HOIT. The Trust Deed Art provides that the trustee beteunder must be either an attorney, who is an active member of the Oregon State Birr, a bank, that company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure with to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escraw agent licensed under CRS 696 505 to 665 585.

<text><text><text><text><text><text><text><text><text><text>

of the successor trustee. 17. Trustee accepts this trust when this deal dails executed and actions index in made a public record as provided by taw. Trustee is not colligated to us any outs been of pending site unset any other deed of shall be a party unless such action or preceding is brought by trustee.

surplus, if any, to the grantor or to his successified in interest entitled to such surplus.
 16. Beneliciary may from time to time appoint a successor or success under, Up, trustee named berein or to any successor trustee appointed berein or to any successor is and the successor trustee appointed with all title, possible and dutes content and and substitution shall be made or appointed herein or each successor is successor and substitution shall be made for appointed herein exceeded by written interest events by beneficiary which the property is situated, shall be conclusive provided proper appointment.
 17. Trustee averts this frust when the deed, dute recuried and

the granter and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) provided herein, trustee eluding the proceeds of sale to payment of (1) provided herein, trustee attorney to the obligation trustee and a traxmatic charge by trustee's having reended liens subsequent to the interest at their (13) to all persons deed as their interests may appear in the order of their trustee in the trust surplus, if any, to the granter or is his successor in interest entitled to such 16. Beneficiary may from the

106 there with trustee's and attorney's fees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and incompared in the notice of sale with time to which said sale insist on one parcel or the same sale shall be postponed as provided by law. The wither time sale said sale is an an autor of the property sither in the hole of the property so the process of the property so the process of the interval of the property so the process of the interval of the property so the process of the property so the process of the interval of the property so the process of the interval of the property so the process of the property so the process of the interval of the property so the process of the property so the property so the process of the property so t

the manner provided in ORS \$6.735 to \$6.795. 13. After the trustee has commenced foreclosure by advertisement and sale, and a any time prior to 5 days helper the date the truster conducts the sale, the dramity of an other perion solver the date the truster conducts the sale, the dramits of the date the date the date the truster of the sums secured by the trust deel, the distant of a laiding to the solver not then the date the time of the date there distant the solver being curred may be obtained by tredering there default that is as would adding the person exclusion the curred by the formation to curing the default and the person the intervent of the solver the the solver the solver and expenses actually incurred in enforcing by 10 the beneficiary by faw. If Otherwise the solver the badd on the date of the another the solver.

shurd, timber or grating purposes.
(a) consent to the making of any map or plat of said property: (b) join in subordination or order a dreaming any careful and the indication therein, (c) you and the analysis of the indication of the discontent allevants, all this deal or the line or charm and therein and the indication of the discontent allevant without warrants, all this deal or the line of the discontent allevant without warrants, all this deal or the line of the discontent allevant without warrants, all this deal or the line of the discontent allevant without warrants, all this deal or the line of the discontent allevant without warrants, all this deal or the line of the discontent of the transfer of the discontent allevant without warrants, all this deal or the line of the discontent of the transfer of the discontent of the dis

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, it not sooner paid, to be due and payable June 26 June 26

sum of ELGAL LAGODAND AND NOVIOURARE AND A Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, it not sooner paid, to be due and payable June 26 The date of maturity of the date ensured by this instrument is the date of the date which the time instrument of the date ensured by the date ensure ensured by the date ensured by the dat

thereof on file in the office of the County Clerk of Klamath County, Oregon. 0

BETTE L. NIRTH as Beneficiary,

76849

881-Oregon Trust Deed Series-TRUST DEED

as Grantor, KEY TITLE COMPANY

FORM No.

. OK

36

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamath.....County, Oregon, described as:

THIS TRUST DEED, made this 10th day of July DONALD E. ALLEN and VICKI ALLEN, Husband and Wife, or the survivor thereof

Lot 10, Block 9, FIRST ADDITION TO RIVER PINE ESTATES, according to the official plat

MTC-18280

TRUST DEED VOL MR Page

A.

, as Trustee, and

12360

		12361
The grantor covenants and agrees to and fully seized in fee simple of said described real p	with the benefi property and hi	iciary and those claiming under him, that he is lawa as a valid, unencumbered title thereto
and that he will warrant and forever defend the	e same against	-11
		III persons wnomsoever.
The drantor warrants that the proceeds of the loss		
The grantor warrants that the proceeds of the loan r (a)* primarily for grantor's personal, family or hous XEX for an organization, or (even if grantor is a nation This deed applying a	atural person) are [for business of and below y,
This deed applies to, inures to the benefit of and b	blada att sin a	of business of commercial purposes.
the remaine and the neuter, and the sindut	in constraining i	this deed and whenever the another produce, of the contract
IN WITNESS WHEREOF, said grantor h	has hereunto set	s the plural. this hand the day and year first above written.
not applicable; if warranty (a) is applicable and the beneficiary is	(a) or (b) is	Simalal & allen
as such word is defined in the Truth-in-Lending Act and Regula: beneficiary MUST comply with the Act and Regulation by making disclosures; for this purchased with the Act and Regulation by making	is a creditor ation Z, the	
ir compliance with the Act is not required, disregard this notice.	equivalent. (Man allen
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	••••••	
STATE OF OREGON.		
Countries Description) 55	STATE OF O)))))))))))))))))))
Init initrument' ayas acknowledged belore me on Inity 10 19 19 87, by Donald	This instrumen	nt was acknowledged below
E. Allen and Vicki Allen*	as	
	of	
(SEAL)	1997 - 19	······
(SEAL) Motary Public for Oregon My conumission expires: 6-25-90		or Oregon
The content	My commission	expires: (SEAL)
REQUEST To be used only	ST FOR FULL RECONVEY.	/ANCE
To be used only	ly when obligations have	, been paid.
The undersideed is the task		
trust deed have been fully paid and satisfied. You hereby are said trust deed or pursuant to statute, to cancel all evidence herewith together with said trust deed bed to the satisfied.	debtedness secured e directed, on pay	d by the foregoing trust deed. All sums secured by said ment to you of any sums owing to you under the terms of
herewith together with said trust deed) and to react all evidence	ces of indebtedness	secured by said trust deed (which a secured by said trust deed (which a
D 4700	and documents to .	partice songrands by the terms of sale frust used the
DATED:	· · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·
Do not lose or destroy this Trust Dood OR THE NOTE which it secures.		Beneliciary
De not lose or destroy this Trust Dood OR THE NOTE which it secures, I	doth must be delivered	to the trustee for cancellation before reconveyance will be made.
TRUST DEED		
(FORM No. 881) BTEVENS-HEAS LAW PUB, CO., PORTLAND, ORS		STATE OF OREGON, County of Klamath }ss.
		I certify that the within instrument
ONALD E. ALLEN and		was received for record on the14thday ofJuly
ICKI ALLEN Grantor SPA	ACE RESERVED	at .5.1.2.0 o'clock M., and recorded
ETTE L. WIRTH	FOR	in book/reel/volume No
	CORDER'S USE	ment/microfilm/reception No.7.6849
······································		Record of Mortgages of said County.
Beneficiary		Witness my hand and seal of
AFTER RECORDING RETURN TO BY ESCIOW COMPANY		Witness my hand and seal of County alfixed.
AFTER BECORDING RETURN TO		Witness my hand and seal of