ORM No. 881 - Oregon Trust Deed Series - TRUST C				W PUBLISHING CO., PURTLAND, OR STEEL
9293 THIS TRUST DEED, made DANIEL	TRUS		I <u>/298</u> Pag	
Western Title & Escrow				, as Grantor,
and the first of the contract of the first of the first	Alberto Bellemi este steri			
Steven Trono	WITNI	ESSETH:	***************************************	, as Beneficiary,
Grantor irrevocably grants,Klamath	bargains, sells and con-	veys to trustee in	trust, with power of	sale, the property in
Lot 37.848 Block 2 plat thereoficon file in	the office of the	Rail Ranchos, a County Clerk o	according to thof Klamath Coun	e official ty, Oregon
Account No. 21 HEER WEST	indododno • di			
	ents, hereditaments and app	ourtenances and all of	her rights thereunto be	longing or in anywise now
together with all and singular the fenemon for hereafter appertaining, and the rents, the property. FOR THE PURPOSE OF SECU. TWENTY-SIX Thousan	, issues and protits thereof a	ol each agreement of	grantor herein contains	d and payment of the sum
and a standard data because he payable to	beneficiary or order and n	-Dollars, with intere	at thereon according to	the terms of a promissory
not sooner paid, to be due and payable. The date of maturity of the debt becomes due and payable. Should the property or all (or any part) of granto.	Per terms of No secured by this instrument grantor either agree to, at it without firs interest in it without fire	LG, 19	bove, on which the tile sell, convey, or assigned to consent or approva	nal installment of the note n all (or any part) of the l of the beneficiary, which instrument, irrespective of
consent shall not be unreasonably within the maturity dates expressed therein, of The execution by grantor of an earnest To protect the security of this fro 1. To protect, preserve and main	money agreement** does no ust deed, grantor agrees: ntain the property in good	condition and repair;	iiveyance or assignmen	••
provement thereon; not to commit or p 2. To complete or restore promp damaged or destroyed thereon, and pay 3. To comply with all laws, ordin	ermit any waste of the prop tly and in good and habital when due all costs incurred nances, regulations, covenan	perty. ble condition any build therefor. conditions and res	Iding or improvement trictions affecting the	which may be constructed, property; it the beneficiary peneliciary may require and
to pay for filing same in the proper pu agencies as may be deemed desirable b 4. To provide and continuously	oblic office or offices, as we by the beneficiary. maintain insurance on th	ne buildings now or l	hereafter erected on the	he property against loss or
damage by fire and such other hazards written in companies acceptable to the ficiary as soon as insured; if the granto at least lifteen days prior to the expire cure the same at grantor's expense. The any indebtedness secured hereby and in or any part thereof, may be released to	r shall fail for any reason to ation of any policy of insura a amount collected under a	procure any such insu- nnce now or herealter ny fire or other insur	rance and to deliver the placed on the building ance policy may be a sting of beneficiary the	e policies to the beneliciary is, the beneliciary may pro- pplied by beneliciary upon pentire amount so collected.
under or invalidate any act done pursus 5. To keep the property free fr assessed upon or against the property promptly deliver receipts therefor to b	iant to such notice. rom construction liens and before any part of such ta beneficiary; should the gran	to pny all taxes, asse xes, assessments and ator fail to make payn	ssments and other cha other charges become ent of any taxes, assess	rges that may be levied or past due or delinquent and ments, insurance premiums, the which to make such pay-
liens or other charges payable by grant ment, beneficiary may, at its option, secured hereby, together with the oblig the debt secured by this trust deed, wi with interest as aloresaid, the propert bound for the payment of the obligat and the nonpayment thereof shall, at	make payment thereof, and gations described in paragra thout waiver of any rights a by hereinbelore described, a	aphs 5 and 7 of this trising from breach of swell as the grantor,	rust deed, shall be add any of the covenants he shall be bound to the	ed to and become a part of ereol and for such payments, same extent that they are and payable without notice.
able and constitute a breach of this ti 6. To pay all costs, lees and ex- trustee incurred in connection with or 7. To appear in and delend any	ust deed. penses of this trust includir r in enforcing this obligatio y action or proceeding purp	ng the cost of title sen in and trustee's and a orting to affect the s	arch as well as the oth ttorney's fees actually ecurity rights or power including any suit for	er costs and expenses of the incurred. rs of beneficiary or trustee; the foreclosure of this deed.
and in any suit, action or proceeding to pay all costs and expenses, includin mentioned in this paragraph 7 in all c the trial court, grantor further agrees torney's lees on such appeal.	In which the beneficiary on ag evidence of title and the cases shall be fixed by the t to pay such sum as the app	beneliciary's or trust rial court and in the ellate court shall adju	ee's attorney's tees; the event of an appeal fron idge reasonable as the	e amount of attorney's lees n any judgment or decree of beneliciary's or trustee's at-
8. In the event that any portion ficiary shall have the right, it it so e	elects, to require that all of	any portion of the	other member of the Oreno	n State Bar, a bank, trust compan
NOTE: The Trust Deed Act provides that the or savings and loan association authorized to property of this state, its substituties, affiliate "WARNING: 12 USC 1701 regulates and "The publisher suggests that such an agre	s, agents or branches, the United	States or any agency there	of, or an escrow agent licer	ny authorized to insure litte to rez ised under ORS 696.505 to 696.585
TRUST DEED Daniel A. Koch Angela M. Livingsto	assign hamatacid, instity or hamajo assid acid, as tota servicije i problem di quasante da magrado i i que c	e i a esticati afreci e interesso e e no trensere feneralistati e e esta i no trensere essenta e e incentio	STATE OF OR	EGON,
Daniel A. Koch	minggal a maning a life.		County of I certif	y that the within instru
		and the second second second	ment was reco	oived for record on the, 19 lockM_, and recorder
Steven Trono	en gregor (1941), Mestrológico (1941), in 1941 (1941), in 1941 a garago (1941), in 1943 (1941), in 1941 (1941), in 1941 (1941), in 1941 (1941), in 1941 (1941), in 1941), in	FOR	in book/reel/v	olume Noor as fee/file/instru
The state of the s	राहर के स्वार को देश हैं जिल्ला कर कर है। जिल्ला इ.स. १९८१ के इ.स. १९८१ के स्वार के स्व	in State of the St	ment/microfile	n/reception Noof said County
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	percent the real countries in the	ing a second Tagain North Assessment and the contraction of the contraction of the contraction of the contraction of the con	County afficar	The second secon
After Recording Return to (Name, Address, Zip): Home Advantage Serv	rices LLC	Security by a secret control of the	County affixed	The second secon

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's tees necessarily paid or incurred by gentor in the trial endings, shall be paid to beneficiary and applied by it lirst upon any reasonable costs and expenses and attorney's fees, both in the trial endings, shall be paid to beneficiary and applied by it lirst upon any reasonable costs and expenses and attorney's fees, both in the trial endings, and the balance applied upon the indebtedness escured fiserby; and den payed by the part of the payed to the

grantor and beneficiary, 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. Beneficiary may from time to time appoint a successor or successors to any frustee 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 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 feature covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully seized in lee simple of the real property and has a valid, unencumbered title thereto

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 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 transfer has avecuted this instrument the day and year first phone 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 (c) 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 OREGON, County ofKlamath.....) ss. This instrument was acknowledged before me on October Daniel A. Koch and Angela M. Livingston This instrument was acknowledged before me on . by

OFFIGIAL SEAL KATHLEEN R. WEINSTEIN NOTARY PUBLIC - OREGON COMMISSION NO.033492 MY COMMISSION EXPIRES APR 03, 1998

ELMA SIL Alven Notary Public for Oregon <u>Apri</u> 1998 My commission expires

STATE OF	OREGON:	COUNTY OF	KLAMATH:	SS.

The Water water

Filed for record at request of	of Klamath County Title the 17	dav
of <u>Nov</u>	A.D., 19 95 at 3:23 o'clock P. M., and duly recorded in Vol N	195
े राज्योत केवल प्राप्तर होस्स इस्टान्ट हिल	of <u>Mortgages</u> on Page 31488	And a second
केल्प्यूनेक भूका राम्युक्त होता है।	Bernetha G. Letsch, County Cl	erk
FEE \$15.00	By Connette, Muelle	