MIC 15 785-K

Vol M& Page MANAR This form is used in connection with deeds of trust insured under the one-to four-family provisions of the National Housing Act.

THIS DEED OF TRUST, made this _ beth ___ day of ____ Karch FIMER C. OCEORS & JOINTE M. OCBORN Klamath Falls 97601 State of Oregon, when of them is 2111 Lakeshore Drive TOURTAIN THE CONTANY, an Oregon Corporation THURS & COUNTRY MORICAGE, INC., an Oregon Corporation THURNESSETIH: Thun GRIPHON INTERESTABLE GRAINTS, BARGAINS, SELLS and CONVEYS to TRUSTEE IN TRUST, WITH KLAYATH POWIER OF SALE, THE PROPERTY IN.

The Easterly 55 feet of the South 100 feet of Lot 1, Block 64, BULLA WISTA ADDITION, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Address: 2205 Oragon Avenue Klamath Fulls, Oregon 97601

initially mand described grouperty in most control fly tried for agricultural, timber or grazing purposes.

Together wath all the nemembers, berrefit of their, and appuremanases now or hereafter thereunto belonging or in anywise appertaining, the (中央文字中ので) できたい (中ので) かままた (中ので) (

lied any not applied well apply match terms, in a en, and profes. #1000 智利性 中心版明的 ELF SIRPLES SIRE SERVES, SUREM HIRE SERVES, MAN ELFONGER, DESCRIPTION OF Grantor herein contained and payment of the sum of Twiner-two Thousand Firey-Siven and 00/100ths

(\$22.057.00) March 4 be the and presable to Beneficiary in cader and made by Grantor, the final payment of principal and interest thereof, if not sooner 2016 II. HERRIE ES UNE BUILDE SER EILE CIVION UND UNE DE LA CONTRACTION DEL CONTRACTION DE LA CONTRACTION DE LA CONTRACTION DE LA CONTRACTION D THE COURSE OF THE PROPERTY OF parts, shall be dut and provide on the first day of April

(a) A visit, is estimated by the Bench Lary, equal to the ground tents, if any, and the taxes and special assessments next due on the have, our the line day of each amount would said note is fully (xiid, the following sums: positions expected by this Dard of Trust, play the premiums that will next become due and payable on policies of fire and other hazard in-MEMBER on the premises control bereity as may be required by Beneficiary in amounts and in a company or companies satisfactory to beneficiony. Company to deduce promptly to Beneficiery all bills and notices therefor, less all sums already paid therefor divided by the deminder of the college to ellipse before I may sub-prior to the disc when such ground rents, premiums, taxes and assessments will become delinthe normalist and the held by the Beather have to pay said ground tents, premiums, taxes and special assessments, before the same

The All payments meationed in the proceding subsection of this paragraph and all payments to be made under the note secured hereby whall he added together and the appreciate the function thereof that be paid each month in a single payment to be applied by Beneficiary to the finite iana ingini diana il ripri

folikimitig intinu un thie erellen ier feierb

name, somether and above are about the news and a source of the second o Any distinctive in the amount of arts such aggregate monthly payment shall, unless made good prior to the due date of the next such \$2500 will min minustrate un eine (mennigent all tip i man) : met

3. In the award this any payors at 01 portion thereof is not paid within fifteen (15) days from the date the same is due, Grantor agrees protested, and streets an event of default under this Deed of Trust.

a ill the moral of the payments make by Grantor under (a) of paragraph 2 preceding shall exceed the amount of payments actually to pury a "late charge" of four cents (40) for each dollar so overdue, if charged by Beneficiary. made to Birte fictury for proceed rent ; tages or thressment, or insurance premiums, as the case may be, such excess, if the loan is current, at the opinion of the Cameri shall be contact on an beginning to be made by Grantor, or refunded to the Grantor. If however, the monthe premutes made under tal of the light in 2 preceding deali not be sufficient to pay ground rents, taxes, and assessments, and insurance there presentation there is the time to the state of the

Granter shall bender to Beneficiary, in according to with the provisions hereof, full payment of the entire indebtedness secure herely, hereficiery that, is computing the amount of indeb lediters, credit to the account of Grantor any balance remaining in the funds actest transfer the provisions of (a) of paragingh 2 hereof | If there shall be a default under any of the provisions of this Deed of Trust and ses in accordance with the provisions hereof, or if the Beneficiary acquires the property otherwise after default, Beneficiary while imports, and the times of the commitmement of such proceedings, or at the time the property is otherwise acquired, the balance the property is severed in the funds are those up to a contemporary to proceeding, as a credit against the amount of principal then remaining until the funds accurate the amount of principal then remaining until the funds accurate the amount of principal then remaining until the funds accurate the amount of principal then remaining until the funds accurate the amount of principal then remaining until the funds accurate the amount of principal then remaining until the funds accurate the amount of principal then remaining until the funds accurate the amount of principal then remaining until the funds accurate the amount of principal then remaining until the amount of principal the amount of p

paid under said mit t.

10 PROTECT THE SECURITY OF THIS DEED OF TRUST, GRANTOR AGREES: 3. To keep said premises in as good order and condition as they now are and not to commit or permit any waste thereof, reasonable

& To constitute or restore promptly and in good workmanlike manner any building or improvement which may be constructed, that ingred, or desirenced thereon, and pay when due all costs incurred therefor, and, if the loan secured hereby or any part thereof is being obwest and text excepted. laired for the purpose of financing construction of improvements on said property. Grantor further agrees:

(61) possible beaut construction promptly and in any twent within 30 days from the date of the commitment of the Department of Hous-

ing and Websen Development, and complete same in accordance with plans and specifications satisfactory to Beneficiary,

the resultions the selficiary to imspect sail property all all times during construction, his to singlace after work the manurial innativiacity to Beneficiary, within fifteen (15) calendar days after written notice from The second state of the second second

The Thiesest, impres protestations to it of an influent signed by Beneficiary, setting forth facts showing a default by Grantor under this the studented presented to the second two accept as true and conscharing all facts and statements therein, and to act thereon hereunder,

the third the franchis of demokali and brinking or in provious in increon. the containty with all large, conditionates, regulated the consequents, conditions, and restrictions affecting said property.

It has preside and maintain insurance against loss by the and other hazards, casualties, and contingencies including war damage as we the frequently from them to them the threficiary in that manufacts and for such periods as may be required by the Beneficiary, with loss where the transfer interest of the property and the state of the state

In The appears in and defend any action or proceeding purposing to affect the security hereof or the rights or powers of Beneficiary or ach mentprenent for Bereitsteinen of all renaris ferenname. Theorem, and thought Beneficinity on Trustee elect to also appear in or defend may such action or proceeding, to pay all costs and expenses, in-

which the training that the condition of mills and anterney's feet in a reasonable sum incurred by Beneficiary or Trustee. 18. The pare at lleast 100 days before differency all as grantients upon water company stock, and all rents, assessments and charges for Things and the second of the commerciants with said 14 opening to the commerciants and the commerciants and the commerciants with said 14 opening to the commerciants and the commerciants with said 14 opening to the commerciants and the commerciants with said 14 opening to the commerciants and the commerciants with said 14 opening to the commerciants. programmy the last part thereoff, which at any time appears to be prior or superior bereto; to pay all costs, fees, and expenses of this Trust. 12. He pure immediately and without demand all sums expended herrander by Beneficiary or Trustee, with interest from date of ex-

puncionates all the runt provided on the printipal debt, and the repayment thereof shall be secured hereby.

The the all servand this rail payments regulated of Grantor and of the owner of the property to make said note and this Deed eligithe for insuling a by Beautichery under the provious of the National Housing Act and amendments thereto, and agrees not to do, or cause or sufflet to the detre, any sex which will read such inserts for fluring the existence of this Deed.

\$4. Marshit Granton fail to make any payment of to the any act as here a provided, then Beneficiary or Trustee, but without obligation HT WE MUTHULAULT AGREED THAT: we by the smile we there is notice to be decreased upon Granter and without reseasing Granter from any obligation hereof, may: Make or do the same in such mariter t and no such extens as eigher may deen necessary to protect the security hereof. Beneficiary or Trustee being authorized to enter spotilike programy for such purposed; commence, apprair in and defend any action or proceeding purporting to affect the security hereof or the rights of property of Busefactury or Trustee; pay, purchase, contest, or compromise any encumbrance, charge, or lien which in the judgment of willes appears to be prior or supprior beneto; and in exercising any such powers, incur any liability, expend whatever amounts in its absolute discretions is may deem necessary therefor, including creas of coidence of title, employ, counsel, and pay his reasonable fees.

15. 33 call the property of any pure thereof be taken or diamaged by reason of any public improvement or condemnation proceeding, on darmaged by three, or earthquaker, or an may other un man; Beneficiary shall be entitled to all compensation, awards, and other payments or relief therether, and shall be consider as it opposes to come person in, and prosecute in its own name, any action or proceedings, or to make any craspromine or utilization, in transaction than such taking or damage. All such compensation, awards, damages, rights of action and promods, including the procureds of any policies of the and other insurance affecting said property, are hereby assigned to Beneficiary, whis many ideas destructions the reference all the expenses, I neterting attorney's fees, release any moneys so received by it or apply the same on any interpretises securing hereby. Grammer agrees to even se such further assignments of any compensation, award, damage, and rights of action

181. By accepting payment of any sum secured be neby after its due date. Beneficiary does not waive its right either to require prompt and production as thenesicially on Trustee may require

propriette where dant of all other sums so secured or to declare default for failure so to pay.

177. All any these and from time to time upon this ken request of Beneficiary, payment of its fees and presentation of this Deed and the mine for midersement (in that of full resource ance, for concellation and retention), without affecting the liability of any person for the paywater of the indebted Tradice than 1 consent to the making of any map of plat of said property; (b) join in granting any easement or citerative larg restriction then were the year in any subsolding on or other agreement affecting this Deed or the lien of charge thereof; (d) reconvey, Tibe: Granite in any reconvey may be described as the "person or persons legally entitled thereto," and the recitals therein of any without the tanky, all or usly plant of the property.

118. As millimental security. Grantor hereby a sugar to Beneficiary during the continuance of these trusts, all rents, issues, royalties, and tratters or facts than be conclusive paint of the truthfalness thereof. purifies the property affected by this Deed and of any personal property located thereon. Until Grantor shall default in the payment of any installing as sectioned hereby on in the particulated of they agreement hereunder. Grantor shall have the right to collect all such rents, issues,

19. Upon any default. Beneficiary may at any time without notice, either in person, by agent, or by a receiver to be appointed by a regulties, and profes camed prior to default as they become due and payable. ustum, that without regard to the adequicy of any security for the indebtainess hereby secured, enter upon any take possession of said properby or may part thereof, in his own manne sue for or pales wise collect such rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees, upon any indebtedness secured heneby, and in the order to Beneficiary may dearmine. The entering upon and taking possession of said property, the collection of such remet, bases and profits and the application thereof as aformaid, shall not cure or waive any default or notice of default hereunder or in-

10) Upon default by Crantos in payment of any indebtedness secured hereby or in performance of any agreement hereunder, or valletale into act done pursuant to such notice. months from the date altered this Deed and said more not be eligible for it our time under the National Housing Act within hereal between statement of any officer of the Experiment of Housing and Urban Development or authorized agent of the Secretary of ing to insure said note and this Deed, being deers ed conclusive proof of such ineligibility), or should the commitment of the Department of Housing rand Unban Development dated subsequent to Hoseing and Urben Development to insure this loan crase to be in full force and effect for any reason whatsoever, Beneficiary may declare all states less real hereby immediately due; and payable by delivery to Trustee of written declaration of default and demand for sale, and of written motion of Befants and of election to course the property to be sold, which notice Trustee shall cause to be duly filed for record. Beneficiary shall

with Trustee this Deed, the note and all documents evidencing expenditures secured hereby. This option may not be exercised by the Beneficiary when the ineligibility for insurance under the National Housing Act is due to the Beneficiary's failure to remit the mortgage

21. After the lapse of such time as may then be required by law following the recordation of said notice of default, and notice of sale having been given as then required by law. Trustee, without demand on Grantor, shall sell said property at the time and place fixed by it in maning overs given as their required by and, a rubber, without oversand on channel, shall see said properly at the time and place faced by an instance of the said in such order as it may determine (but subject to any statutory right of Grantor oversals and be and all the said to the bishest bidder. to direct the trade in which each projectly, if consisting of several known lots or parcels, shall be sold), at public auction to the highest bidder for cach in limital money of the United States, payable at time of sale. Trustee may postpone sale of all or any portion of said property by the book of some surround state to the contract property of sale, and from time to time thereafter may postpone the sale by public announcement at the same than the sale by public announcement at the passed an incomment at the manufacture and passe of said, and from time to time increased may postpone the said by proceeding postponenteer. Transfer shall deliver to the purchaser its Deed conveying the property so sold, but without any matters or facts shall be conclusive proof of the truthfulness. time frees by the preceding postponenters. I make shall deliver to the purchaser its Deed conveying the property so sold, but without any extractions of supremany, express or simplied. The revitals in the Deed of any matters or facts shall be conclusive proof of the truthfulness there and present the hiding Country, or Reneficiary, may purchase at the sale. After deducting all costs, fees, and expenses of Trustee and of this true, including code of title code not reasonable attorney's fees, in connection with sale, Trustee shall apply the proceeds of sale to the first many memoring covering the man resonance automey's tees, in connection with said, trustee small apply the process of said the first many expended and at the repaid, with accrued interest at the rate provided on the principal debt; all the same then secured hereby; and the remainder, if any, to the person or persons legally entitled thereto.

22. Beneficiary many, from time to time, as provided by statute, appoint another Trustee in place and instead of Trustee herein named, and theretapent like Il naster berein named shall be discharged and Trustee so appointed shall be substituted as Trustee hereunder with the same effect as if only mally massed Trustee herein.

23. This Deed shall inure to and bird the heirs, legalers, devisees, administrators, executors, successors, and assigns of the parties 21. This Deed shall imure to and bind the herrs, legaters, devisees, administrators, executors, successors, and assigns of the parties between All obligations of Grantor hera and reveral. The term "Beneficiary" shall mean the owner and holder, including

24. Transper accepte this Trust when this Decel, duly executed and acknowledged, is made public record as provided by law. Trustee is the collegated to hostify any jury bereto (if pending sale under any other Deed of Trust or of any action or proceeding in which Grantor,

The define "Deed of Trust," as used beggin by a trustee.

13. The define "Deed of Trust," as used in the same as, and be synonymous with, the term "Trust Deed," as used in the laws of Oregon relating to Deeds of Frist and Trust Deeds. Whenever used, the singular number shall include the plural, the plural the

| be smanded by an Appell | the Chart and in this Deed of Trust and in a | he Note. "Attorney's Fees" shall include attorney's fees, | lural, the plural th |
|--|---|---|----------------------|
| 400 | | Attorney's Fees" shall include an | - Pratat (II |
| 5-3-3- | A 0 | include afforney's fees, | if any which above |
| FILE | daglima | | , which shall |
| LIMER C. OCHORS | | | |
| COLOT OF OREGON | Signaliure of Grantor. | Clumb h. 1 | / |
| COUNTY OF KLADA U | st' | JOANNE M. OCHORN | |
| Annual Control of the | | Signat | (1111 6 6 |
| Lather months and and | | , January Congression | ure of Grantor. |
| hat he was a supplied to | of Karich Redd | | |
| | | | |
| MINOR DE | and TO BIRTH | 10.86 hereb | |
| the state of the s | Wante 10 MillE M. OGBORN | , hereby c | ertify that on this |
| The state of the s | dank in the land who executed the | tricking | |
| illument mentalement | THE CHIEF IN | msilument and act | |
| Giren water as | official seal the day and year last | free and voluntary act and deed, for the us | , |
| ~ ~ ~ | "and official seal the class and | rotumary act and deed, for the me | See and |
| | and year last | above written | es and purposes |
| | | , , , | |
| | | | |
| The state of the s | | #1. A (010) | / * |
| The second second | | -ALLIN X XII | |
| * C | | Notary Public in and for the State | <u>- </u> |
| THE WAS IN THE PARTY OF THE PAR | | and for the State | of Oregon |
| | | | o oregon. |
| | | My commission expires////6/87 | |
| | | | |
| | REQUEST FOR FUL | | |
| the Theorem | TORFUL | L RECONVEYANCE | |
| | Do not neord. To be used on | ==- ETAMOE | . 💎 |
| did undersigned is the be- | and an | y when note has been paid | |
| BETALL Mith all other inchebrat | tal councer and holder of the note and at mess secured by said Deed of Transaction | er e | |
| There is paying to use of | sees secured by said Deed of Tourist | Other indebtedness secured to | |

the universal power is the segment and mover of the more and an other indeptedness secured by the difference between fully paid and satisfied; and you are hereby requested and all other indeptedness of the segment of directed in payment to you of any sums owing to you under the terms of said Deed of Trust, to cancel said note above mentioned, and all extensions payment the product any same owing to positioned the terms of same over the residences of anticologists second by said Deed of Trust delivered to you herewith, together with the said Deed of Trust, and to recontrely, technolar warranty, to the paintes designated by the terms of said Deed of Trust, all the estate now held by you thereunder.

| Dave | | the terms of | said Deed of Trust, all the estate now held by y | ed of Trust, and ou thereunder. |
|--------------------------|--|--------------|---|---------------------------------|
| | | | | |
| | | | | |
| Mail reconversance to | | | | <u> </u> |
| STATE OF OREGON | ar: | | | |
| I hereby certify that th | Record of M. A.D. | | | |
| | A.D. Record of Mongages | 14 .at | for Record on the O'clock M., and was duly recorded in Book | day o |
| | and the same of th | | County, Stat | e of Oregon, on |
| | | By | | Recorder. |
| | | | | Deputy. |
| | | | STATE | OF OREGON |

Attachment 1

STATE UF ORECON

FHA NO. 431-1801770

| RIDER | TO CEE | D OF | TRUST |
|-------|--------|------|-------|
| | | | |

| FEJI | 117.00 | | | B | ÿ | | : : | |
|------------------|-------------------|--|--|--|-----------------------|----------------------------|------------|----|
| 4 | March | A.D., 19 | Norteseas | 1:29 o'clock . | on Page _ yn Biehn | | Clerk J | 8_ |
| lesal for | technical percept | 51 of | 706 1 | 1:29 o'clock | A M., | and duly recorde | ed in VolM | 86 |
| STATE O | F ONEGON: C | OUNTY OF R | ULAMATH: S | s. | | _ the | 17th | da |
| maa Nail Door | | The state of the s | | | | | | |
| | | | | | | | | |
| | wase- K | | | | | | | |
| Carles on | entro" | | To the second se | | | . | | |
| | | A series from the series of th | | - TAAN | OR JOAN | NE M. OGBOR | N | |
| agile i la e | • | Transaction of the Control of the Co | | | 2/ | Jn. O | Bond. | |
| | | a constitution of the cons | | GRANT | OR ELME | R. C. OGBORN | : 4 | |
| | | | | Ell | m | C OGBORN | | |
| | Depart | ment of it | K) 321 - | | | | | |
| | Benefi | clary's fa | jlure to ref | ineligibili nit the mortg mban Developm | ent. | | | |
| | and pa | yable beca | use of the I Act if such | neligibility n ineligibili nit the mortg | ty resul | ts from rance premi | um to the | |
| 4 | There | is added to | not declare | 20 of the Dec all sums sec neligibility n ineligibili | ured her for ins | eby immedia urance unde | r the | |
| | | ii. 11. | | | | Foll | lowing: | |
| | mortgag | e insuranc Ince with a | e premium, oplicable H | D rules and | regulati | ons. | | |
| | consist | ene with a | rds Deed of | Trust the re | pare or | lated and p | aid in | |
| | install | menra da vi | - Dood of It | rist shall be | COLIZETO | | of, the | |
| | Insurance | by this De | ed of Trust | and will not the Deed of Ti | rust. Ti | ne terms and | l med | |
| 1. | Grantor | and Bene 1 | clary acknow | EMIUM: wledge and age epaid for the and will not | ree that entire | term of the | loan | |
| | | | THE PANCE PE | EMIUM: | | . Also Listo Mo | rtgage | • |
| | ENEFICI | TOLIN | & COUNTRY F | ORTGAGE, INC | ., an Or | egon Corpor | acton | |
| | | | ETTTE COMPAN | y, an Oregon | Corpora | C10II | | , |
| | MORNITOR | ELMER C. C | XIBORN & JUA | AND THE VOICE | | | | |
| DEE | UF TRUIST | dated | March 4 | NATE M. OGBORI | 1900 | , | | |
| | Trus RIDE | to DEED | of Trust is | ettached to | 10 86 | _ betwe | en | |
| | | | * | seemed to | and made | a part of | Lilac | |