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TRUST DEED		STATE OF OREGON,	}.ss.
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Bend OR 97701		Record of Witness my hand a	of said County.
Mastern Tiller Sterry Concern		affixed.	\mathbf{X}
Lias a wall Street, Suite 100 Band of 97701		NAME	TITLE, Deputy.
Budaue And Strate Annual Consider announces and the second Strate Cherrie			

... day of November , 198., between THIS TRUST DEED, made this 11th A. A. Stoll and Mortonia: G. Stoll; as tenants by the entirety , as Grantor, WESTERN TITLE & EXCHIN COMPANY ..., as Trustee, and

HOME ADVANTAGE SERVICES, L.L.CL

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as Beneficiary,

WITNESSETA: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klanath County Oregon, described as:

Lot 35 , Block 5 , Tract 1119, LEISURE WOORS #2, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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together with all and singular the tenements, baseditaments and appurtenences and all other rights thereanto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum Twenty-eight thousand six-hundred forty-two and 50/100 (\$28,642.50) nŧ.

Dollars, with interest thereon according to the terms of a promissory note of even date berewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable JAMUARY 7

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Come immediately die and pepale. The explosion by granico of an earnest money agroement** does not constitute a sale, conveyance or estimation and institute in the property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permits any wates of the property.
To complete or restore promptly and in good and habitable condition and repair; not to remove or demolish any building or improvement thereon; not be commit or permits any wates of the property.
To complete or restore promptly and in good and habitable condition and repair; not to remove or demolish any building or improvement thereon; not be commit or years and in a continuous and in a permit any wates of the property.
To comply with all less, ordinances, megaliations, covanants, conditions and restrictions allocing the property, if the beneficiary or permit any water and in a continuous and the property with all less, ordinances, megaliators, areal as the cool of all line matches made by filing offices or searching defines or searching the proper public office or other based as the basedilary may fragment to the property against ions or other defines as the basedilary.
A. To provide and continuously maintain insurance on the building new or hereattor placed on the building, the beneficiary upon trained as a the basedilary may requires and to the define thall be diverted to the basedilary may provide and continuously mainten the property may the any such manance and to a provide thall and the self or provide and the schedulary the self or the permits any trained as the basedilary may the any such manance and to any based as the self or provide provide and continuously mainten the schedulary any time or other insurance and to the basedicary may require any the destinant of a schedulary provide and continuously mainten the property may be applied to the schedulary provide and control and any billing or may water any such manance and the deliver the policie

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-liciary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking.

meader must be althur an attenney, who is an active member of the Grogon State Bar, a bank, trust company we make the laws of General or the Holland States, a this insurance company authorized to insure title to radi NOTE: The Inust Doed Act providers that the trustee to tens of Ourgan or the Hollard States, a title insurance company authorized to insure title to real a United States or any agoanty thereast, or an encrow agent licensed under ORS 696.505 to 696.585. n antier the la or survives and how association articulard in de hundrave arti-property of this cipts. Its technicitaries, stillable, agents or junes "WARNING: 12 USC 17995 angelates and may provide the barries of the second se . .

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ficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel 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 loan balance. It 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 reguirements imposed by applicable law. 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 if grantor is a natural person) are for business or commercial purposes.

This deed epplies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisess, administrators, executors, all representatives, mecosener and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract of hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understandy meretin. In construing this trust deed, it is understand the grantor, trustee and/or beneficiary may each be more than one person; that is contast so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be a secured and implied to make the provisions hereof apply equally to corporations and to individuals. made

net applicable; if werranty (a) is applic as such word is defined in the Truth- boneficiary MUST comply with the Act disclosures; for this purpose use Stavan if compliance with the Act is and require	totale and the ineneficiary is a creditor the dank Regulation by making required a shear New 1319, as equivalent. Marjorie G Stoll	t above written.
STAT	BOF OREGON, County of Clackamas	
	This instrument was acknowledded before me an Docombon 20	· · · · · · · · · · · · · · · · · · ·
CARD ON ON CALL	SEAL A L. Stoll and Marjorie G. Stoll	, 19 <u>98</u> ,
KATHLEEN R W NOTAR'S BLIC COMMISSION RO MY COMMISSION EXTRES	COREGON THE Was scknowledged before me on	, 19,
	the second secon	
	Notary Public for Oregon My commissi	12-3-2002
STATE OF OREGON: COUNTY OF	FOR PULL RECONVERANCE (To be used only when obliggings have been noid)	
Filed for record at request of	Pirst American Title the	에는 것은 것은 것을 것을 많이 있다. 1993년 - 1993년 -
	19 99 at 3:09 o'clock P. M., and duly recorded in Vol Hortgages on Page 546	<u>/tn</u> day I99,
FEE \$15.00	Linda Smith, County Clerk	
in diaran shaka ang kana sa	a freide a disal of stilles.	