98774 109-26-94PC	5:27 RCVD	TILLET DEED	101 mgy Pa	ae 30211
THIS TRUST DEED, mad	shi <u>lst</u> SHANNON			
Western Title & Escrow			in an	, as Grantor
Steven Trond and the second state of the secon		NESSETH:		, as Beneficiary
Grantor irrevocably grants, Klamath	bargains, sells and unty, Oregon, desci	conveys to trustee in tru ribed as:	st, with power of same set of	le, the property in
Grantor irrevocably grants, Klamath	Parguns, sells and anty, Oregon, descu rac: 1098-Spli); office of t	nonveys to trustee in tru noed as:	st, with power of sa	le, the property i

gether with all and singular the tenements, he reditaments and appurtenances and all other rights thereunto belonging or in anyreise now hereafter appertaining, and the rents) have and profits there t and all fixtures now or hereafter attached to or used in connection with the property.

perty. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum Thirteen Thousand Eight Hundred Sixty and No/100-----

note of even date herewith, payable to buneliciary or order and made by grantor, the final payment of principal and interest hereof, it nat sconer paid, to be due and payable Par terms of Note 19

The date of maturity of the debt source by this instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the grantor either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the property or all (or any part) of grantor's interest in it without first obtaining the written consent or approval of the beneliciary which consent shall not be unreasonably withheld, then, at the beneliciary's option⁸, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. (Delete underlined clause if inapplicable.) The execution by grantor of an earnest money ogreement** does not constitute a sale, conveyance or assignment.

Consent shall not be concessed therein or itere, a thill be beneficiery so option?, all oblightions secured by this instrument, irrespective of the maturity dark expressed therein or itere, shall become immediately due and payable. Clocket under clause if inapplicable.)
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 To protect the security of this frust deed grantor egrees:
 To protect the security of this frust deed grantor egrees:
 To complete or restore promptly and n dood and habit ble condition and repair; not to remove or demolish any building or improvement thereon, not to commit or periot to rewards of the prosty.
 To complete or restore promptly and n dood and habit ble conditions and restictions allecting the property; if the beneficiary for operiot to y wate of the property.
 To complete or restore promptly in do locks, as vell as the cost of all line searches made by filing officers or searching the proper public officer, as vell as the cost of all line searches made by filing officers or searching to prove the security of the bandicary.
 To provide and continuous proper public of the proper public

torney's lees on such appeal. It is mutually agreed that:

8. In the event that any portion or all of the property shill be taken under the right of eminent domain or condemnation, bene-liciary 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 Trust Deed Act provides that the truster beraunder must be either an attorney, 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 title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agen is or branches, the United States or any agency thereof, or an ascrow agent licensed under ORS 696.505 to 696.585. WARNING: 12 USC 1701 regulates and may provibil exercise of this option). **The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

	STATE OF OREGON,
Shannon Emerson	County of
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and that the grantor will warrant and for wer defend the same stainst 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, leaving or household purposes (see Important Notice below). (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. personal representatives, successors and, as the beneficient parties hereto, their heirs, legatess, devisees, administrators, executors, secured hereby, whether or not named as a beneficiary 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 shell be taken to mean and include the plural, and that generally all grammatical changes shall be invested and any implied to make the provisions hereol apply equally to corporations and to individuals. IN WITNESS WHEREOF. the frantor has executed this instrument the day and year first above written.

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

STATE OF OREGON, County of <u>MEERIC Q.V.</u>)ss. This i istrument was acknowledged before me on <u>September</u> , 19.94, by <u>This istrument was acknowledged before me on</u> <u>September</u> , 19.94, by <u>This istrument was acknowledged before me on</u> <u>19</u> , by <u>Commission No Rox Mage</u> NOTARY PUBLIC ORIGON MY COMMISSION NO ROX MAGE MY COMMISSION EXPIRES APR. 3, 19 B STATE OF OREGON: COUNTY OF KLA MAIH: ss. Filed for record at request of <u>Klamath Courty, Title Co</u> , the <u>26th</u> day of <u>Mortgages</u> <u>on Page 30211</u> Free, \$15,00	* IMPORTANT NOTICE: Delete, by not applicable; if warranty (a) is as such word is defined in the beneficiary MUST comply with th disclosures; for this purpose use if compliance with the Act is not	Fruth-In-Lendling Actional Reg Rectionand Regulation; by me Stevens-Ness Form 140, 1319,	y is a crèditor viation Z, the sking required or equivolent.	SCer			•n.
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