IM 09-111-04007-70 DAVE	K= 46960	FT.	
85834 08-11-94P03:30 RCVD	TRUST DEED Ju	Vol m94 Page 24915	
CHARLES R. HA	RRINGTON and LI	DA K. HARRINGTON	
Western Title & Escrow		, es Grantor, , as Trustee, end	
Steven Trono	VITNESSETH:	, as Beneficiary,	
WITNESSETH: Grantor irrevocably grants bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath. County, Oregon, described as:			
Lot 28 Block 2 . Tract 1098-Sp plat thereof on file in the office of	olit Rail Ranchos,	according to the official	
Account No. Commence House Was Commence House Serial No. South Andre Commence House Commence House Commence House Commence House Hou	And the second		
OFFICIAL SECT together with all and singular the tenements, hereditaments or herealter appertaining, and the rents, issues and prolits to	hereol and all lixtures now o	or hereafter attached to or used in connection with	
the property. FOR THE PURPOSE OF SECURING PERFORM of Thirteen Thousand Eight Hund	, engagent jour (enforce of	dender becall and the land and the suns	
note of even date herowith, psyable to beneficiary or ordenet sooner paid, to be due and psyable. Per terms	mmm Dollars, with inter	est thereon according to the terms of a promissory	
The date of maturity of the debt secured by this ins becomes due and payable. Should the grantor either agree property or all (or any part) of grantors interest in it wit consent shall not be unreasonably withheld, then, at the beat the maturity dates expressed therein, or began, shall been The execution by grantor of an earnest money agreement**	frument is the date, stated e to, attempt to, or actuall thout first obtaining the writ melicing's option*, all obliga- me immediately due and pr	e sell, convey or assign all (or any part) of the fen consent or approval of the beneficiary, which whims secured by this instrument, irrespective all yable, (Delate underlined clause if imapplicable.)	
To protect the security of this trust deed, granter ngr 1. To protect, preserve and maintain the property i	n good condition and repair	; not to remove or demolish any building or im-	
provement thereon; not to commit or permit any waste of the property. 2. To complete or restore promptly and in good and habitable condition any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the property; if the beneficiary			
so requests, to join in executing such linancing statements to pay for illing same in the proper public office or office agencies as may be deemed desirable by the beneficiary.	s, as well as the cost of all.	lien searches made by Illing officers or searching	
4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the property against loss or damage by fire and such other hexards as the beneficiary may from time to time require, in an amount not less then \$ full_lingurable written in companies acceptable to the beneficiary, with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the granter shall fall for any reason to procure any such insurance and to deliver the policies to the beneficiary at less litteen days prior to the expiration of any policy of insurance now or hereafter placed on the buildings, the beneficiary may procure the same at granter's expense. The amount collected under any fire or other insurance policy may be applied by beneficiary upon any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, or any part thereof, may be released to grantor. Such application or release shall not cure or waive any default or notice of default here.			
under or invalidate any act done pursuant to such notice. 5. To keep the property free from construction lies assessed upon or against the property before any part of promptly deliver receipts therefor to beneficiary; should the liens or other charges payable by grantor, either, by direct prient, beneficiary may, at its option, make payment there secured, hereby, together with the obligations described in the debt secured by this trust deed, without waiver of any with interest as aloresaid, the property hereinbefore describent for the payment of the obligation herein described, and the nonpayment thereof shall, at the option of the benable and constitute a breach of this trust deed.	as and to pay all taxes; assessuch taxes; essessments and the grantor fail to make paymonyment or by providing beneal, and the amount so paid paragraphs 6 and 7 of this tights arising from breach of libed, as well as the grantor, and all such payments shall sh	other charges become past due or delinquent and ent of any taxes, assessments, insurance premiums, ediciary with lunds with which to make such payin, with interest at the rate set lotth in the note rust deed, shall be added to and become a part of any of the covernants hereof and for such payments, shall be bound to the same extent that they are in be immediately due and payable without notice,	
6. To pay all costs, less 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's and attorney's fees actually incurred. 7. To appear in and defend any action or proceeding purporting to effect 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, to pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney's fees; the amount of attorney's fees mentioned in this paragraph 7 in all cases shall be fixed by the trial court and in the event of an appeal from any judgment or decree of the trial court, granter further agrees to pay such sum as the appellate court shall adjudge reasonable as the beneficiary's or trustee's attorney's less 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 is elects to require that all or any portion of the monies payable as compensation for such taking,			
NOTE: The Trust Deed Act provides that the trustee hereunder must be either an eltomey, 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 laws of Oregon or the United States, a little insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents of branches, the United States or any agency thereof, or an accrow agent licensed under ORS 695.505 to 695.585. "WARNING: 12 USC 1701 regulates and may prohibit exercise of this option. "The publisher suggests that such an agreement address the Issue of obtaining beneficiary's consent in complete detail.			
this and immadiments about in event the formation may	opist gborestros su traducer o tras en orientes sus socialistes	STATE OF OREGON,	
《秋····································	La constitution of the constitution of the first of the f	County of	
Charles R. Harrington Linda K. Harrington	and the state of t	I certify that the within instru- ment was received for record on the day of	
to the second of	SPACE RESERVED	ato'clockM., and recorded in book/reel/volume Noon	
Steven Trono separate de la mande de la ma	The large state of the state of	pageor as lee/file/instru- ment/microlilm/reception No	
the hard restrict the baselider to be the hard restrict as the state of the state o	કરાં છે. જેમ મામ કરે જે જાણાં કે મુખ્ય કરો છે. ફાર્ય કામ કરા કરો કરો જે જે પાસ કાક ઉપયોગ છે. પાસ કામ કામ કરો છે. જેમ જેમ કરી જે જેમ	Record of of said County.	
After Recording Return to (Name : Address; Zip); 00025; 1. 12004; 1101; 12004;	करों, हे जा क्षेत्रकार संक्षा क्षिप्रकारण दिल्लाका है जा कारण हुन अधिकार करा नोके कुम्मान स्टब्स हैंगे कुछ अधिकार की	County ellized.	
Forest Meadows	िस्टिक्सर्वेशींक एकर्गां कुलिक सम्मान्त । सुरुत् इस्मिन्दी क्षेत्री, विदेशीं क्षेत्रकार स्थापक प्रकार हर किस्ती विद्यादेशनाम्पर्वेशकार का द्वार ४ वित्र १ वित्र १ वि	era ar status era 🔪 i samma era era era era era era era era era er	
P.O. Box 631	Nebessitife esseris in permens gest	By Deputy	



Heint

which nie in excess of the amount required (g pay all reasonable costs, or penses and atterney's less necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and epplied by it that upon any reasonable costs and expenses and atterney's less, both ness secured hereby; and granter agrees, at its own expenses, to take such actions and extensive such instruments as shall be necessary injudical incurred by beneficiary in such proceedings, and the balance applied upon the indebted injudical such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its less and presentation of the indebtedness, trustee may (a) consent to the most for endorsament (in case of tull reconveyances; for cancellation), without attending the liability of a secondary of the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) loin in dear province the payment of the indebtedness, trustees may (a) consent to the making of any map or plat of the property; (b) loin in the line or charge thereof; (c) legally entitled the secondary of the services considered in them of any matters or leads shall be conclusive proof of the trutifuliness thereof. Trustee's test was not to the control of the property. The grantee in any reconveyance may be described est the "person or persons less in the control of the property or any part thereof, in its own name sue or otherwise collections, briefly the control of the property or any part thereof, in its own name sue or otherwise collections, read and profits, including the sensor plate the property or any part thereof, in its own name sue or otherwise collection, including teasonable afterney's less upon any indebtedness secured hereby, and in auch order as beneficiary may determine.

10. Upon any defendence, less cause and expanses of aperation and collection, including teasonable afterney's less upon any indebtedness as every thereby, and any name and cause to

finitor and bensitienty, 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) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by appear in the order of their priority and (4) the surplus, if any, to the figurator 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 hereinder. Upon such appoint mand without conveyance to the successor trustee, the latter shall be verted with all title, made by written instrument executed by beneficiary; which, when recorded in the mortgage records of the country 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 dead, 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, The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully seized in fee simple of the real property and has a valid, unancumbered title thereto

and that the grantor will warrant and lorever delend 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 of household purposes (see Important Notice below),

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

This deed applies to, invers to the benefit of and binds all parties hereto, their heirs, legatess, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledges, of the contract in construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that made, assumed and implied to make the provisions hereof apply equilly to corporations and to individuals.

* IMPORTANT NOTICE not applicable; If was as such word is defi	ESS WILEREOI, The gran	varranty (a) or (b) 10 Charles R Herrington
DISCIDIULES; FOR THIS DE	sply with the Act and Regulation I proose use Stevens-Ness Form No. 1 Act is not required, disregard this	1310 as applications
क्षांब होने देश सार्थनार होत	STATE OF OREGO This instrume by Charles F	ON, County of Multnomah)ss. ent was acknowledged before me on July 22 , 1994, R. Harrington and Linda K. Harrington
्रमा व्यवस्थान स्थापना । संप्रदेश स्थापन द्वार स्थापना स्थापना । स्थापना स्थापना स्थापना स्थापना स्थापना ।	igish sa by a samerika bar atag b <u>Samesin awa sametiga</u> sa busasa	ent was acknowledged before me on
MY OON	OFFICIAL SEAL KATHLEEN N. WEINSTEIN NOTARY PUBLIC - OREGON COMMISSION NO.63492 IMISSION EXPIRES APP. 63, 1993	Lathang Linaters
tral granting		Notary Public for Oregon My commission expires April 3, 1998
	GON: COUNTY OF KLAM	

STATE OF OREGON: COUNTY OF KLAMATH: ss.	
Filed for record at request of Klamath	County Title Co the 11th
of <u>Aug</u> A.D., 19 <u>94</u> at <u>3:30</u> of <u>Mortgages</u>	Colollock C. D. S. Count distributions at the state MON
FEE \$15.00	Fuelun Biohn . Comm. Clad.

The second secon

gran : gerrak - gegingt verste (ykspekinden grakkieten) ww 577

D8-11-04R035A0

huat