6070 a ser es canas de la carecte de carecte des destes de carecte de la	TRUST DEED	ol. M98 Page 24780
THIS TRUST DEED, made this 20th	day of July	19. 95. between
	فالقشه ومرواره فداد وبالنبو الربيعة وقرأ فيمرأ أأأنا أبهي الماري	Andreas and the second of the
Western Title & Escrow		, as Grantor
Called Comm. Steven. Trong as the contract of Stevens of the contract of the c		igen var
The state Steven Tions	VITNESSETH:	, as Beneficiary
Grantor irrevocably grants, bargains, sells as	nd conveys to trustee in	trust, with power of sale, the property in
Klamath County; Oregon; de	a producer of the service of the contract of the service of the se	A STATE OF THE PARTY OF THE PAR
Lot 45 Block 1 , Tract 1098-Sp	olit Rail Ranchos	according to the official
plat thereof on file in the office of	the county Clerk (
Account No.		
Serial No.	granden i grande i g	
together with all and singular the tenements, hereditaments or herealter appertaining, and the rents, issues and profits t	and appurtenances and all of	her rights thereunto belonging or in anywise no
or herealter appertaining, and the rents, issues and profits t the property. FOR THE PURPOSE OF SECURING PERFORM	化二氯化二氯甲基二甲基甲基二氯化甲基二甲基酚	
Fourteen Thousand Five Hundre	ed and No/100	
note of even date herewith, payable to beneficiary or orde	Dollars, with interest and made by grantor, the	est thereon according to the terms of a promissor final payment of principal and interest hereof,
not sooner paid, to be due and payable Per lerms	OT NOTE	. /
The date of maturity of the debt secured by this ins becomes due and payable. Should the grantor either agre property or all (or any part) of grantor's interest in it wit	e to, attempt to, or actually thout first obtaining the writ	sell, convey, or assign all (or any part) of the ten consent or approval of the beneliciary, which
consent shall not be unreasonably withheld, then, at the bei the maturity dates expressed therein, or herein, shall become	neliciary's antion*, all ablida	itions secured by this instrument, irrespective o
The execution by grantor of an earnest money agreement** To protect the security of this trust deed, grantor agr	does not constitute a sale, co ees:	nveyance or assignment.
1. To protect, preserve and maintain the property i	n good condition and repair;	
2. To complete or restore promptly and in good and damaged or destroyed thereon, and pay when due all costs	incurred therefor.	
3. To comply with all laws, ordinances, regulations, so requests, to join in executing such linancing statements to pay for Illing same in the proper public office or office.	pursuant to the Uniform Co.	mmercial Code as the beneticiary may require ar
agencies as may be deemed desirable by the beneficiary.	on the buildings now or	hereafter erected on the property against loss
damage by lire and such other hazards as the beneficiary written in communies acceptable to the beneficiary, with h	may from time to time requies say about the control of the latter; all i	ire, in an amount not less than a. LULL
liciary as soon as insured; if the grantor shall fail for any re	eason to procure any such insu- linsurance now or hereafter	irance and to deliver the policies to the beneticia placed on the buildings, the beneticiary may pr
cure the same at grantor's expense. The amount collected to	inder any fire or other insur- iciany may determine, or at o	ance policy may be applied by beneticiary upon tion of beneficiary the entire amount so collecte
or any part thereof, may be released to granter. Such appl under or invalidate any act done pursuant to such notice. 5. To keep the property free from construction lie	5.7	
assessed upon or against the property before any part of	such faxes, assessments and	ofner charges become past due or deinquem a sent of any taxes, assessments, insurance premiun
liens or other charges payable by grantor, either by direct	payment or by providing ber	d with interest at the rate set forth in the no
secured hereby, together with the obligations described in	paragraphs 6 and 7 of this t	rust deed, shall be added to and become a part any of the covenants hereol and for such paymen
with interest as aforesaid, the property hereinbefore described	ribed, as well as the grantor, Land all such payments sha	shall be nound to the same extent that they e If be immediately due and payable without noti-
and the nonpayment thereof shall, at the option of the bei	neliciary, render all sums sec	ared by this trust deed inniediately due and pe
6. To pay all costs, less and expenses of this trust trustee incurred in connection with or in enforcing this of 7. To appear in and defend any action or proceedings.	hijontion and frusten a after a	ffornev's lees actually inculred.
and in any suit, action or proceeding in which the benetic	cary or trustee may appear,	including any suit for the foreclosure of this de-
to pay all costs and expenses, including evidence of title mentioned in this paragraph 7 in all cases shall be fixed the the trial court, grantor further agrees to pay such sum as	by the trial court and in the	event of an appeal itom any judgment of decise
torney's fees on such appeal.		
It is mutually agreed that any portion or all of the prop 8. In the event that any portion or all of the prop liciary shall have the right, if it so elects, to require tha	perty shall be taken under the it all or any portion of the	monies payable as compensation for such taki
NOTE: The Trust Deed Act provides that the trustee hereunder must or savings and loan association authorized to do business under the	iswe of lirecon of the Holled Sixie	IX. A LICE HEALING COMINGIN ENGINEER IS MASS HIS IN
or savings and loan association authorized to up quantess under the property of this state, its subsidiaries, affiliates, agents or branches, the "WARNING: 12 USC 1701 regulates and may prohibit exercise of	e United States of any agency there	of al su section shell incelled allige ours conver to ever
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Home Advantage Services LLC	Profession to the property of the second sec	
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		NAME TITLE

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24781. 1342 MM MALI BLX SOC 4500: and that the grantor will warrant and forever defend 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, lamily or household purposes (see Important Notice below).

(b) for an organisation, 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, devises, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledges, 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 hereol apply equally to corporations and to individuals.

IN WITNESS WHEREOF the grantor has avecuted 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. * 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 equivalent. If compliance with the Act is not required, disregard this notice.

STATE OF ONE OWN, County of This instrument was acknowledged before K W This instrument was acknowledged before me on Notary Publicator Oxegen My commission expires 14 Commission commission expires in REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

: Sisting Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums secured by the trust

STATE OF OREGO	ON: COUNTY	OF KI	.AMAIH	: SS	i
,		. T. F. 1975 - 2	A	Sec. 10. 10. 1	

Filed for record at request of	Klamath County	Title	the	13th day
of <u>Sept</u> A.D., 19	95 at 1:27	_o'clock <u>P</u> M.	., and duly recorded in Vol. 24780	M95
of	<u>lortgages</u>	On I ago	,	
			Damasha C. Latech Count	u Clork