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ALL INCLUSIVE		
TRUST DEED		Vol <u>M03 Pege 501</u> 73
ACK AND DIANA SAMMIS		
3435 SW PUMICE AVE		
REDMOND OR 97756		State of Oregon, County of Klamath
Grantor's Name and Address DANIEL K. VARCOE	SPACE RESERVED	Recorded 07/17/2003 1:45 p.m. Vol M03 Pg 50173-50175
53346 RIVERVIEW DRIVE	FOR RECORDER'S USE	Linda Smith, County Clerk
LA PINE OR 97739		Fee \$ 31.00 # of Pgs 3
Beneficiary's Name and Address		
WESTERN TITLE COMPANY COLLEC	TIONS	
PO BOX 10960		
EUGENE OR 97440		
THIS TRUST DEED, made onJUL	Y 2003	between
IAGA L. SAMMIS AND DIANA C. SP	MMIS, HUSDAN	, as Grantor
WESTERN TITLE COMPANY		, as Trustee, and
DANIEL K. VARCOE, AN INDIVIDU	AL	
***************************************		, as Beneficiary
Constant insuranching country homories, calle	WITNESSETH:	an in tract with provide all the provide i
LAMATH County, Oregon,		ee, in trust, with power of sale, the property i
LOT 21, TRACT NO. 1318, GILCHR THEREOF ON FILE IN THE OFFICE	IST TOWNSITE, Of the clerk	ACCORDING TO THE OFFICIAL PLA OF KLAMATH COUNTY, OREGON.
LOT 21, TRACT NO. 1318, GILCHR THEREOF ON FILE IN THE OFFICE SEE ATTACHED EXHIBIT "A"	IST TOWNSITE, Of the clerk	ACCORDING TO THE OFFICIAL PLA OF KLAMATH COUNTY, OREGON.
THEREOF ON FILE IN THE OFFICE SEE ATTACHED EXHIBIT "A" together with all and singular the tenements, hereditar now or hereafter appertaining, and the rents, issues a nection with the property. FOR THE PURPOSE OF SECURING PERFORMANCE of THOUSAND NINE HUNDRED AND NO Dollars, with interest thereon according to the terms of a promise	OF THE CLERK ments and appurtenances and profits thereof, and a of each agreement of grantor he D/100***********************************	COF KLAMATH COUNTY, OREGON. a and all other rights thereunto belonging or in any wa ll fixtures now or hereafter attached to or used in cor rein contained and payment of the sum of <u>FOURTY FO</u> ************************************
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toth in the note secured hereby, together with the obligations described in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of the debt secured by this trust deed, without waiver of any rights arising from breach of any of the covenants hereof. For such payments, with interest as aforesaid, the property hereinbefore described, as well as the grantor, shall be bound to the same extent that they are bound for the payment, with interest as aforesaid, the property hereinbefore described, as well as the grantor, shall be bound to the same extent that they are bound for the payments of the obligation herein described. All such that deed immediately due and payable without notice, and the nonpayment thereof shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and payable and shall constitute a breach of this trust deed.
6. To pay all costs, fees and expenses of this trust, including the cost of title search, as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation, and trustee and attorney fees actually incurred.
7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed or any suit or action related to this instrument, including but not limited to its validity and/or enforceability, to pay all costs and expenses, including evidence of the mappeal from any judgment or decree of the trial court, grantor further agrees to pay such sum as the appellate court shall adjudge reasonable as the beneficiary's or trustee's attorney fees on such appeal. It is matually agreed that:
8. In the ovent 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

NOTE: The Trust Deed Act provides that the trustee increander must be either an eitorney who is an active member of the Oregon State Ber, a bank, must company or sevinge and loar esposition authorized to do business under the issue of Oregon or the United States, a this insurance company authorized to insure this to real property of this state. In subsidiaries, affiliates, agants or branches, the United States or any agancy thereot, or an ecoror agant licensed under ORS 555.055 to 555.055. "WARNER' 12 UBC 1701,3 regulates and any probabilit coordise of this option. "The publisher suggests that such an agreement address the issue of obtaining beneficiary's concent in complete detail.

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A say time, and from time to time upon written request of beneficiary, payment of its fees and presentation of this dead and the note for eadornement (in farming any pair of half inconveyances, for cancellation), without affecting the liability of any pair of the property. (b) join in any automatication or other agreement affecting the sector pair of the property; (b) join in any automatication or other agreement affecting the sector sectors means the reacting that were in or any matter or facts shall be conclusive proof of the truthfulenes, trustee may be described is the "pair sectors" and the recitatis therein of any matter or facts shall be conclusive proof of the truthfulenes thereof. Trustee fees for any of the sectors mentioned in this paragraph shall be not less than \$5.
 One any default by grantor beneaved, beneficiary may, at any time without notice, either in person, by agent, or by a receiver to be appointed by a court, and supposed of the truthfulenes there of any mate or otherwise collection or any taken the property, the property, the collection of a supposed of the property to any default of the and other maters are collection or the second and the proceeds of the read other instance pair of the standard and profile, or the proceeds of the property, and the application or release thereof as aforeaaid, shall not cure or waves any default of any indebtedness secured hereby or in grantor's patroment of and payle. In such event, the beneficiary the advite the trustes to forecles to forecles to forecles to forecles the fact, structure and efficiant may be described or any signed of the second and the event the beneficiary may determine.
 10. the entering upon and taking protein of any indebtedness secured hereby or in grantor's patroment of an appeties of the read other instance patroment of the such payses and profile. The second payle is the protecles the advite the truthenes and payle. In such event, the beneficiary may determine, and second there and take is a

sequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority; and (4) the surplus, if any, to the grantor, or to any successor in interest entitled to such surplus. 16. Beneficiary may, from time to time, appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

or proceeding is brought by trustee. The grantor covenants to and agrees with the beneficiary and the beneficiary's successors in interest that the grantor is lawfully seized in fee simple of the real property and has a valid, unencumbered title thereto, except as may be set forth in any addendum or exhibit attached hereto, and that the grantor will warrant and for-ever defend the same against all persons whomsoever.

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary'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 beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are (choose one):*
(a) primarily for grantor's personal, family or household nurroses (see Important Notice helow).
(b) Novelogenitated of the loan and this structure of the loan representative of the loan r ciary herein

In construing this trust deed, it is understood that the grantor, 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 here-of apply equally to corporations and to individuals.

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

byJACK_LSAMM This instrument was ac by	Act and Act and DACK L. SAMMIS with the DANA E. SAMMIS of Deschutes knowledged before me on _July_ 1 (2003 Als AND DIANA E. SAMMIS knowledged before me on _July_ 1 (2003 Als AND DIANA E. SAMMIS
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OFFICIAL SEAL EVELYN M HENDERSON NOTARY PUBLIC-OREGON COMMISSION NO. 347127 MY COMMISSION EXPIRES JUL. 25, 2005	Notary Public for Oregon My commission expires 7-25-05
To: The undersigned is the legal owner and holder of all indebtedness and satisfied. You hereby are directed, on payment to you of any sums of indebtedness secured by the trust deed (which are delivered to you h nated by the terms of the trust deed, the estate now held by you under the	CE (To be used only when obligations have been paid.) ., Trustee s secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid owing to you under the terms of the trust deed or pursuant to statute, to cancel all evidences erewith together with the trust deed) and to reconvey, without warranty, to the parties desig- same. Mail the reconveyance and documents to
DATED Do not lose or destroy this Trust Deed OR THE NOTE which secures. Both should be delivered to the trustee for cancellation be reconveyance is made.	h tt

EXHIBIT "A"

TRUST DRED ADDENDUM FOR ALL INCLUSIVE PROVISIONS

This addendum is attached and by this reference incorporated in that Trust Deed or Mortgage and the Note secured thereby ALL INCLUSIVE identified as follows:

Junior Loan:	Dated: July , 2003	Amount: §	44,900.00
(Wrap Loan)	Grantor: JACK L. SAMMIS AN Beneficiary: DANIEL K. VA	ND DIANA E. SAMMIS Arcoe	
Senior Loan: ("Wrapped" Loan)	Pated: March 26, 2003 Recorded: April 1, 2002 Records of XXXXXXXX County, KLAMATH	Original Amount: S Book M-02 Oregon	38,000.00 Page <u>19045</u>

Grantor of this Wrap-Around Loan covenants and agrees as follows:

- 1. To comply with all the terms and provisions of the Senior Losn, except as to payments of principal and interest which shall be made by the holder of this Junior Loan.
- 2. To not request any release, partial release, increase or other modification of the Senior Loan.

Beneficiary of this Wrap-Around Loan covenants and agrees as follows: 1. There is no current default of the Senior Loan.

- 2. To pay all installments of principal and interest as due pursuant to the terms of the Senior Loan so long as Grantor is not in default of any terms or provisions of the Wrap-Around Loan. In the event Beneficiary fails to make such payments, the Grantor may make them, and to the extent so made, credit for such payments shall be made in like manner to both the Senior and Wrap-Around Loans.
- 3. Upon or before full payment of the Wrap-Around Loan, to fully pay the Senior Loan and to cause it to be satisfied of record.

In case of Grantor's default of any provisions of the Wrap-Around or Senior Loan, in addition to any other rights and remedies available to the Beneficiary, including accelerating all or any part of the Wrap-Around Loan debt then secured, the Beneficiary may, but need not, make any payments or perform any act herein required of Grantor in any form and manner deemed expedient and may, but need not, make full or partial payment of principal or interest on the Senior Loan, other prior encumbrances, if any, and purchase, discharge, compromise or settle the Senior Loan, any tax lien or other prior lien or title or claim thereof, or redeem from any tax sale or forfeiture affecting said property or to contest any tax or assessment. All monies paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorney's fees and any other money advanced by said Beneficiary to protect the property herein described and the lien hereof shall be so much additional indebtedness secured hereby, and shall become immediately due and payable without notice and with interest thereon at the rate stated in this Wrap-Around Loan.

BENEFICIARY:

GRANTOR :

DIANA E. SAMMIS