KY7119 TRUST DEED

THIS TRUST DEED, made in day 15 TH JESSE B. PARROTT and LORAIN 1. BURNETT, husband and wife September 1994 between REY TITLE COMPANY, an Oregon Corporation as Grantor .

EDWARD J. WILLIAMS and PHYLLIS M. WILLIAMS husband and wife, as Beneficiary as Trustee, and WITNESSMITH:

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

The N1/2N1/2SE1/4SE1/4 of Section 1t, Township 23 South, Range 10 Bast of the Willamette Meridian, Klamath County, Oregon.

88440 09-19-94803:49 RCVD

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with the property. FOR THE PURPOSE OF SECURING PEF FORMANCE of each agreement of grantor herein contained and payment of the sum according to the terms of a promissory note of even date hore with, payable to beneficiary or order and made payable by grantor, the final payment of principal and interest here of, if not sconer paid, to be due and payable September 16 2009. The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the note property or all (or any part) of grantor's interest 'in it without first obtaining the written consent or approval of the beneficiary, then shall become immediately due and payable. The execution by grantor of an earnest money agreement** does not constitute a sale, "onvergance or assignment."

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dif the beneficiary's option* all obligations seed red by this instrument, irrespective of the maturity dates expressed therein, or herein, eshall become immediately due and payable. The execution by prantor of an earnest money agreement** does not constitute a sale, "To protect the generation of the maintain sub property in good condition and repair; not to remove or demolish any building or improvement thereon; not thereon; not does and hand the condition and repair; not to remove or demolish any building or improvement thereon; not mark thereon; not and maintain sub property in good condition and repair; not to remove or demolish any building or improvement thereon; not mark thereon; not and maintain sub property in good condition and restrictions affecting the property, if the beneficiary and in good and habital de condition any building or improvement which may be constructed at to pay for filling same in the proper damage collice or offices, as well as the cost of all lien searches made by liting officers or 4. To provide and continuously maintain is ure yithe beneficiary.
4. To provide and continuously maintain is ure yithe beneficiary.
4. To provide and continuously maintain is ure yithe beneficiary with a beneficiary as a may be deemed designed.
4. To provide and continuously maintain is ure yithe beneficiary with a beneficiary or a soon agree sinsured; if grantor shall all for any zep able to the latter; all policies of insurance shall be deliver sub problemes and to deliver said policies. The account collected duranter new or hereafter placed on said building, the entire amount collected thereafter placed on said building.
5. To keep the property incort for any part the coll may be leaded to yith any and the second any able to the latter; all policies of any of on of beneficiary the property and the part of the deliver said policies. The account collected thereafter placed on said building, the entire and the property in procure any suit of any policy prot

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 monics payable as compensation for such taking, which are

NOTE: The Trust Deed Act provides that the Trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company, or savings and I an association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escr w agent license d under ORS 696.503 to 696.585. "WARNING: 12USC 1701j3 regulates and may prohibit exercise of this option." "The publisher suggests that such an agreement a idress the issue of obtaining beneficiary's consent in complete detail.

	service detail.
TRUST DEED	STATE OF OREGON,
曹武师师道政师亦 管察管理管理部门 可萨勒律师的议论 非常的 化二乙二乙二乙二乙二乙二乙二乙二乙二乙二乙二乙二乙二乙二乙二乙二乙二乙二乙二乙	County of Jee.
JESSE B. PARROTTAND LORAIN E. BURHETT 2356 CRESENT EUGENE, OR 97408	I certify that the within instrument was received for record on the day
Grantor EDWARL J. WILLIAMS and PHYLLIS M. WIILIAMS P O BOX 715 LAPINE, OR 97739	in book/real/volume No. on page or as fee/file/instru-
Beneficiary	
KEY E3CROW P.O. BOX 6178	Witness my hand and seal of County affixed.
BEND, OR 9770B	By Depuby

In excess of the amount required to pay all ressonable costs, it process and attorney's fees anoshie costs and excesses and excesses and attorney's fees anoshie costs and excesses and attorney's fees anoshie costs and excesses and excesses and excesses and attorney's fees anoshie costs and excesses and excess

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 α nveyance to the successor trustee, the latter shall be vested with all shall be raade by written instrument executed by b ineficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper a appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and a cknowledged is made a public record as provided by law. Trustee is beneficiary or trustee shall be a party unless such a tion or proceed ing is brought by trustee. The grantor covenants and agrees to and with the beneficiary aid the beneficiary's successor in interest that the grantor is lawfully secret in the successor in interest that the grantor is lawfully and has a valid, unencumb ared title thereto

and that the grantor will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loar represented by the above described note and this trust deed are: (a) primarily for grantor's personal, family, or household purposes [NOTICE: Linc out the warranty that does not apply] (b) two answering animations as two ways from the same against all persons whomsoever. This deed applies to, inures to the benefit of at d binds all part as hereto, their heirs, legatees, devisees, administrators, executors, contract secured hereby, whether or not named as a beneficiary here in. In constraining this trust deed, it is understood that he grantor, trustee, and/or beneficiary may each be more than one person; that if made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, said grantor has executed this instrate the day and year first above written.

FEE \$35.00 Figure age a for Page 29558 Figure County Clerk	LODAIN E. BURNESS	OFFICIAL SEAL KARIN LEA NOTARY PUBLIC-OREGON COMMISSION NO. 014777 M' COMMISSION EXPIRES MAY 5. 1996 STATE OF OREGON. COUNTY of a
STATE ()F OREGON: COUNTY OF KLAM.VTH ss. Filed for record at request of	/leidced before me onSeptember /5 , 1994	This instrument was ackno By JESSE B. PARROTT and LORAI
STATE OF OREGON: COUNTY OF KLAM.VTH ss. Filed for record at request of Klanath County Title colspan="2">the the of A.D., 19 94 at of lock P M., and duly recorded in Vol of On Page 29558 FEE \$35.00	Notary Public for Oregon	
FEE \$15.00 Evelyn Biehn County Cl	M. VTH ss.	
Be (1).00 LV Hyn Blenn County Clerk	the 19th day the second day the 19th day the second	of Sept A.D., 19 94
	By Behn County Clerk	(*) (d
Do not lose or destroy this Trust Deed OR THE NOT TWINCH I Secur 3. Both must be delivered to the trustee for cancellat on before reconveyance will be made.		The second