	NI 20 P3:04	Vol. <u>M91</u> Page <u>38174</u> 🕸
TRUST DEED		STATE OF OREGON,
		County of } ss.
		I certify that the within instrument
Steven B. Javner		was received for record on the day
7414 SE Sherman Street		of, at o'clockM., and recorded in
Fortland OR 97215 Granitor's Name and Address		book/recl/volume No on page
Steven Trono	SPACE RESERVED FOR	and/or as fee/file/instru-
1470 NW First Avenue #300 Bend OR 97701	RECORDER'S USE	ment/microfilm/reception No,
Beneficiary's Name and Address		Record of of said County. Witness my hand and seal of County
Mer recording, ratum to (Neme, Address, 20): Western Title & Escrow Company		affixed.
1345 NW Wall STreet, Suite 200		
Bend OR 97701		By, Deputy,
		, boputy.
THIS TRUST DEED, made this	day of	November, 19.97, between
WESTERN TITLE & ESCROW COMPANY		, as Grantor,
		, as I rustee, and
•••••••••••••••••••••••••••••••••••••••		, as Beneficiary,
W	ITNESSETH:	,
Grantor irrevocably grants, bargains, sells and		in trust, with power of sale, the property in
Deschutes County, Oregon, desc	cribed as:	
Lot 20, Block 1, TRACT 1098-SPLIT R		
thereof on file in the office of the	e County Clerk c	of Klamath County, Oregon.
Tax Account No. 2310 035BO 00400		
Key No. R138568		
together with all and singular the tenements, hereditaments are or hereafter appertaining, and the rents, issues and profits the the property. FOR THE PURPOSE OF SECURING PERFORMA of SEVENTEEN THOUSAND, FIVE HUNDRED AN ************************************	ereoi and all lixtures now NCE of each agreement D NO/100******* ****: Dollars, with in and made by grantor, t yx 2014 frument is the date, stat	w or hereafter attached to or used in connection with of grantor herein contained and payment of the sum tax ************************************
or hereafter appertaining, and the rents, issues and prolits the the property. FOR THE PURPOSE OF SECURING PERFORMA of SEVENTEEN THOUSAND, FIVE HUNDRED AN ************************************	ereol and all lixtures now NCE of each agreement ID NO/100******* ID NO/100******** ID NO/100******** ID NO/100********* ID NO/100********* ID NO/100******** ID NO/100******** ID NO/100********* ID NO/100********* ID NO/100********* ID NO/100******** ID NO/100******** ID NO/100******** ID NO/100******** ID NO/100********* ID NO/100******** ID NO/100********* ID NO/100********* ID NO/100********* ID NO/100********* ID NO/100********* ID NO/100***********************************	w or hereafter attached to or used in connection with of grantor herein contained and payment of the sum tw************************************
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tract or loan agreement between them, beneficiary may purchase insurance of grantor's expense to protect bene-ficiary's interest. This insurance may, but need not, also protect grantor's interest. If the colleteral becomes damaged, the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or to an balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance re-

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 hereod apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and when first above write

IN WITNESS WHEREOF, the grantor has execut	ter
* IMPORTANT NOTICE: Delets, by lining out, whichever warranty (a) as the	• -
ior opplicable; if wangaly (a) is applicable and the beneficing to a set in	
as such word is defined in the Inuth-in-Landing Act and Deputation T is	
senericiary musi comply with the Act and Regulation by making mouth	
disclosures; for this purpose use Stavens Ness Form No. 1210	
it compliance with the Act is not required, disregard this notice.	

this instrument the day A	nd year first above written
1 Eller 17	
Steven B. Javner	T

by Steven B.	GON, County of	November 13, 19.97,
OFFICIAL SEADIS INSTITUT KATNLEISA. WEINSTEIN NOTARY PUBLIC - DREGON	ment was acknowledged before me on	, 19,
MY COMMISSION EXPIRES APRIL (9, 1999	Bathank	Verneten

Notary Public for Oregon My commission expires 4-3-98 REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

STATE OF OREGON: COUNTY OF KLAMATH : ss.

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	record at request of		the	20th	
01	November	A.D., 19 97 at 3:04 o'clock PM., and duly rec	orded in	Vol M97	day
	C	on Page 38174			'
FEE	\$15.00	Bernetha G. L	gisch, C	Sounty Clerk	
	120100	By Ketelun t	4022	/	