which said d cribed real property does not exceed three acres, together with all and singular the tenements, hereditaments and ap-purtenances and all other rights thereunto 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 said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Ten thousand one hundred seventy-six and 12/100------ Dollars, with interest therean according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grant final payment of principal and interest hereof, if not sooner paid, to be due and payable. August 21 1078 1. To protect the security of this trust deed, grantor agrees? In the payment of principal and interest hereof, if not sooner paid, to be due and payable. August 21 1078 1. To protect the security of this trust deed, grantor agrees? In the payment of the pay map or pay the pay the diverse the payment of the payment of

final payment of principal and interest hereof, if not sooner paid, to be due and payable to beneficiary or order and made by grantor, the To protect the security of this trust dead denotes adverted.

init and restrictions affecting said property. If setulition, covenents, condition for the proper public difference of an end of the provide setuling accessing affecting affecting affecting affecting affecting affecting accessing affecting affecting accessing affecting affecting affecting affecting affecting affecting accessing affecting and continuously maintain insurance on the buildings and such other harder at the proficienties affaint loss or demage by fire and accessing at the transmissing affecting and accessing accessing accessing a setup beneficiency accessing accessing a setup beneficiency accessing accessing a setup beneficiency accessing accessing accessing a setup beneficiency and accessing accessing accessing accessing a setup beneficiency and accessing acces

The grantor covenants and agrees to and with the beneliciary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

The Trust Deed Act provides that the trustec hereunder must be either an attorney, who is an estive member of the Oregon State Bar, it book, thus company or savings and loan association authorized to do business under the laws of Oregon a the United States, or a title insurance company authorized to insure this to real property of this state, its subsidiaries, affiliates, agents or branches.

law and proceed to loreclose this trust deed in the manner provided in ORS 86.740 to 86.795. 13. After default at any time prior to live days before the clate set by ORS 86.760, may pay to the beneficiary or his successor in interest, respect-obligation secured thereby (including costs and expenses of curved and the enforcing the terms of the obligation and trust estants of the trust deed and the enforcing the terms of the obligation and trust estants of the trust of the trustee low the thereby (including costs and expenses actually incurred in ceeding 450 each) other than such portion of the "incipal as would not then all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sail be dismissed by the trustee. 14. Otherwise, the sail be dismissed by the trustee. 14. Otherwise, the sail be held on the date and at the time and in one parcel or in separate parcels, may all be held on the date and the time and shall deliver to the obligation far to see the trustee. 15. When trustees the sail be held on the date and the time sore 16. The receitals in the deed of any matters of lact shall be conclusive pinod the furthfulness thereal, Any, person, excluding the trustee, but including of the truthfulness thereal on any matters of lact shall be conclusive pinod the franch and beneficiary may purchase at the sale. 15. When trustee selfs and the trustee and a reasonable charge by trustees shall apply the proceeds es als parate and a reasonable charge by trustees at the different histhered and is to payment of (1) the expenses of sale. The excended lisen history may purchase at the sale. 16. When trustees wills be and the order of their priority and (4) the autrine, if any, to the distant or to his successor in interest deed as their interest may appart, in the order of their priority and (4) the autrine. 16. For any, reson pertified by law beneficiary may from time to surplus, if any, to the dranter or to his successor in interest entitled to such surplus. 16. For any respon permitted by law beneficiary may from time to time appoint a successor or successors to any trustee namel herein or to any conveyance to the increaser trustee. Upon such appointment, and without conveyance to the increaser trustee, the latter shall be vested with all title, inversa and durine constraint upon any finistee herein nemed or expending and its place of result, which, when recorded in the click of the county shall be conclusive provide the foreing of the county of shall be conclusive provide the first of the successor finistee. 17. Trustee accepts this from this dend, dury exclusion of last of any exclusive proper appointment of the successor finistee. 17. Trustee accepts this from this dend, dury executed and obligated to noily any party hereto of pending and under any other deed of shall be a party unless such asthme or proceeding in brought by trustee shall be a party unless such asthme or proceeding in brought by trustee shall be a party unless such asthme or proceeding in brought by trustee.

TRUST DEED MALL OF LINE HOLE AND TRUST DEED MALL OF LINE HOLE AND TRUST DEED MALL OF LINE Vol. 78 Fage 11128 Ð , between Chuck Fisher & Associates, Inc. . as Grantor, , as Trustee, , as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County Oregon, described as: Astract of land situated in the SE-1/4 SW-1/4 of Section 19, Township 39 South, Range 1181/2 Eastrof the Williamette Meridian, in the County 39 South, Range 11 1/2 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows: Beginning at an iron pin in the old fence line marking the East boundary of the SE 1/4 SW 1/4 of said Section 19, said point being East a distance Cap marking the 1/16th section corner common to Sections 19 and 24, marking the West line of said Section 19; thence South along the fence ine marking the East boundary of the Willamette Meridian, and also line marking the East boundary of the SE 1/4 SW 1/4 of said Section 19 of the County Road; thence North 24° 40' West along said Northeasterly of 151.9 feet to an iron pin; thence East a distance or less, to the point of beginning.

and

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719.38-14803

11129 wiged of the started of study described to a present with the a matter functional in 871 J.C. i crees and that he 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, family, household or agricultural purposes (see Important Notice below), (b)- for an organisation er-(even it-grantor is a natural-person) are for business or commercial-purposes other the This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand 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; the beneficiary MUST comply with the Tuth-in-Lending Act and Regulation Z by making re-quired disclosures; for this purpose, if this instrument is to be a FIRST lien to finance, the purchase of a dwelling, use S-N Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use S-N Form No. 1306, or equivalent. a Dannon lein A. Danrow Colleen K. Damrow (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON, STATE OF OREGON, County of Klamath 3 85. County of KI May 24 County of Klamath }ss. May 24 19 78 Personally appeared the above named Glen ., 19... Personally appeared . and each for himself and not one for the other, did say that the former is the A. Damrow and Colleen K. Damrow and acknowledged the foregoing instru-huspand and wire ment to be their voluntary act and deed. president and that the latter is the voluntary act and deed. secretary of . and that the seal affized to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by suthority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: Before me: (OFFICIAL SEAL) Notary Public for Oregon (OFFICIAL SEAL) Dar Notary Public for Oregon CAROL ROGERS My commission expires: Notary Public for Oregon My commission expires recorded instru Beneficiary Granto County 161 ü DEED within record and γ page said U o'clock P M., 1 M78 on na Klamgth the hand . 11 Britten O_{i} 6 OREGON. \$ £. ź TRUST received for that of Mortgages - - 4 M1 Jne (FORM Aua Clerk certify Witness affixed. 5 ***** OF0 County j r unty fond the distance of deet (o do iro de two units o County -Wm. at 3:5 in book Record of the Se boundary of 151.3 • PE V d d stande 101 1. } \$10 έö line marting the East boundary of Hownship JF Snuth, Range 10 East of the Willandttu Her Aownship JF Snuth, Range 10 East of the Willandttu Her narking the West lipe of said Section 19; thenry South Hae marking the East boundary of the St 175 SW 179 of TO: • , Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by sold trust doed have been fully paid and setlafied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness socured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DALED.CHOCK FLEDGT & AGGOUD DOG CONTRACT METALING 2.31(1.7) Beneficiary not loss or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be mude.