RM No. 881 – Uregon Trust Deed Series – TRUST DEE Seignment Restricted).		ENSINESS CAN PUBLISHING CO., PURILCAND, OR 97201
9291 K-4862 TRU	ST DEED VOI. <u>6195</u>	_page_31484_@
THIS TRUST DEED, made this 28th	• • October	1995 between
THIS TRUST DEED, made this 20 cm	SHER	
		, as Grantor,
Western Title & Escrow		, as Trustee, and
	***************************************	Danelia and
Steven Trono		as Benericiary,
WIT	NESSETH:	ower of sale, the property in
Grantor irrevocably grants, bargains, sells and community County, Oregon, describe	onveys to trustee in trust, with p	, , ,
the control of the co	and the second s	
Lot 41 Block 2 , Tract 1098-Split	Rail Ranchos, according	to the official
lot 41 Block 2 , Tract 1096-spire plat thereof on file in the office of the	e County Clerk of Klamath	County, Oregon
 A SECRETARY CONTRACTOR SECURITION (Contractor) 		
Account No.		
Serial No. Challey Cont		
ogether with all and singular the tenements, hereditaments and	providenances and all other rights ther	eunto belonging or in anywise now
ogether with all and singular the tenements, hereditaments and a r herealter appertaining, and the rents, issues and profits there	if and all lixtures now or hereafter atte	sched to or used in connection with
he properly.	E of each adreement of grantor herein	contained and payment of the sum
Fourteen Thousand Eight Hundred	Fifty and No/100	
	Dollars, with interest thereon acc	ording to the terms of a promissory of principal and interest hereof, if
ole of even date herowith, payable to beneficiary or order an ot sooner paid, to be due and payable Per terms of	Note,	
The date of maturity of the debt secured by this maturi	the state of the self-convey	th the final installment of the note or assign all (or any part) of the
recomes due and navable. Should the granter either agree to	ditempt to, or determine the	approval of the beneficiary, which
consent shall not be unreasonably withheld, then, at the benefic	Delete	underlined clause it inapplicable.)
he maturity dates expressed therein, or herein, same because the naturally dates expressed therein, or herein, same because the natural dates expressed therein, or herein, same because the natural dates expressed therein, or herein, same because the natural dates expressed therein, or herein, same because the natural dates expressed therein, or herein, same because the natural dates expressed therein, or herein, same because the natural dates expressed therein, or herein, same because the natural dates expressed therein, or herein, same because the natural dates expressed therein, or herein, same because the natural dates expressed therein, or herein, same because the natural dates expressed t	not constitute a sale, conveyance or a	ssignment.
To protect the security of this trust deed, grantor agrees:	od condition and repair; not to remov	ve or demolish any building or im-
1. To protect, preserve an inflammatic any waste of the provement thereon; not to commit or permit any waste of the provenent thereon; not for committee and in good and hab 2. To complete or restore promptly and in glood and hab 2.	roperty.	ovement which may be constructed,
demoded or destroyed fliefeon, and pay when the air costs mos	the state of the s	iled the property: if the Deficitive
3 To comply with all laws, ordinances, regulations, cove		as the beneficiary may require and
in new for tilling grown in the proper public office of different		
	the buildings now or hereafter erection time to time require, in an amo	unt not less than \$ full insurat
damage by fire and such other hazards as the beneficiary with loss a	ayable to the latter; all policies of insu	rance shall be delivered to the bene-vo
licines as soon as instited: If the grantor stair tan to any toward		. L. ildinke the heneticiaty blay bro-
and the came of dranfor's expense, I he unlount concerca time		laines the entire amount so collected.
any indebtedness secured nereby and in such order as South or any part thereof, may be released to grantor. Such applications	on or release shall not cure or waive a	ny default or notice of default nere-
under or invalidate any act done pursuant to short house	nd to pay all taxes, assessments and	ther charges that may be levied of
promptly deliver receipts therefor to belieficiary, should the	nent or by providing beneliciary with	funds with which to make such pay-
ment, beneficiary may, at its option, interiors described in par-	agraphs 6 and 7 of this trust deed, she	in be added to the second a part of
with interest as aloresaid, the property hereinbefore described bound for the payment of the obligation herein described, an and the nonpayment thereof shall, at the option of the benefit		
6. To pay all costs, fees and expenses of this thus the		
and in any suit, action or proceeding in which the believe and	the beneficiary's or trustee's attorney's	tees; the amount of attorney's reco
and in any suit, action or proceeding it widence of title and to pay all costs and expenses, including evidence of title and mentioned in this paragraph 7 in all cases shall be fixed by the trial court, granter further agrees to pay such sum as the	appellate court shall adjudge reasonab	le as the beneficiary's or trustee's at-
torney's lees on such appear. It is mutually agreed that: 8. In the event that any portion or all of the propert; ticiary shall have the right, it it so elects, to require that a	y shall be taken under the right of en	inent domain or condemnation, belie- ble as compensation for such taking,
ficiary shall have the right, it it so elects, to require that		the Ocean State Bar a bank trust company
NOTE: The Trust Deed Act provides that the trustee hereunder must be or savings and loan association authorized to do business under the law	of Oregon or the United States, a title Insura	nce company authorized to insure title to real
aronarty of this state, its subsidiaries, authores, egonts of crements		
property of this state, its substitutions, animales, openibili exercise of this "WARNING: 12 USC 1701 regulates and may prohibil exercise of this "The publisher suggests that such an agreement address the issue of	obtaining beneficiary's consent in complete	detail.
The publisher suggests that	STATE	OF OREGON,
TRUST DEED	and the same of the same of the same of	>35
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Joan L. Fisher		I certify that the within instru-
Joan L. Fisher	and the second s	y of, 19,
2. "我们就是我们的自己,我们就是我们的一个人,我们就是我们的,我们就是我们的一个人。"		o'clock M., and recorded
Granter	FOR in book	/reel/kolume Noou
Steven Trono	RECORDER'S USE 12000	or as fee/file/instru-
	ment/	microfilm/reception No
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		Witness my hand and seal o
After Recording Return to (Name, Address, Zip)t	reaction of the State of the state of the County of the state of the s	affixed.
Home Advantage Services, LLC	and the second s	
1470 NE First Street #100	NA:	
Bend. Oregon 97701	Rv	Deput

11-17-95P03:23 RCVD



which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by grantor in suich proceedings; shall be paid to beneticiary and applied by it lirst upon any reasonable costs and expenses and attorney's less, both in the trial and appellate courts, necessarily paid or incurred by beneticiary in such proceedings, and the belance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneticiary is request of the endorsement (in case of lull ir econveyances, for cancellation), without allecting the liability of any person for the payment of the note for endorsement (in case of lull ir econveyances, for cancellation), without allecting the liability of any person for the payment of the note for endorsement (in case of lull ir econveyances, for cancellation), without allecting the liability of any person for the payment of the making of any nump or plat of the property; (b) join in granting any easement or creating the contraction thereon; (c) join in any subordination or other afreemant allecting this libed or the lian or charge thereof; (d) recovery and the entry of the sorties of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the entry part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the entry part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the entry and the property of any part thereof, in its own name sue or otherwise collect the trust payment of the property or any part thereof, in its own name sue or otherwise collect the state, severely account the property or any part thereof, in its own name sue or otherwise collect the interest, severely account to the property or

grantor and beneliciary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to any successor in interest entitled to such surplus.

16. Beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by hendiciary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The ferantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully seized in fee simple of the real property and has a valid, unencumbered title thereto

and that the grantor will warrant and lorever 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, family 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 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 hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this Amstrument 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 we not applicable; if warranty (a) is applicable and the benefics such word is defined in the Truth-in-Lending Act and beneficiary MUST comply with the Act and Regulation by disclosures; for this purpose use Stevens-Ness Form No. 13 if compliance with the Act is not required, disregard this n	arranty (a) or (b) is ficiary is a creditor i Regulation Z, the y making required 319, or equivalent.	
This instrumed	N, County of	
OFFICIAL SEAL KATHLEEN R. WEINSTEIN NOTARY PUBLIC - OREGON COMMISSION NO.033492 MY COMMISSION EXPIRES APR. 03, 1998	My commission expires April 3, 1998	ic for Oregon

STATE OF OREGON: COUNTY OF KLAMATH: ss. Filed for record at request of Klamath County Title the day A.D., 19 <u>95</u> at __ 3:23 o'clock P. M., and duly recorded in Vol. of_ Mortgages on Page ____31484 Bernetha G. Letsch, County Clerk FEE \$15.00 Unnitte Mueller 热油的设

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