10-16-95P02:04 RCVD K-48469	RUST DEED	Vol. m95 Page 28087	6
349 <sub>THIS</sub> TRUST DEED, made this KEVIN M.	the second secon		en
KEVIN M.	BALLandER	IN E. O. CONNELL, as Grant	
Western Title & Escrow		, as Trustee, a	nd
Steven Trono		as Beneficia	
of the contract of the state of the wife	TNESSETH:		
Grantor irrevocably grants, bargains, sells and	conveys to trustee in the conveys to trustee in the conveys to trustee in the conveys to the con	n trust, with power of sale, the property	in
Lot 57 Block 1 , Tract 1098-Spli	t Rail Ranchos,	according to the official	
plat thereof on file in the office of t	the County Clerk	of Klamath County, Oregon	
Account No. of the hand to the count of the			
Serial No. OCHONE 2007			
gether with all and singular the tenements, hereditaments and r herealter appertaining, and the rents, issues and prolits there he property.	i appurtenances and all eof and all fixtures now	other rights thereunto belonging or in anywise r. or herealter attached to or used in connection w	now vith
FOR THE PURPOSE OF SECURING PERFORMAN Nineteen Thousand Eight Hundre	ed and No/100		
ote of even date herewith, payable to beneficiary or order a		erest thereon according to the terms of a promiss e final payment of principal and interest hereof	ory i, ii
of sooner paid, to be due and payable Per terms of The date of maturity of the debt secured by this instru	t Note,	. / > >	
comes due and payable. Should the granter either agree to	o, attempt to, or actua it first obtaining the wi	lly sell, convey, or assign all (or any part) of citten consent or approval of the beneficiary, wh	the hich
nsent shall not be unreasonably withheld, then, at the benefic	iciary's option*, all obli - immediately due and i	gations secured by this instrument, irrespective payable. (Delete underlined clause if inapplicab	. 01
e execution by granter of an earnest money agreement** doe To protect the security of this trust deed, granter agrees:			
To protect, preserve and maintain the property in a comment thereon; not to commit or permit any waste of the 2. To complete or restore promptly and in good and hat	property.		
amaged or destroyed thereon, and pay when due all costs incu	urred therefor. enants, conditions and r	estrictions affecting the property; if the benefici	iary
requests, to join in executing such linancing statements pur- pay for filing same in the proper public office or offices, as	rsunnt to the Unitorn C	inmmercial Code as the beneficiary may require	ana
lencies as may be deemed desirable by the beneliciary.	n the buildings now or	hereafter erected on the property against loss	s or .
mage by lire and such other hazards as the beneficiary may ritten in companies acceptable to the beneficiary, with loss	noveble to the latter: Al	l nolicies of insurance shall be delivered to the De	ene-v c
ciary as soon as insured; if the granter shall fail for any reasor least litteen days prior to the expiration of any policy of in tre the same at grantor's expense. The amount collected unde	surance now or becealfu	er placed on the buildings, the beneticiary may i	nro-
ire the same at grantor's expense. The amount collected unity ny indebtedness secured hereby and in such-oder as beneficiar any part thereof, may be released to grantor, Such applicati	rv may determine, or at	option of beneficiary the entire amount so collect	rea,
nder or invalidate any act done pursuant to such notice.	nd to nov all taxes. as:	sessments and other charges that may be levied	d or
sessed upon or against the property before any part of such	li taxes, assessments and	i other charges become past due or delinquent	anu ims.
ens or other charges payable by grantor, either by direct payer	ment or by providing be	eneticiary with funds with which to make such paid, with interest at the rate set forth in the r	note
cented hereby, together with the obligations described in parties debt secured by this trust deed, without waiver of any right	to origina from breach a	f any of the covenants nereot and for such Daying	://(0,
le deor secured by this trust deed, without waver to ally right ith interest as aforesaid, the property hereinbefore described burn's for the payment of the obligation herein described, and ad the nonpayment thereof shall, at the option of the benefic	d oil such navments sh	all he immediately que and Davable Willioul IIV	nce,
ole and constitute a breach of this trust deed.	uding the cost of title s	each as well as the other costs and expenses of	
ustee incurred in connection with or in entorcing this obliga	ation and trustees and	security rights or nowers of beneficiary of frus	tee:
nd in any suit, action or proceeding in which the beneticiary	or trustee may appear,	tee's attorney's fees: the amount of attorney's	lees
entioned in this paragraph 7 in all cases shall be tixed by the he trial court, grantor further agrees to pay such sum as the a			
oney's lees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property	shall be taken under t	he right of eminent domain or condemnation, b	ene-
ciary shall have the right, it it so elects, to require that all	or any portion of the	monies payable as compensation for such take	
OTE: The Trust Deed Act provides that the trustee hereunder must be el r savings and loan association authorized to do business under the laws	of Oranne or the United Sta	ise a mil inchance company authorized to madic one of	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
roperty of this state, its subsidiaries, affiliates, agents of branches, the Unit	isec States of any agency thei	ani, ur ali escrium agent nicensed under ento oscioso to soc	,,,,,,,
*The publisher suggests that such an agreement address the Issue of c	obtaining beneficiary's cons		
TRUST DEED		STATE OF OREGON,	<b>55.</b>
		County of	)
Kevin M. Ball		ment was received for record on	
Emin E OlConnoll	i de la companya de l	at	tne
Erin E. O'Connell	SPACE RESERVED	ar o slockivi., and recon	
Erin E. O'Connell  Granter	FOR		ded
Erin E. O'Connell	FOR RECORDER'S USE	in book/reel/volume No pageor as fee/file/ins	ded ., on tru-
Granter Steven Trono	그리는 사람들에 사람들이 모르는 것이다.	in book/reel/volume No page or as fee/file/ins ment/microfilm/reception No	ded ., on tru-
Granter Steven Trono  Beneficiary	그리는 사람들에 사람들이 모르는 것이다.	in book/reel/volume No	ded on tru, nty.
Erin E. O'Connell  Granter  Steven Trono  Beneficiary  fier Recording Return to (Name, Address, Zip):	그리는 사람들에 사람들이 모르는 것이다.	in book/reel/volume No page	ded on tru- , nty.
Granter Steven Trono  Beasticlary	그리는 사람들에 사람들이 모르는 것이다.	in book/reel/volume No	ded on tru- , nty. 1 of



which are in ascess of the amount required to my all reasonable costs, expenses and attorney's lees necessarily paid or incurred by farince in such proceedings, shall be paid to beneficiary and applied by the light of the process of the strain and applied courts, necessarily paid or incurred by tention in the trial and applied to courts of the paid or incurred by tention in the trial and applied to courts, necessarily paid or incurred by beneficiary in the paid or incurred by tention in the trial and applied to courts of the paid or incurred by beneficiary and present and the note for endorsement (in case of bull recompenses, to take such actions and execute such instruments as shall be mecessary to the paid of the property of the individual of the property of the individual of the property of the individual of the property. (a) property (a) property (b) property (b) property (c) pro

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, tamily or household purposes (see Important Notice below).
(b) for an organization, or (even it 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 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 it 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 hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the frantor has executed this instrument the day and year first shows written

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalentific compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of ...Klamath..... This instrument was acknowledged before me on ... September by Erin E. O'Connell and Kevin M. Ball This instrument was acknowledged before me on ... by .... OFFICIAL SEAL

KATHLEEN R. WEINSTEIN

NOTARY PUBLIC - OREGON
COMMISSION NO.033492

MY COMMISSION EXPIRES APR. 03, 1998 Notary Public for Oregon My commission expires ..

STATE OF OREGON: COUNTY OF KLAMATH:

Filed for record at request		Klamath	County Title	the 16	ith	day
of Oct	A.D., 19 <u>95</u> ;	at <u>2:04</u>	_o'clockP_N	M., and duly recorded in Vol.	M95	ıay
	of	<u>lortgages</u>		e <u>28087</u> .		_,
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