For the Purpose of Spergive Percontance of each actesment of Granter herein contained and patra first the sup-

thereon according to the terms of a promissory note of even date becould, perable to Benedicity or order and mode by Graphor. FIFTY-TWO THOUSAND THREE HUNDLED EICHTEEN AND NO/100 Dollars (C 52,318/00-NAME OF A DESCRIPTION

the final payment of principal and inferent thereof, if not scenar pulls to bodific and periodia on the first and of the resonance (2001

I. Privilege is reserved to prepay at any time, without pressure inflet, the online indeficience of not set of rest of not be the amount of one installenent, or one installenent of an installenent, one on an installenent due date metal frequent of the propyment, other then on an installenent due date metal independent of the rest installenent, other then on an installenent due date metal independent of the rest installenent, whichever is set include a date and an installenent of an date metal of the rest installenent, whichever is set include a date and a date are instrument with the propyment, whichever is set include.

2. Grattor agreeday pay to Beneficiary at brakes finder the forme of this grad is sequented shows in quittee to be nonfally persent of principal and interest payable noter the remark transmession in first day to the product and is fully paid, he following succ

 ange/(vyen; Disposat, Dismasnet, rannuov, nove grannets is similar broad.
 numbers: available; a sum tart it available is estimated broading transference transference.
 haubbra: o Boundard: algolis and active incorport. Such available to the constraint of the second start of comparison of the second start of Hovez den Willow

a Start Range/Oven, Disposal, Dishwasher, Fan/Hood, Above ground swimming pool - No a kestra i

(b) promume and invise and assessments, will become demonstrate therefores such fractional and invise and assessments, will be one for the such growth or the promume and invise and second to be a such growth of the annual promume permute to adopting fraction (a) and invise a such a such a promume permute to adopting fraction (a) and invise a such a such a promume permute to adopting fraction (b). The approximation of the annual permute permute to adopting fraction (b) and invise a such a promume permute to adopting fraction (b) and invise an annual permute the additional permute the adopting fraction of the annual permute the additional permute the

has the field of the

which said described real property is not currently being used for agricultural, timber or grazing purposes, together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereon, SUBJECT, HOWEVER, to the right, power, and authority hereinafter given to and conferred upon Beneficiary to collect and apply such rents; issues, and profits; and all fixtures now or hereafter statched to or used in connection with said real estate; and in addition thereto the following described household appliances, which are, and shall be deemed to be, fixtures and a part of the reality, and are a portion of the security for the indebtedness herein mentioned:

Persons nonlined on one in advances could force on the order of the Belleric V advance of a series of a series

At Beneficiary's option, Granton will not a "late charter" not exceeding four net control. The standard and the but the filter field for any after the dise state there is a cover the extra spaces involved in excitation a sequence but the filter field for the properties of the process of any second size and state in a field of the process of any second state and state in the second state is a filter to discharge the entry independences and all properties and state is a first state of the second state and the filter filter entry independences and all properties and all properties and all properties and all proves and all properties and all prove all all properties and a

TICOL

5. To protect, preserve and ministate and repett, in good confident and romart not to remove an demodian any building of theorem in the cont not to commit or period any waste

of a grocerts. a for complete or restore promptly and in good and work-manifice manage any building or improvement when may be computed, damaged, or destroyed thereon any hor when the all costs incurred therefor, and, if the four sected nervity or any part thereof is being obtained for the purvess of inanoung constructions.

(a) to commence construction promptive and to pursue sume with recommende allocate to completion in accordance with plane and specifications satisfactorized Beneficiary, and

niled by Repeticiary approximy indebted parts searced her

POWER OF SALE, the property in KLAMATH

eased.

and

¹⁰ Lot 23 an Block 4" of Tract No. 1087, First Addition to Banyon Park, according to the cofficial plat thereof on file in the office of the County Clerk, Klamath County, and the office of the County Clerk, Klamath County, and the office of the County Clerk, Klamath County, and the office of the County Clerk, Klamath County, and the office of the County Clerk, Klamath County, and the office of the County Clerk, Klamath County, and the office of the County Clerk, Klamath County, and the office office of the County Clerk, Klamath County, and the office offi

10. To nay on contracteds and experienced interview (networks) and any set of the sector at the the distribution of the sector at the the distribution of the sector at the the distribution of the sector at the

tex, evolt de rewind de les concerns en la service de la constant de concerns de la constant de la constant de contra de constant en la constant de constant de constant de la constant de constant de la constant de la constant de constant de la constant de la constant de la constant de la constant de constant de la const

18. Shoold G+ ¹⁰Lot 23 in Block 4 of Tract No. 1087, First Addition to Banyon Park, according to the

n Corporation TOWN & COUNTRY MORTGAGE, INC., an Oregon Corporation, as BENEFICIARY. CONSISTED IN TRUST OF A DESCRIPTION OF A

County, Oregon, described as:

245 CRATHE PARTICLES STATES a tenh CLAUS ALAN MARTENS and JAMES: FRANCIS DEAN, Tenants in common, SE GRANTOR, (edf 。 注意中,这些一些的时候是一些的。 er toyahda KLAMATH COUNTY TITLE COMPANY, an Oregon Corporation constants Beneficiary# niay be rolea iot. ise io esservis 20160 Millionet Hearing zi suitu

We have a set of the an work with the set of COARP* DEST AT STATES (DAT Sec. 10 vissuages ; Trils Tausr DEED, made this ""incl. tocol.7th.tus. in day of November , 19 86, between

KCTC - 38892 saul, the person parameter mathing as well as the Gran-

and we which we we will be a set of the set 21632OREGON

not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice: 9. To keep said premises free from mechanics' liens and to leave of such taxes, assessments and other charges that may be part of such taxes, assessments and other charges become past due or delinquent and promptly deliver receipts therefor to taxes, assessments, insurance premiums, liens or other charges Beneficiary ishould the Grantor fail to make payment of any payable by Grantor, either by direct payment or by providing Beneficiary may, at its option, make payment thereof, and the secured hereby, together with the obligations described in para-secured hereby, together with the obligations described in para-straphs 10 and 11 of this Trust Deed, shall be added to and be-marks thereof and for such payments, with interest as afore-said, the property hereinbefore described, as well as the Gran-

nants, conditions and restrictions affecting said property.
8. To provide and maintain hazard insurance, of such type require, on the improvements now or hereafter on said premerties, and except when payment for all such premiums has here promptly when due any premiums therefor; and to deliver all policies with loss pay premiums therefor; and to deliver all policies with loss pay of the eneficiary indebtedness secured hereby and to delive any premiums. The amount in such order any breater insurance policy may be able to redeficiary of the eneficiary may determine; or at option of the eneficiary may determine; or at option of the eneficiary is any determine; or at option of the eneficiary is any default or invalidate any premius to collected to Grantor. Such application or release shall one for any default or invalidate any determine; or at option of invalidate any act done pursuant to such application or release shall one for any act done pursuant to such application of the endities.
9. To keep said premises free from mechanics' liens and to

with plans and specifications satisfactory to beneficiary, and (b) to allow Beneficiary to inspect said property at all times during construction. The Trustee, upon presentation showing a default by Grantor under this numbered paragraph is authorized to accept as true and conclusive all facts and statements therein; and to act thereon hereunder; 10(3) 7. To comply with all laws, ordinances, regulations, and restrictions affecting said property.

(a) to commence construction promptly and to pursue same with reasonable diligence to completion in accordance with plans and specifications satisfactory to Beneficiary, and

of said property. 6. To complete or restore promptly and in good and work-manlike manner any building or improvement which may be all costs incurred therefor, and, if the loan secured hereby or construction of is being obtained for the purpose of financing further agrees:

5. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building of said property. of said property.

be secured hereby. 1.15: Grantor agrees to do all acts and make all payments required of Grantor and of the owner of the property to make said note and this Trust Deed eligible for guaranty or insur-sure under the provisions of Chapter 37, Title 38, United any act which will void such guaranty or insurance during the existence of this Trust Deed.

14. To pay within thirty (30) days after demand all sums properly expended hereunder by Beneficiary or Trustee, with the principal indebtedness, and the repayment thereof shall

13. Should Grantor fail to make any payment or to do any out obligation so to do and without notice to or demand upon at as herein provided, then Beneficiary or Trustee, but with-Grantor and without notice to or demand upon thereof, may 'Make or do the same in such manner and to such hereof, Beneficiary or Trustee being authorized to enter upon extent as either may deem necessary to protect the security the property for such purposes; commence, appear in and dependent or the security and in exercising any appears to be prior or superior hereof, in any appears to be prior or superior hereof, and in exercising any such powers, incur any liability, expending the property the proceeding any ecosary the proceeding any action or proceeding the prior or superior hereof.
14. To pay within thirty (80) days after demand all sums

In any suit prought by Benenciary to foreclose this Trust Deed. 12. To pay at least ten (10) days before delinquency all assessments upon water company stock, and all rents, assess-metion with said property; to pay, when due, all encum-brances, charges and liens with interest, on said property or superior hereto; to pay all reasonable costs, fees, and expenses 13. Should Grantor fail to make any payment or to do any

actually incurree. 11. To appear in and defend any action or proceeding pur-porting to affect the security hereof or the rights or powers including cost of evidence of title and attorney's fees in a proceeding in which Beneficiary or Trustee may appear, and in any suit brought by Beneficiary to foreclose this Trust Deed. 10. To pay at least ton (10) days before delinquency all

10. To pay all costs, fees and expenses of this trust, includ-ing the cost of title search as well as the other costs and ex-penses of the Trustee incurred in connection with or in actually incurred.

tor, shall be bound to the same extent that they are bound for the payment of the obligation herein described, and all such and the nonpayment thereof shall, at the option of the Bene-ately due and payable and constitute a breach of this Trust Deed.

4. At Beneficiary's option, Grantor will pay a "late charge" not exceeding four per centum (4%) of any installment when paid more than fifteen (15) days after the due date thereof to cover the extra expense involved in handling delinquent payments, such proceeds are sufficient to discharge the entire indebtedness and all proper costs and expense's secured hereby, unless and all proper costs and expense's secured hereby.

(1) ground rents, taxes, special assessments, fire and other hazard insurance premiums; of pead in c(III), interest on the note secured hereby; and use a bollow of the secure hereby in the principal of said note. The principal of said note, the principal of the principal of said note, the principal of said note, the principal of the to soly control denotes the payment, constitute, an event of default under this. Trust, Deed, and the payment, constitute, an event of default under this. Trust, Deed, and the payment, constitute, an event of default under this. Trust, Deed, and the payment, constitute, an event of default under this. Trust, Deed, and the payment, constitute, an event of default under this. Trust, Deed, and the payment, constitute, an event of default, under this. Trust, Deed, and the payment, constitute, an event of default, under this. Trust, Deed, and the payment, constitute, an event of paragraph 2 preceding shall exceed the amount of payments actually made the grave as the fact of ground rents, taxes or assessments; or insurance premiums; as the case may be; such excutally made by Grantor for such items. If, however, such monthly payments shall not be sufficient to pay such items when excess may be become due and payable, then Grantor shall pay to Beneficiary as trustee any amount necessary to make up the deficience and pay to Beneficiary as trustee any amount necessary to make up the deficience with the and the sum of the indeption of the indeption of the indeption of the fact of the payment is one and thereafter a sale of the provisions hereof. If there shall be a default under any be given be fact any as a credit on the interest accrued and unpaid and the balance to the provisions hereof, if the estall be a default under any or paragraph 2 preceding, as a credit on the interest accrued and unpaid and the balance to the priorisions hereof, if the estall under any or paragraph 2 preceding, as a credit on the interest accrued and unpaid and the balance to the priorision hereof, the commencement of the commencement of the commencement of the commencement of the indeption as the time of the priorisions hereof. If there shall be a default payment is a sale of the prevision of the provisions hereof, the payment of the commence

ully paid, the following sums:
(a) An installment of the ground rents, if any, and of the taxes and special assessments levied or to be levied against the premises covered by this Trust Deed; and an installment of the premium or premiums that will become due and pays by Beneficiary in amounts and in a company or companies satisfactory to the Beneficiary; Grantor agreeing to due and pays of the formation of the ground rent, if any, plus the estimated premium or premiums for such other hazard as may be required therefor, divided by the inumber of months that iare to elapse before one installments for such other data when such premises covered herefor, and taxes and special assessments levied or to be levied against the estimated by Beneficiary, and of which Grantor is notified) less all installments of pays such ground rents, premiums, and taxes and special assessments before the same such premium or premiums, and taxes and special assessments before the same become delinquent.
(b) The aggregate of the amounts payable pursuant to subparagraph (a) and those payable on the note secured hereby in the order stated.
(c) ground rents, taxes, special assessments, fire and other hazard insurance premiums;

R. G.

2. Grantor agrees to pay to Beneficiary as trustee (under the terms of this trust as hereinafter stated) in addition to the monthly payments of principal and interest payable under the terms of said note, on the first day of each month until said note is fully paid, the following sums:

the final payment of principal and interest thereof, if not sooner paid, to be due and payable on the first day of December Privilege is reserved to prepay at any time, without premium or fee, the entire indebtedness or any part thereof not less than the amount of one installment, or one hundred dollars (\$100), whichever is less. Prepayment in full shall be credited not less due date or thirty days after such prepayment, whichever is earlier.
 Crantor agrees to nay to Repetition of thirty of the trust of homizottan stated is addition to the

FIFTY-TWU THUUSAND THEEL HUNDRED EIGHTEEN AND NU/IUU Dollars (5 52,518.00), with interest thereon according to the terms of a promissory note of even date herewith, payable to Beneficiary or order and made by Grantor,

FIFTY-TWO THOUSAND THREE HUNDRED EIGHTEEN AND NO/100 Dollars (\$ 52,318.00), with interest

For THE PURPOSE OF SECURING PERFORMANCE of each agreement of Grantor herein contained and payment of the sum of

, 2001

IT IS MUTUALLY AGREED THAT:

It is MUTUALLY AGREED THAT:
16. Should the property or any part thereof be faken or damaged by reason of any public improvement or condemnave damaged by reason of any public improvement or condemnave of the manner. Beneficiary shall be entitled to all compensation, awards, and other payments or relief therefor, and shall be in title of the sum of proceeding, or dommence, appear in and prosecute in title or settlement, in connection with such taking or damage. All such compensation, awards, damages, rights of fax and other insurance affecting said property, are hereby and other insurance affecting said property, are herefor and proceeds including the proceeds of any policies of settlements. Grantor agrees to execute such further assign to the damaged premises or to the reducting therefore and other insurance affecting said property, are hereby and other insurance affecting said property, are herefor and proceeds as Beneficiary or Trustee may require.
17. That upon the request of the Beneficiary the Grantor shall execute and deliver a supplemental note or notes for the sum or sums advanced by the Beneficiary for the alteration, modernization, improvement, maintenance, or repair of said property of rays of said supplemental note or notes shall be secured hereby on a parity with and as fully as if described above. Said supplemental note or notes shall be secured hereby on a parity with and as fully as if described above. Said supplemental note or notes shall be payable in approximately equal monthly pays the desting and shall be maturity extend beyond the ultimate maturity of the note first described above.

18. By accepting payment of any sum secured hereby after its due date, Beneficiary does not waive its right either to require prompt payment when due of all other sums so se-cured or to declare default for failure so to pay.

NUV IN

202

27. After the lapse of such time as may then be required by law following the recordation of said notice of default and erty at the time and place fixed by it in said notice of sale, either as a whole or in separate parcels, and in such order as the giving of said notice of sale, Trustee shall sell said prop-either as a whole or in separate parcels, and in such order as it may determine, at public auction to the highest bidder for of sale. Trustee shall deliver to the purchaser its deed in without any covenant or warranty, express or implied. The reclusive proof of the truthfulness thereof. Any person, exclud-ing the Trustee, but including the Grantor and Beneficiary, may purchase at the sale. 28. When Trustee sells pursuant to the powers provided may purchase at the sale. 28. When Trustee sells pursuant to the powers provided herein, Trustee shall apply the proceeds of sale to payment the Trustee; (2) to the obligation secured by this Trust Deed; (3) to all persons having recorded liens subsequent to the may appear in order of their priority; and (4) the surplus, if auch surplus. 29. For any recorded

1.1 1

13

2

thereof as then required by law. 26. If after default and prior to the time and date set by the Trustee for the Trustee's sale, the Grantor or other person so privileged by ORS 86.760 pays the entire amount then due under the terms of this Trust Deed and the obligation secured thereby, other than such portion of the principal as would not son making such payment shall also pay to the Beneficiary all of Beneficiary's costs and expenses incurred up to said time in entoring the terms of the obligation, including Trustee's and attorney's fees not exceeding \$50 if actually incurred. 27. After the lapse of such time as may then be required by

19. That the lien of this instrument shall remain in full force and effect during any postponement or extension of the time of payment of the indebtedness or any part thereof se-

20. Should proceedings be instituted to register title of said, property under any Land Title Law, Grantor will pay upon demand all sums expended by Trustee of Beneficiary, includ ing reasonable attorney's fees, and forthwith deliver to Bene-ficiary all evidence of title.

ficiary all evidence of title. 21. At any time and from time to time upon written request of Beneficiary, payment of its fees and presentation of this Trust Deed and the note for endorsement (in case of full re-conveyance, for cancellation and retention), without affecting the liability of any person for the payment of the indebtedness, said property; (b) join in granting any essement or creating any restriction thereon; (c) join in any subordination or other thereof; (d) reconvey, without warranty, all or any part of the property. The Grantee in any reconveyance may be de-the fecitals therein of any matters of facts shall be conclusive proof of the truthfulness thereof. Trusfee's fees for any of the services mentioned in this paragraph shall be $$5_{-1} = 20^{-1}$

such tenancy, lease or option. 23. Upon any default by Grantor hereunder, Beneficiary may at any time without notice; either in person by agent, or by a receiver to be appointed by a Court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or said rents, issues, and profits, including those past due and unpaid, and apply the same, less costs and expenses of oper-upon the indebtedness secured hereby, and in such order as Beneficiary may determine. 24. The entering upon and taking possession of said prop-

Benenciary may determine. 24. The entering lupon and taking possession of said prop-erty, the collection of such rents, issues, and profits or the pro-ceeds of fire and other insurance policies, or compensation or awards for any taking or damage to the property, and the application or release thereof as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

written.

such surplus. 29. For any reason permitted by law Beneficiary may from time to time appoint a successor or successors to any Trustee named herein or to any successor Trustee appointed here-under. 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 substi-ficiary, containing reference to this Trust Deed and its place of record, which, when recorded in the office of the County Clerk or Recorder of the county or counties in which the prop-erty is situated, shall be conclusive proof of proper appoint-ment of the Successor Trustee. 30. (a) The waiver by Trustee or Beneficiary of any de-

hereby waived, to the full extent permissible by law. 31. (a) In addition to any of the powers or remedies con-ferred upon the Trustee and the Beneficiary or either of them under this instrument, the Trustee and Beneficiary jointly, or either, may bring an action in the proper court for the fore-upon proper proof obtain all the remedies in such action that are given by any statute or other law of the State of Oregon. (b) No power or remedy begins configured to make the state of oregon.

(b) No power or remedy herein conferred is exclusive of, or shall prejudice any other power or remedy of Trustee or Beneficiary, post argue

(c.e.,(c). The exercise of any power or remedy on one or more of coasions shall not exclude the future exercise thereof from eration of law.

32. If a final decree in favor of plaintiff is entered in a suit brought to foreclose this Trust Deed, it may include a reason-able attorney fee as provided in the note secured hereby, but not in excess of the amount actually paid or unconditionally incurred by the proper plaintiffs.

33. This Trust Deed shall inure to and bind the heirs, lega-tees, devisees, administrators, executors, successors, and as-signs' of the parties hereto. All obligations of the Grantor hereunder are joint and several. The term "Beneficiary" shall edness, secured hereby, whether or not named as Beneficiary herein, and whether by operation of law or otherwise. When-plural the singular, and the use of any gender shall include all genders.

(b) The pleading of any statute of limitations as a de-fense to any and all obligations secured by this Trust Deed is hereby waived, to the full extent permissible by law.

30. (a) The waiver by Trustee. fault of Grantor under this Trust Deed shall not be or be deemed to be a waiver of any other or similar defaults sub-sequently occurring.

S3600

all genders. 34. Trustee accepts this Trust when this Trust 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 Trust Deed or of any action or proceeding in which Grantor, Beneficiary or Trustee shall be a party, unless brought by Trustee. 35. If the indebtedness secured hereby be guaranteed or in-sured under Title 38, United States Code, such Title and Reg-shall govern the rights, duties and liabilities of the parties hereto, and any provisions of this or other instruments exc-slatent with said Title and Regulations are hereby amended to conform thereto. 36. This Trust Deed shall be construed according to the 25. Upon default by Grantor in payment of any indebted-ness secured hereby or in performance of any agreement here-36. This Trust Deed shall be construed according to the laws of the State of Oregon.

IN WITNESS WARERFOF, and Granton has berevato cat his hard and seal the day and your dist above

