2701		st deed	\/al	NINS Den	20080
THIS TRUST DEEL	7, made this13tha GEORGE_FSUEHS_and	lay of SHARON	July SUEHŠ,	Husband and	Wife as Grantor,
Western Title & Eso	CLOM				, as Beneficiary,
Steven Trono					11
Grantor irrevocably	grants, bargains, sells and co	nveys to tru	stee in trus	t, with power of s	sale, the property
Klamath				mains to the	official
50,51,52 LotBlock1	County, Oregon, describ , Tract 1098-Split le in the office of th	Rail Rand e County C	lerk of	Klamath Count	y, Oregon
plat thereor on it					
Account No.					
Serial NO.	أنجعه متعجهم ومترجينا الانتهار	·	and all other	rights thereunto belo	onging or in anywise now
ogether with all and singular	the tenements, hereditaments and the rents, issues and prolits there	appurtenances of and all fixtu	res now or he	realter attached to o	ar used in connection with
	AT SECURING PERFORMANC	CE of each agre	ement of gran	ntor herein contained	
Forty-Four Th	of securing performand ousand and No/100	Dollars, 1	with interest	hereon according to a payment of princi	the terms of a promissory pal and interest hereof, if
note of even date herewith,	payable to beneficiary or order an	Noter			and the note
not sooner paid, to be due and	a payable instruct by this instruct	ment is the dat	e, stated abo	Il convey, or assign	all (or any pert) of the
becomes due and payable.	) of grantar's interest in it without	cinry's option*.	all obligatio	ns secured by this i	ned clause if inapplicable.)
consent shan not be arrest	I therein or herein, shall become		a a sale, conv	eyance of assignment	••
t. To protect the security	ve and maintain the property in g	property.		ne or improvement	which may be constructed,
2. To complete or res	store promptly and in good and ha	urred therefor.	and seats	ctions affecting the	property; if the beneliciary
damaged of destroyed inter 3. To comply with al	I laws, ordinances, regulations, cov iting such linancing statements pu	rsuant to the L	Iniform Comr cost of all lie	n searches made by	liling officers or searching
to pay for thing such deemed	desirable by the beneticiary.	on the building	s now or he	in an amount not	less than \$ TULL HISULO
damade by life and such o	the hanaficiary, with 1085	payable to the	h inserter	ance and to deliver th	The portone of the many pice
ficiary as soon as insured; i	t the grantor shall fall for any policy of	insurance now	or hereatter p	nce policy may be	applied by beneficiary upon
cure the same at granted h	ereby and in such order as benefici	ation or release	shall not cur	e or waive any detu	to levied of
under or invalidate any ac 5. To keep the prop	t done pursuant to such notice, perty free from construction liens	and to pay all ich taxes, asses	l inxes, assess sments and o	ther charges become	past due or delinquent and ssments, insurance premiums,
assessed upon of against	therefor to beneficiary; should the	ayment or by p	roviding bene	liciary with lunds w	he rate set forth in the note
nient, beneficiary niay, at	t its option, make payment meter with the obligations described in p	aragraphs 6 an ohts arising fro	d 7 of this fr m breach of a	ny of the covenants	hereof and for such payments, he same extent that they are
with interest as aloresaid,	, the property hereinbefore described.	and all such p	ayments shall	ned hy this trust de	ed immediately due and pay-
bound for the physical	eof shall, at the option of the bene	Silciary, Constant		when well as the o	ther costs and expenses of the
6. To pay all costs	, lees and expenses of this fluid in action with or in enforcing this ob	ligation and tr	ustee's and at affect the s	scurity rights or por	wers of beneliciary or trustee, or the foreclosure of this deed
7. To appear in an and in any suit, action of	s, fees and expenses of this time trian inction with or in enforcing this ob- nd defend any action or proceeding r proceeding in which the benefici- inses, including evidence of tille ar aph 7 in all cases shall be fixed by urther agrees to pay such sum as t	ary or trustee	may appear, i iry's or truste t and in the i	e's attorney's lees; event of an appeal in	the amount of artorney = ree rom any judgment or decree o be beneliciery's or trustee's at
mentioned in this parage	aph 7 in all cases shall be fixed b urther agrees to pay such sum as t	he appellate co	urt shall adju	loge reasonable -	the second
torney's fees on such app	eed that:	arty shall be fi	aken under th	e right of eminent of	fomain or condemnation, bene compensation for such taking
NOTE: The Trust Deed Act p	provides that the trustee herefunction the ion-suthorized to do business under the	laws of Oregon or a United States or	the United Stat any agency there	sol, or an escrow agent li	censed under ORS 696.505 to 696.54
11 111111111111111111111111111111111111	leguidida onu mar patanes the less		indition of a		
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When we have a second of the arrows it required to pay all reasonable scale a prome and it for eye for an excession of the product proceedings, shall be paid to beneficiary and applied to control the product procession and execute such harrowshies and stormey's fees, both the individual product procession of the product procession product procession product procession of the product procession product procession of the product procession of the product procession product procession of the product product procession of the product

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 or household purposes (see Important Notice below), (b) for an organization, or (even il grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, 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 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 hereot apply equally to corporations and to individuals. IN WITNESS WHEREOF the drantor 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 written

as such word is defined beneficiary MUST compi disclosures; for this purp	elete, by lining out, whichever warranty (a) or (b) is thy (a) is applicable and the beneficiary is a creditor in the Truth-In-Lending Act and Regulation Z, the y with the Act and Regulation by making required ose use Stevens-Ness Form No. 1319, or equivalent, ct is not required, disregard this notice.
	STATE OF OREGON, County ofClackamas) ss.
	This instrument was acknowledged before me on July 17 to 5
	or
	A his instrument was acknowledged before me on to
	by, 19,
	OFSICIAL SEAL THLEEN R. WEINSTEIN TARY PUBLIC - OREGON DMMISSION NO.033402 SION EXPIRES APR. 03. 1998 My commission expiresApr. j. 1
STATE OF OREGON:	COUNTY OF KLAMATH : ss.
Filed for record at reque	est of Klamath County Title thelst day
of Aug	A.D., 19 95 at 2:31 o'clock P M and duly recorded in Val M95
FEE \$15.00	ofMortgageson Page20080 Bernetha G. Leisch, County Clerk By Aprille
reconveyance will be n	18de; Deneliciary
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