

TRUST DEEDVol Zie Page 6644 19 78, between 18 th day of HERU K. TARJOTO KLAMATH COUNTY TITLE COMPANY and

ROBERT W. JOHNSTON and RUTH A JOHNSTON, husband and wife, or the

Grantor irrevocably grants, bargains, sells and conveys to Trustee in trust, with power of sale, the real property

The Northerly 75 feet of the following described premises: Beginning at a point North 32° 14' West 123.30 feet from a stone in the center of the Northerly end of Conger Avenue; thence North 32° 14' West 262.95 feet; thence South 72° 12' West to Link River; thence down Link River to a point which is South 72° 12' West of the place of beginning; thence North 72° 12' East to the place of beginning, being a part of Lot 8 of Section 32 Township 38 South, Range 9 E.W.M., and being included in the exterior boundary of Buena

in

which said described real property is not currently used for agricultural, timber or grazing purposes, together with all and singular the

which said described real property is not currently used for agricultural, timber or grazing purposes, together with all and singular tre-tenements, bereditaments and appurtenances and all other rights thereinto belonging or in anywhe now or hereafter appertaining, and the same binary and becket thread and all betwee now or hereafter utsched to ar used in connection with and real estates the rents, nereationents and apparticulates and all other tights to creation octonging of in anyware now of octoacter app the rents, issues and profits thereof and all fixtures now or bereafter attached to or used in connection with said real estate. ris, issues and profits thereof and all fixtures now or hereafter allached to or used in connection with sam real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of FORTY FOUR THOUSAND and no/100ths----thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grants, the tinal

payment of principal and interest nereof, if not sooner pain, in the and To protect the security of this trust deed, grantor agrees: 1. To protect the security of this trust deed, grantor agrees: 1. To protect preserve and maintain said property in good condition into to remove or demotive any building or improvement thereon. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or 3. To complete or restore promptly and in good and workmanlike and reserved thereon, and pay when due all costs incurred therefor. 3. To comply with all as all costs incurred therefor. in and restrictions affecting laws, ordinances, regulation, covenants, condi-tions and restrictions affecting as all property. If the beneficiary so requests, to find office or offices, as well as the cost pay for filing same in the built offices or searching agencies as may be deemed desirable by the built offices or searching agencies as may be deemed desirable by the and such other hazards as the beneficiary may from time to time require, in an amount not less than \$ full insurable value, written in

🐂 as Grantor,

, as Trustee,

with, payable to pereflecting or order and make my gradient of the second payable. February 1 10 79
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chiding the trustee, but including the granter and beneficiary, may purchase at the sale. This when trustee sells pursuant to the powers chiraded herein trustees that app, the proceeds of all to payment of the powers chiraded herein trustees when app, the proceeds of the top payment of the ended of the self second the objects and approximation of the powers chiraded herein trustees when approximate the proceeds of the trust end of the trust free of trustees at a the trustee second of the interest of the function of the first end of the interests may appreciate to the interest of the first end of the first of the the granter of the interest of the first end of the first of the interests may appreciate to the interest of the first end of the interest may appreciate to the interest of the first end of the first of the appoint a succession is the sector will be add without the appoint a succession to the solution of the first one exame to the succession to the solution of the first prevent trustee append of the sector of the approximation of and the solution of the succession of the solution of and without prevent trustee append of the solution of the solution of a solution of the place of first trustee. The above the solution of and and its place of first prove appendiction of the succession and the place of first prove appendiction of the succession that the solution of the counts of comments in which the solution of the solution of the solution of the solution of the succession and the place of first prove appendiction of the solution of the solution of the solution of the counts of comments in which the solution of the solution of a solution of prove appendiction of the solution of the solution of any action of prove appendiction of the solution of the solution of any action of prove appendiction of the solution of the solution of any action of prove appendiction of the solution of the solution of any action of prove appendiction of the solution of the solution of any action of prove appendiction of the solutio

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Organ subscription authorized to do business under the laws of Oregan or the United States of a title insurance company authorized property under the provisions of ORS Chapter 728, its subsidiaries, affiliates, agents or branches

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	18	8.5
The grantor covenants and agrees to and by seized in fee simple of said described real p	with the beneficiary and those claiming under h roperty and has a valid, unencumbered title the	im, that he is law- reto
I that he will warrant and forever defend the sa	nme against all persons whomsoever.	
This deed applies to, inures to the benefit of and successors and assigns. The term beneficiary shall me not named as a beneficiary herein. In construing this inine and the neuter, and the singular number includes	d binds all parties hereto, their heirs, legatees, devisees, ean the holder and owner, including pledgee, of the note s deed and whenever the context so requires, the masculi the plural.	administrators, execu- scured hereby, whether ne gender includes the
	has hereinto set/his hand and seal the day and for the day and for the day and the day and for	nd year first above (SEAL)
	Heru K. Tarjoto /	(SEAL)
		(SEAL)
is signer of the obeve is a cerperation, the form of acknowledgment opposite.]		(JEAL)
TE OF OREGON,)	93.490) STATE OF OREGON, County of) 53.
County of Lane)ss. August / 8 19 78	, 19 Personally appeared	and
Personally appeared the above named Heru K. Tarjoto acknowledged the foregoing instrument to be	each lor himsell and nut one for the other, did say	vho, being duly sworn
Before mo: FICIAL Mailyn U. Dyson	, a corporation, and that foregoing instrument is the corporate scal of said cor instrument was signed and sealed in behalf of said ity of its board of directors; and each of them acknow to be its voluntary act and deed. Before me:	poration and that said
Notary Public for Oregon My commission expires 7/9/79	Notary Public for Oregon My commission expires:	(OFFICIAL SEAL)
1075 Oak Street – Eugene, Oregon 94 au TRUST DEED	STATE OF OREGON,) County of Klamath) Filed for record at request of KLV VFH 2, TREV FLFFE 30 KLV VFH 2, TREV FLFFE 30 KLV VFH 2, TREV FLFE 30 FLFE 70 FLFE 7	Return to: Lane County Escrow Service 1633 Willamette St. Eugene val 97401
To be used a The undersigned is the legal owner and holder of a t deed have been fully paid and satisfied. You hereby trust deed or pursuant to statute a capacity of the satisfied.		ou under the terms of