good condition and re	pair; not to remove or demolish	any building or im-
provement thereon; not to commit or permit any waste of 2. To complete or restore promptly and in good an	the property. I habitable condition any		_
damaged or destroyed thereon, and pay when due all costs 3. To comply with all laws, ordinances; regulations, so requests, to join in oxecuting such timeteing statements to pay for filling same in the proper public office or office	covenants, conditions an	a Commercial Code as the baratic	isru mau campica and
agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurandamage by fire and such other hazards as the beneficiary	se on the buildings now	or hatasites assets on the pro-	nettu edninet ince or
written in companies acceptable to the beneficiary, with ficiary as soon as insured; if the granter shall fall for any r at least fifteen days prior to the expiration of any policy cure the same at granter's expense. The amount collected any indebtedness secured hereby and in such order as beneficiary part thereof, may be released to granter. Such app	loss psyable to the latter; eason to procure any such oi insurance now or here; under any tire or other i liciary may determine, or	all policies of insurance shall be insurance and to deliver the polic after placed on the buildings, the insurance policy may be applied at option of beneficiary the entire	lelivered to the bene- ies to the beneficiary beneficiary may pro- by beneficiary upon amount so collected.
under or invalidate any act done pursuant to such notice. 5. To keep the property free from construction lie assessed upon or against the property before any part of promptly deliver receipts therefor to beneficiary; should i liens or other charges payable by grantor, either by direct ment, beneficiary may, at its option, make payment the	ns and to pay all taxes, such taxes, such taxes, assessments the grantor fail to make propulation or by providing too and the amount so	assessments and other charges the and other charges become past deayment of any taxes, assessments, beneficiary with funds with which reads a the rate is	at may be levied or se or delinquent and insurance premiums, ho make such pay- et forth in the note
secured hereby, together with the obligations described in the debt secured by this trust deed, without waiver of any with interest as aforesaid, the property hereinbefore described bound for the payment of the obligation herein described and the nonpayment thereof shall, at the option of the be- able and constitute a breach of this trust deed.	paragraphs 6 and 7 of ti rights arising from breach ibed, as well as the gran , and all such payments neticiary, render all sums	his trust dised, shall be added to a of any of the coverants hereof an tor, shall be bound to the same shall be immediately due and pay secured by this trust deed immed	nd become a part of d for such payments, extent that they are vable without notice, diately due and pay-
6. To pay all costs, lees and expenses of this trust trustee incurred in connection with or in enforcing this o 7. To appear in and defend any action or proceeding and in any suit, action or proceeding in which the benefic to pay all costs and expenses, including evidence of title a	bligation and trustee's an ig purporting to affect th iary or trustee may appe nd the beneficiary's or to	d attorney's fees actually incurred to security rights or powers of be ar, including any suit for the fore uctoo's attorney's fees; the amou	l. eneliciary or trustee; eclosure of this deed, nt of attorney's fees
mentioned in this paragraph 7 in all cases shall be fixed to the trial court, granter further agrees to pay such sum as torney's fees on such appeal. It is mutually agreed that: 3. In the event that any portion or all of the propicalizary shall have the right, it it so elects, to require that	he appellate court shall a erty shall be taken under	adjudge reasonable as the benetic. the right of ominent domain or	iary's or trustee's ai-
NOTE: The flust Deed Act provides that the trustee herounder must or sevings and loan association authorized to do business under the property of this state, its subdidiaries, affiliates, agents or branches, the "WARNING: 12 USC 1781 -3 regulates and may prohibit exercise or	be either an attorney, who is a awa of Chegon or the United S United States or any egency fi	m active member of the Oregon State Ba Nates, a title incurance company authori	r, a bank, trust company red to insure title to real
suest ent excibbe tremesage no dous issue steeggus redeliding ent"."	of obtaining beneficiary's co	0.000	
ng maka maraya. Ya basa mba sabi iyo da sabi sabi sa man ka Banis ng igin masa bang sa TRUST DEED ng Masa da sabi sabiya Mang mang sabi RUST DEED na da iyo mang mang sabiya	nervice supplied the Ashering		l ec
Sierra Developments, LLC Post Office Box 5077	รูนรุ่ง สิจจริ จุดระการทรฐกรี เดิด วิจิติโดย เพิ่มสุด สิจกุ เพลิ จุดย เกาะเกษาย์ก กรุ เพลิตรัง (17 เมื่อม เพลาะพระ (1821) เพ	County of	the within instru-
Post Office Box 5077 Klamath Falls OF 97601	The reaction of the section of the s	ment was received to	or record on the
Fost Uffice Box 307/ Klamath Falls OR 97601 Greater Kathleen M. Shaw	SPACE RESERVED	ato'clock	M. and recorded
Kathleen M. Shaw Post Office Box 5077 Klamath Falls OR 97601 Bensfidary	FOR RECORDER & USE	in book/reel/volume N	loon
Klamath Falls OR 97601	The highway in one in	nient/microfilm/recen	is ree/rile/instru-
the designation of the second	rectification of South Rectification	Record of	or said County.
Adea Strandler Butter on 192 Middler W. S.			min and area or
William M. Ganong 514 Wainut Avenue Vlemeth Falls OF 07601	ideal de la como de la Como grando de la como	County affixed.	
514 Walnut Avenue	ide po le gorde Alexandra. Mande Modes e elle de la como	114 Second Design of	
Klamath Falls OR 97601	gren yezh a gener a gener e a daou	E'v	Danutu

TITLE, Deputy

which are in access of the amount required to gay all researchile costs, expenses and atternoy's less mecassity poid or livered by female in such proceedings, shall be paid to beneliclary and applicably it lives upon any reasonable casts and expenses and atternary's less, both in the trial said appellage sourts, necessarily paid or incurred by beneaticary in such proceedings, the such accessing the paid or incurred by beneaticary in such proceedings, and the beneations, proceedings, the such accessing the paid of the processor, or the such actions and exacts such incurred as shall be necessary in chieflands access such incurred as the little of the payment of the payment of the payment of the payment of the nots to andorsoment (in case of tall reconveyances, for concellation), without affecting the liability of a present of the payment of the nots to andorsoment (in case of tall reconveyances, for concellation), without affecting the liability of a payment of the nots to andorsoment (in case of tall reconveyances, for concellation), without affecting the liability of accounts to the such accessing the payment of the such case of the concellation and processors of the property; (b) join in granted and the payment of the such case of the payment o

1

and that the granter will warrant and forever defend the same against all persons whomseever.

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)* primarily for granter-personal immily or bousehold curposet (see Important Notice below),

(b) for an organization, or (even it granter is a natural person) are for business or commercial purposes.

This deed applies to, inutes to the benefit of and binds all parties hareto, their heits, legates, 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 constraing this trust deed, it is understood that the granter, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the granter has executed this instrument the day and year first shows written.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

	SIERRA DEVELOPMENTS, LLC
and the first of the control of the second o	X By: Hothy Aharo
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty [a]	with it Vathy Skaw, Operating Manager
not applicable; if warranty (a) is applicable and the beneficiary is a	and the same of th
not applicable; if warranty (a) is applicable and the beneficiary is a as such word is defined in the Truth-in-Landing Act and Regulation beneficiary MUST comply with the Ast and Regulation by making :	the 1600 to the same of the sa
penericiary most compression use Stevens-Hatt Form No. 1319, or equ	ivalent.
If compliance with the Act is not required, disregare the nonce.	100 (100 miles)
STATE OF OREGON, Coun	ty of Klamath)ss. 19
This instrument was a	knowledged before me on WANUARY 27 , 19 Tb,
그 그는 그는 사람들은 그는 그는 사람들이 가는 사람들이 바다 하지만 하다고 있다. 그리고 그는 사람이 없다.	
This instrument was a	knowledged before me on January 39 ,19 98,
Kathy Shaw as Oper	ating Manager and Michael L. Wilcher, Member
00	
Sierra Developmen	ts. LLC
OFFICIAL SEAL	Rhia Will Seewel
DONALD A. ISENSEE	Notary Public for Oregon
NOTARY FUELIC - OREGON COMMISSION NO. 038814	My commission expires 1-6-97
MY COMMISSION EXPIRES JAN. 08 1999	Hard Control of the C
AND AND ADDRESS OF THE PARTY OF	
	(To be used only when obligations have been paid.)
TO: CONTRACT RESERVED STANDARD TO SELECT SECURIORS	Trustee (1) La
	sphedness secured by the loregoing trust deed. All sums secured by the trust sted, on payment to you of any sums owing to you under the terms of the state of the
together with the trust deed) and to reconvey, witness warra	my, to the parties designs, of by
held by you under the same. Mail reconveyance and documen	15 10
THE REPORT OF THE PARTY OF THE	를 위한 경우를 보고 있습니다. 그는 사람들은 사람들이 되었다. 그 사람들이 되었다. 그는 사람들이 되었다.
DATED:	
그래 경기 하면서 하면 하는 그 그 아이들을 때문에 무려를 하지만 그 무리를 하면 하는 것이 되었다. 그는	
Do not less or electroy this Trust Died OR THE NOTE which it cecures. Both must be delivered to the trustee for cancellation before	
and the second s	Benoliciary
	CREEK OND SEE SEED NOW TO SEE SEED SEED SEED SEED SEED SEED SEED
nerve have the contract of the	

EXHIBIT 'A' LEGAL DESCRIPTION

A parcel of land being a portion of Lots 20, 21, 22, 25 and all of Lot 26 and 29, Piedmont Heights, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, more particularly described as follows:

Beginning at an iron axle marking the initial point, said point being on the Northeast corner of Lot 29 of said Piedmont Heights and said point being South 0 degrees 27' East a distance of 987.5 feet from the East quarter corner of Section 1, Township 39 South, Range 9 East of the Willamette Meridian; thence South 0 degrees 27' East along the East line of Piedmont Heights a distance of 343.4 feet to an iron pin on the Southwest corner of Skyline View Subdivision; thence West parallel with the South line of Lot 26 of Piedmont Heights a distance of 130 feet to an iron pin; thence South 0 degrees 27' East parallel with the East line of Piedmont Heights a distance of 475.0 feet; thence West parallel with the centerline of vacated Delaware Avenue a distance of 220.0 feet to an iron pin on the East line of Watson Street; thence North 0 degrees 27' West along the East line of Watson Street a distance of 818.4 feet to an iron pin on the Northwest corner of Lot 29 of Piedmont Heights; thence East along the North line of said Lot 29 a distance of 350.0 feet, more or less, to the point of beginning.

EXCEPTING THEREFROM the Easterly 134 feet of Lot 26, PIEDMONT HEIGHTS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

PARTE OF OPECON, COUNTY OF PLANATE

iled for record at request of		Amerit	itle	the29th	
f January	A.D., 19	98 at 11:05	_o'clockA. M., and dul	y recorded in VolM	98
0		Mortgages	on Page 2754		
			, Bernetha	G. Letsch, County Clerk	
E \$20.00			By Kathlun	Kroal	
				* 4.	