FORM Bo. 601 - TRUST DEED (Analysis and Residence). NS March 1972 1972 1974 1	COSP/FRONT 1885 STEVENS NESS LAW PLISLENSING CO., FORTLAND, OR INSE
DATED: 2001 as de l'eller de la Después de rescollottes (se par 1986) es l'All.	31 P3:30 Vol. <u>M98</u> Page 10415 \$
held by more trader the same. Note to consider and down one reconstruction of down one	STARE OF OREGON
CATHY KING to be a long to the	was received for record on the
Grantor's Name and Archana	19
WASHINGTON MUTUAL BANK, GDB WESTERN BANK CUSTODIAN FOR JOHN L./SHAMA ROLLOVER IRA	book/reel/volume No. on pag
After recording, return to (Rame, Address, Zip):	Record ofof said County
P.O. Box 5017	witness my hand and seal of County affixed.
Klamath Falls, OR 97601	NAME ILLE
CATHY KING	17 C 44 150 - KR Deputy
CATHY KING IS NOT THE TOTAL BOWN IN 1715 SE LEGIS	day of March ,19 98 , between
AMERITIES WASHINGTON MURIAL DAME	, as Grantor,
the bridge of the fridge fire teer made and	ERN BANK CUSTODIAN FOR , as Trustee, and
of the Crantor is a party of the second state of the Comment of th	NESSETH: , as Beneficiary, conveys to trustee in trust, with power of sale, the property in bed as:
TO SECULATION OF THE PROPERTY	120 TO TO TO TO TO 1 1 1 1 1 1 1 1 1 1 1 1
SEE ATTACHED EXHIBIT "A	Hospital of a contract participate of the first of the fi
Grantor variants, represents and coverants that the	here is and has been no discharge or disposal on the
such terms are defined by any amiliante section	per cy or any nazarrous or toxic wastes or substances (as
1100 f. 110 / 100 f. 110 f.	LY CMAIL CLUCKER 145.
together with all and singular the tenaments, have been and or hereafter, appartaining, and the tents, layers and results.	appurtenances and all other rights thereunto belonging or in anywise now of and all fixtures now or hereafter attached to or used in connection with
FOR THE PURPOSE OF SECURING PERFORMANC	t and all fixtures now or hereafter attached to or used in connection with E of each agreement of grantor herein contained and payment of the sum
	// // // // // // // // // // // // //
not sooner paid to be die and	Dollars, with interest thereon according to the terms of a promissory made by grantor, the final payment of principal and interest hereof, if
becomes due and payable. Should the grantor either agree to att	ent is the date, stated above, on which the final installment of the mote
beneficiary's option*, all obligations secured by this instrument.	obtaining the written consent or approval of the beneficiary, then, at the
To proceet the security of this trust deed, granter agrees:	whether the for the there are the traffe
provement thereon; not to commit or permit any waste of the pro 2. To complete or restore promptly and in good and habits	specty.
IC FECTIONS AN INCIDENT AND	III. COnditions and english
agencies as may be deemed desirable by the boneticiary.	all as the cost of all lien searches made by filing officers or cearching
damage by fire and such other hazards as the beneficiary may for	the buildings now or hereafter erected on the property against loss or
at least lifteen days prior to the expiration of any policy of insura	procure any such insurance and to deliver the policies to the beneficiery
r any next these t	lay determine no at any service by Densilciary upon
5. To keep the property tree from construction liens and	to pay all tores seements and the seements of default here-
ens or other charges payable by grantor, either by direct payment	for tail to make payment of any taxes, assessments, insurance premiums.
a daha assured to at !	the find 7 of the time to
ound for the normand of its fill the fi	Well as the denning shall see the store of such payments.
ble and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust including ustee incurred in connection with	render all sums secured by this trust deed immediately due and pay-
d in any mit action or manadiate ally action of proceeding purpo	rling to affect the accurity rights and any mourred.
mass, including evidence of title and the beneficiary's or trustee	limited to its validity and/or enforceability, to pay all costs and ex-
riher agrees to pay such sum at the appellate court and in the eve It is mutually agreed that: 8. In the event that any new local and the court shall adjudge r	's attorney fees; the amount of attorney fees mentioned in this para- nt of an appeal from any judgment or decree of the trial court, smaller easonable as the beneficiary's or trustee's attorney fees on such appeal.

It is mutually agreed that:

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Rust Deed Act provides that the trustee harquider must be either as although who is as active people as compensation for such taking, or savings and lose association sutherized to do business under the lose of frager or the United States, a title insurance company property of this state, its subsidiaries, sililates, agents or branches, the United States of any property in this state, its subsidiaries, sililates, agents or branches, the United States of any property the insurance company activations in the Insurance of this option.

"WARNING: 12 USC 1701|-3 regulates and may prohibit exercise of this option."

Recording reading and the complete detail.

Participant

TOLER

which the forecase of the sensori required no pay all peasanths youts, expenses and alterney's been becaused by started in which proceedings, shall be paid to headeling and an expense and alterney's been been in the triple and spenitus and proceedings, shall be paid to headeling and the pay the peasanth proceedings, shall be paid to headeling and the process of the payment of the indebtedness, trustee may (2) consent to the making at any map or plat of the processor, and the processor of the payment of the indebtedness, trustee may (2) consent to the the property of the payment of the indebtedness trustee may (2) consent to the property of the payment of the indebtedness processor of the payment of the indebtedness trustee may (2) consent to the property of the startee in the payment of the indebtedness processor of the payment of the indebtedness processor of the payment of the tract or loan agreement between them; beneficiary may purchase insurance at grantor's expense to protect bene-ficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage may be the date grantor sprior coverage tapsed or the date grantor tailed to provide proof of coverage.

The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for properly damage coverage or any mandatory liability insurance requirements imposed by applicable law. ** restrictions, reservations and easements of record The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a) This deed applies to inverse to the benefit of and blode all puriors bears to business or commercial purposes.

This deed applies to inverse to the benefit of and blode all puriors bears to be leave a deviate and 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 on not named as a beneficiary herein. In construing this trust doed, it is understood that the grantor, trustee and/or briefliciary may each be more than one person; that it 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 hereol apply equally to corporations and to individuals.

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

*IMPORIANT, NOTICE, Delete, by lining out, whichever wormany (a) or (b) is not applicable, if warmany (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. scleiures; for this purpose use Stevens-Noss Form No. 1319, or equivalent, compliance with the Act is not required; this egile. STATE OF OREGON; County of ---- Klamath-This instrument was acknowledged before me on Right Lairs by Cathy King This instrument was acknowledged before me on E.O. Box 5017 yatı (J THE STATE OF THE S AS OFFICIAL SEAL OFFISTI L. REDD LIVARY PUBLIC - OREG MY COMMERCE IN EXPIRES NOV. 16, 1899 Notary Public for Oregon My commission expires 14. REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been pold.) The undersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums secured by the 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 the trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now hald by you under the same. Mail reconveyance and documents to AINE OF CHECKIN DATED: ,19. The ad Both must be delivered to the trustee for cancellation before reconveyance will be made. 40 V 4 E Beneficiary

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EXHIBIT "A" LEGAL DESCRIPTION

Beginning at the most Northerly corner of Lot 6, Block 12, ELDORADO ADDITION TO THE CITY OF KLAMATH FALLS, OREGON, which point of beginning is on the Southwesterly line of Eldorado Boulevard; thence North 49 degrees 51 1/2' West along the Southwesterly line of said Eldorado Boulevard a distance of 85 feet, more or less to the centerline of Birch Street said Eldorado Addition; thence South 40 degrees 08' West along said center line, a distance of 87.34 feet; thence South 24 degrees 49 1/2' East 33.34 feet, more or less, to the most Northeasterly corner of Lot 8, of said Block 12; thence Southeasterly along the Easterly line of said Lot 8, a distance of 55.46 feet to the most Westerly corner of said Lot 6; thence North 40 degrees 08' East along the Northwesterly line of said Lot 6, a distance of 110 feet to the point of beginning, formerly Lot 7, Block 25 of the vacated portion of Eldorado Heights and a vacated portion of Birch Street of said Eldorado Heights, in the County of Klamath, State of Oregon.

EXCEPTING THEREFROM that portion lying within the boundaries of Birch Street.

of March A.D., 19 98 at 3:30 o'clock P. M., and duly recorded in Vol. M98 of Mortgages on Page 10415 FEE \$20.00 By Kartlum, Start	STATE OF OREGON: COU		
of Mortgages on Page 10415	Filed for record at request of		
, Bernetha G. Letsch. County Clerk			ol. <u>M98</u>
FEE \$20:00 By Kathlen Krail		1 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1	inty Clerk
"。"你是我们的我们的是我们的,我们就会说,我们就会说话,我们就会就会就是一个人的,我们就是这个人的,我们就是这个人的,我们就是这个人的。""我们,我们就是一个	FEE \$20.00	By Katelun Rose	
있는 그 전략 인수의 하고 있는 사용으로 가는 사용으로 보고 있다. 보통 사용을 보고 있는 것은 사용을 받는 것은 사용을 받는 것은 것이다. 그는 사용을 받는 것은 사용을 받는 것은 것이다. 그는 사용을 받는 것은 것이다.			

Read & Approved Dates By: