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'A Form 26—63:75 a (Home oan) Dec. 1976 Revised. Use philonal. Section 1810, Title 3, U.S.C. Acceptable to ideral National Mostgage issociation.

Amended May, 1989

AFTER RECORD ING RETURN O: Town & Country Mortgage P.O. Box 716 Klamath Falls, TRIJET Vol.mgy Page 26811

TRUST DEED

Aspen#03040335

## NOTICE: THIS LOAN IS NOT ASSUMABLE WITHOUT THE APPROVAL OF THE DEPARTMENT OF VICTERANS AFFAIRS OR ITS AUTHORIZED AGENT. The attached RIDER is made a part of this instrument.

THIS TRUST DEED, made this

19

day of August

, 1994

, between

Galen F. Berry and Diane S. Berry

OR 97601

, as Grantor,

Aspen Title & Escrow

. as Trustee,

Town & Country Mortogage Inc., An Cregon Corporation

, as Beneficiary.

WITNESSETH: Grantor irrevocably DRANTS, BARC AINS, SELLS, and CONVEYS, to TRUSTEE IN TRUST, WITH POWER OF SALE, the property in County, Oregon, described as:

Ton WSHIP & As In Renship 40 Souther Range 8 East of the Willamette Meridian, in the County of Klamath, State of Oregon.

Section 17: The SW 1 NW

TOGETHER WITH the East 60 feet of the NW 1 NW 1 lying Southwesterly of the Keno Worden Highway.

Section: 18: The NW | NE |, The S | NE |

CODE 52 MAP 4008-1700 TL 500 CODE 52 MAP 4008 TL 2100

which said described real property is not currently be a glused for agricultural, timber or grazing purposes, together with all and singular the tenement; her distances and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, is use and profits thereof, SUBJECT, HOWEVER, to the right, power, and authority hereinafter given to and conferr a upon Beneficiary to collect and apply such rents, issues, and profits; and all fixtures now or hereafter attached to or a sed in connection with said real estate, and in addition thereto the following described household apply inces, which are, and shall be deemed to be, fixtures and a part of the realty, and are a portion of the security for the indebtedness herein mentioned:

FOR THE PURPOSE OF SECURING PER: RMANCE of each agreement of Gran or herein contained and payment of the sum of

\*One hundred twenty eigh: thousand 3 even hundred fifty dollars and no/100\*\*\*\*\*\*\*

Dollars (\$ \*128,750.00\*\*\*\*\*\*). with interest thereon according to the terms of a promise by note of even date herewith, payable to Beneficiary or order and made by Grantor.

Galen F Berry and Diane S. Berry
The final payment of principal and interest their of, if not soone coald, to be due and payable on the first day of September 2024

Privilege is reserved to prepay at any to be, without pren it morfee, the entire indebtedness or any part thereof not less than the amount of one installment, or one hundred dollars (5 00), whichever to less. Prepayment in full shall be credited on the date received. Partial prepayment, other than on an installment cuest to need not be an edited until the next following installment due date or thirty days after such p epayment, whichever is earlier

2 Grant it agrees to pay to Benefic i ry 21 trustee (under tilt terms of this trust as hereinafter stated) in addition to the monthly payments of principal and interest payable under the terms of slud note, cill he first day or each month until said note is fully paid, the following sums:

- An installment of the ground rects, i.e., and a special assessments levied or to be levied against the premises covered by the Trust Deed, and an instal more to the premium or premiums satisfactory to the Binch liary. Grantor against Binets shall be equal respect by the cone-twell of the premium of premiums shall be equal respect by the cone-twell of the premium of premiums for such insurance, and the estandard assessments beneficiary and of which Grantor is notified less it installments already pack the for, divided by a such premium or premiums and taxts and assessments the rect beneficiary and of which Grantor is notified number of months that are to elapse before one month prior to the date when such premium or premiums and taxts, and assessments the same become delinquent.
- The appreciate of the amounts payable pursuant to subpurgraph (a) and those payable on the note secured hereby, shall be paid in a single payment each month, to be applied to the following items in the order stated:
  - ground rents, taxes, special assessments if reland other hazard ir surance premiums;

interest on the note seen ed hereby; amortization of the princ pal of said note diń

Any deficiency in the amount of air such aggregate nonthly payment, constitute an event of delailt under this T 1 it Deed. Any deficiency in the amount of an

nonthly payment shall, unless paid prior to the due date of the next such

- If the rotal of the payments made use er (a) of parage ph 2 preceding shall exceed the amount of payments actually made by any as tou see for ground rents, taxes or assessments, or it a transceptembers, as the case may be, such excess may be released, applied Beneficiary as toustee for ground rents, taxes or a Bineficiary as trustee for ground rents, tax tional sessments, or its large premiums, as the case may be, such excess may be released, applied to any indebted tess secured hereby, or be a red to dry Beneficiar a strustee on subsequent payments to be made by Grantor for such items. If, he wever, such nice this payments shall not less to licient to pay such themselves any amount necessary to make up the set concerning the deficiency, which notice may be given by made up the set concerning the deficiency, which notice may be given by made if at any time Grantor shall tender to Beneficiary, in accordance with the provisions here of full payment of the entire indebtedness second at hereby, Beneficiar as trustee shall, in computing the amount of the indebtedness, credit to the account of Grantor and accordance in maining under the provisions of (a) of paragraph 2 hereof. If there shall be a default under any of the provisions of this linus. Deed and there if er a sale of the premises in accordance with the provisions hereof, or if the Beneficiary acquires the property otherwise at eridefault, Beneficiary as trustee shall apply, at the time of the commencement of such proceedings, or as the time the property is officially acquired, the amount then remaining to credit of Grantor under (a) of paragraph 2. proceedings, or a the time the property to the twise acquired, the amount then remaining to credit of Grantor under (a) of paragraph 2 proceedings, as a medition the interest accrued at 1 unpaid and the balance to the principal then remaining unpaid on said note.
- coure indebtedness and all proper costs and expenses secured he eby.

4. At Beneficiary's option, Grantor vill priva "late charge" of exceeding four percentum (4%) of any installment when paid more than fif een (15) days a terthe due date thereoft; cove the extra expension involved in handling delinquent payments, but such "late charge" shall not be payable out of the proceeds of any sale in ade to satisfy the index because decrease such proceeds are sufficient to discharge the

## To Protect the Security of This Trust Deed, Grantor Agrees

- 5. To protect, preserve and maintain said property in go a condition and repair; not to remove or demole heavy building a supprovement thereon; not to commit or permit any waste of selicities. property
- 6. To complete or restore promptly and a good and work resultike manner any building or improvement which may be or a structed, damaged, or destroyed thereon, and pay when due all cout To complete or restore promptly and a required therefor, and, if the loan secured hereby or any g s being obtained for the purpose of finance; const morovements on said property. Grantor further agrees: ir any part there o ; construction o
- (a) to commence construction promptly 1 id to pursue same in his reasonable deligence to completion in accordance with plant in I specifications satisfactory to Beneficia y, in d
- (b) to allow Beneficiary to inspect sold property at all time.

  It in goodstruction. The Trustee, upon presertation to it of a still davit signed by Beneficiary, setting forth facts showing a defail by Grantor under this numbered paragraph, is at horized to accept the and conclusive all facts and statements therein, and to act he reon hereunder
- To comp y with all laws, ordinances, regitations, covenants conditions and restrictions affecting said property.
- To provide and maintain hazard in sign e. of such type res and amounts as Beneficiary may from time o time require, the improvements now or hereafter on sac prinises and exception payment (a) all such premiums has here offere been mainter (a) of paragraph 2 hereof, to pay plomb by when due a primiums therefor; and to deliver all premium, therefor, and neen mail deliver all policies with loss payable to Beneficially, which delive hall constitute an assignment to Beneficiary of all return premium in the amount collected under any fire or other incorporate policy may he applied by Beneficiary upon any indet i dis-inal in such order as Beneficiary may determin Beneficiary, the entire amount so collected, or an beneficiary the entire amount so collected, or an s secured here) part thereof, m. shall not cure wa ve any default or notice of default hereure ere t nvahdate any a done pursuant to such notice.
- ). To keep said premises free from medianicall taxes, assess nents, and other charges, hat liens and to pay nay be levied assessed upon or mainst said property before any art of such taxe assessments and other charges become past due romptly delive: receipts therefor to Benefi. Gruntor fail to make payment of any taxes, assements, liens or other charges payable by cinct payment of by providing Beneficiary with the race such payment, Beneficiary may, at its optime eof, and the amount so paid, with interest at a contract recovery. r delinquent ar 1 ary, should the ments insurance rantor, either by ids with which ı, make payme e rate set forth the note secured in reby, together with the onlight ons described paragraphs 10 and 11 of this Trust Deed shall be added to an ecome a part of the debt secured by this Trust Dect 1, without waive of any rights arising from breach of any of the contains hereof an ons described to be added to an i nants hereof an I

for such payments, with interest as afore said, the property hereinbefore described, is well as the Grantor, shall be bound to the same extent that they are bound for the payment of the obligation herein described, and all such payments shall be immediately due and payable without notice, and the nonpayment thereof shall, at the option of the Beneficiary, render all sums secured by this Trust Deed immediately due and early another than the state of the Trust Deed immediately due and early such payable and constitute beauty before the Trust Deed immediately due and early such payable and constitute beauty beauty and another than the state of the Trust Deed immediately due and early such as a state of the trust Deed immediately due to the state of the trust Deed immediately due and early such as the state of the trust Deed immediately due and payable and constitute beauty beauty and the state of the trust Deed immediately due and payable and constitute beauty and the state of the trust Deed immediately due and payable and the state of the trust Deed immediately due and payable and the state of the trust Deed immediately due and payable and the state of the trust Deed immediately due and payable and payable and the trust Deed immediately due and payable and payable and the trust Deed immediately due and payable and the trust Deed immediately due and payable and diately due and payable and constitute a breach of this Trust Deed.

- To pay all costs, fees and expenses of this trust, including the cost of title tearch as well as the other costs and expenses of the Trustee incurred in connection with or in enforcing this obligation, and trustees and attorney's fees actually incurred.
- 11. To appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary, or rustee; and to pay all costs and expenses, including cost of evidence of title and attorney's fees in a reasonable sum to be fixed by the Court, in any such action or proceeding in which Beneficiary or Frustee may appear, and in any suit brought by Beneficiary to foreclose this Trust Deed.
- To pay at least ten (10) days before delinquency all assess ments upon water company stock, and all rents, assessments and charges for water, appurement to or used in connection with said property; to pay when due, all encumbrances, charges and liens with interest on saic property or any part thereof, which at any time appear to be prior or superior hereto; to pay all reasonable costs, fees, and expenses of this Trust.
- 13. Should Grantor fail to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but without obligation so to do and without notice to or demand upon Grantor and without releasing Grantor from any obligation hereof may: Make or do the same in such manner and to such extent as either may deem do the same in such manner and to such extent as either may deem necessary to protect the security hereof. Beneficiary or Trustee being authorized to enter upon the property for such purposes; commence, appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee; pay, purchase, contest, or compromise any encumbrance, charge or lien which reasonably appears to be prior or superior hereto; and in exercising any such powers, incur any liability expend whatever amounts are reasonably necessary therefor, including cost of evidence of title, and reasonable counsel fees.
- 14. To pay within thirty (30) days after demand all sums properly expended hereunder by Beneficiary or Trustee, with interest from date of expenditure at the rate provided for in the principal indebtedness, and the repayment thereof shall be secured hereby.
- 15. Granto agrees to do all acts and make all payments required of Grar tor and of the owner of the property to make said note and this Trust Deed eligible for guaranty or insurance under the provisions of Chipter 37, Title 38. United States Code, and agrees not to do, or cause or suffer to be done, any act which will yold such guaranty or insurance during the existence of this Trust Deed.

## IT IS MUTUALLY AGREED THAT:

- 6 Should the property or any part done of damaged by reason of any public improvement or condemnation in any other manager. Beneficiary shall be entitled to all competer attorn awards, and other payments or reflect therefor, and shall be entitled at its opport to commence, ippear in and prosecute in its account attion with such a taking or damage. All uch awards, demages, mights of action and proceeding problems of any policies of the and other insulance property any moneys so received by it, at its pitch restortion of the damaged premises or to the reliable edness. Grain or agrees to execute such for the indicators or Talstee may require
- That upon the request of the Beneficiary to grantor shall execute and deliver a upplemental note or note for the sum or sums advanced by the Heneficiars for the alteration, improvement, maintenness, or repair of said to emiss assume the same and for any other purposes a inhonzed hersunder. Said note or notes shall be secure the within das fully as if the advance evidenced therefore the note first described above. Said supplements as the rate provided for in the process and shall be parable in approximately equal in the state provided for in the process and shall be parable in approximately equal in the state provided for in the process and shall be parable in approximately equal in the state of such period as may be agreed upon by he form or. Failing to a gree on the maturity, the whole stress of advanced shall be due and payable during the sum of sums so advanced shall be due and payable during the sum of the
- 18 By accepting payment of any sum secured tereby after its due cate. Beneficiary does not waive its night or her to require prompt payment when due of all other sums so learned or to declare definit for failure so to pay.
- 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 secure their by
- Should proceedings be instituted to register ut e of said property under any Land Title Law, Grantor will pat upon demand all suins expended by Trustee or Beneficiary, including reasonable attorney's fees, and forthwith deliver to Bene i piar vall evidence of
- 21. At any time and from time to time up in v. Beneficiary, paymen of its fees and presentation of and the note for encorsement (in case of full reconstruction), without affecting the person for the payment of the indebtedness. This step to the making of any map or plat of said property; (b) any casement or creating any restriction the eor subtrained on their agreement affecting this T is the indebtedness. The second in any casement or creating any restriction the eor subtrained change thereof (d) reconvey without we man of the property. The Grantee in any reconveyancement affecting to the property. The Grantee in any reconveyancement affecting to the property. The Grantee in any reconveyancement affecting to the property of the property of the property of the property. The Grantee in any reconveyancement (a) the indebted and the recitals there in of any matters or facts shall be conclusing the proof of the truth ulness thereof. Trusteef lifes for any of the second in the recitals in this paragraph shall be \$55.
- 23. As additional security, Grantor here by assigns to Beneficiary during the continuance of these trues, as igns to Beneficiary during the continuance of these trues, as rems, issues, my alties, and profits of the property affected by this bed and of any possenial property by ated thereon. Until Grant or still default in the parment of any indebtedness secured hereby of it in particular the parment hereunder, Grantor shall have the right to collect all such rents, issues, royalties, and profits arising or accruing by reason any oil, gas, on mine tal lease of said property. If Grantor shall default as aforesaid Grantor's right to collect any oil such moneys hall bease and Beneficiary shall have the right, with or without tall in goods and profits. Failure of discontinuance of Beneficiary at any time, or from time to time to collect any such moneys hall be seen and profits. Failure of discontinuance of Beneficiary at any time, or from time to time to collect any such moneys hall be any any in any manner affect the subsequent enforcement by Beneficiary of the right power, and authority to collect the same. Nothing I are in contained shall be, or be construed to be, an affirmation by English and triangles, lease or option, nor an assumption of his ity under, nor a subordination of the lien or charge of this Talst 1) and to any such tenancy, lease or option.
- 23. Upon any default by Grantor hereun der theneficiary may at in vitime without notice, either in person, by one or by a receiver to be appointed by a Court, and without regard it has a proposition of the indebtedness hereby service any ecunity for the indebtedness hereby service any country for the indebtedness hereby service and introduced in the second of the country of the service and introduced in the service and unpaid, and apply the same less costs and expenses of operation and collection, including the same as a son-the attorney fees upon the indebtedness secured hereby, a trial such order as B mediciary man determine
- 24. The entering upon and taking posses for the collection of such rents, issues, and profit, brith proceeds of fix and other insurance policies, or compensation or awards for any taking or damage to the property, and the apply ition or release their of as aforesaid, shall not cure or waive inly do ault or notice of default hereunder or invalidate any act do ite or result to such notice.
- 25. Upon default by Grantor in payment of any indebtedness secured hereby or in performance of any agreement hereunder

- Beneficiary may the slare all sums secured hereby immediately due and payable by delivery to Trustee of written notice of default and election to sell their is to property, which notice Trustee shall cause to be duty filed for record. If Beneficiary desires said property to be sold, it shall deposit with Trustee this Deed and all promissory notes and documents evid incing expenditures secured hereby, whereupon the Trustee shall fix the time and place of sale and give notice 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 Granfor or other person so privileged by ORS § 6.760 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 then be due had no default occurred, the Grantor or other person making such payment shall also pay to the Beneficiary all of Beneficiary's costs and expenses incurred up to said time in enforcing the terms of the obligation, including Trustee's and attorney's fees not exceeding \$50 if actually incurred.
- 27. After the hopse of such time as may then be required by law following the recondution of said notice of default and the giving of said notice of sale. Trustee shall sell said property at the time and place fixed by it in suid notice of sale, either as a whole or in separate parcels, and in such order as it may determ the at public auction to the highest bidder for cash in lawful money of the United States, payable at the time of sale. Trustee shall delive to the purchaser its deed in form as required by law conveying the property so sold, but without any coverant or warranty, express or implied. The recitals in this Trust Deed to any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, excluding the Trustee, but including the Gran or and Beneficiary, may purchase at the sale.
- 28. When Tristee sells pursuant to the powers provided herein, Tristee shall apply the proceeds of sale to payment of (1) the expenses of sale, in sluding a reasonable charge by the Trustee; (2) to the obligation seculed by this Trust Deed: (3) to all persons having recorded liens subsequent to the interest of the Trustee in this Trust Deed as their interest may appear in order of their priority; and (4) the surplus, if any, to the Grantor or to his/her successor in interest entitled to 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 hereunder. Upon such appointment, and vithout 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 substitution shall be made by written instrument executed by Beneficiary, containing reference to this Trust Deed and its place of record, which, when recorded in the office of the County Cierk or Fecorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the Successor Trustee.
- 30. (a) The v aiver by Trustee or Beneficiary of any default of Grantor under this Trust Deed shall not be or be deemed to be a waiver of any other or similar defaults subsequently occurring.
- (h) The r leading of any statute of limitations as a defense to anyonal obligations secured by this Trust Deed is hereby waived, to the full extent permissible by law.
- 31. (a) In addition to any of the powers or remedies conferred 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 pri per court for the foreclosure of this instrument as a mortgage, upon default, and upon proper proof obtain all the remedies in such action that are given by any statute or other law of the State of Oregon.
- (7) No power or remedy herein conferred is exclusive of, or shall prejudice any power or remedy of Tristee or Beneficiary.
- (a) The exercise of any power or remedy on one or more occasions shall no exclude the future exercise thereof from time to time upon the conditions prescribed herein or by operation 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 reasonable attorney fee as provided in the note secure; hereby, but not in excess of the amount actually paid or unconditionally incurred by the proper plaintiffs
- 33. This Trust Deed shall mure to and bind the heirs, legatees, devisees, adminis rators, executors, successors, and assigns of the parties hereto. All obligations of the Grantor hereunder are joint and several. The term "Beneficiary" shall mean the owner and holder, including pledgees of the indebtedness secured hereby, whether or not named as Beneficiary herein, and whether by operation of law or otherwise. Whenever used, the singular number shall include the plural, the plural tile singular, and the use of any gender shall include all genders.
- 34. Trustee accepts this frust when this Trust Deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is no obligated to notify an party hereto of pending sale under any offer Trust Deed or of any action or proceeding in which Grantor, Feneficiary or Trustee shall be a party, unless brought by Trustee.
- 35. If the it debtedness secured hereby be guaranteed or insured under Title 38, United States Code, such Title and Regulations issued therei nder and in effect on the date hereof shall govern the rights, duties and liabilities of the parties hereto, and any provisions of this or other instruments executed in connection with said indebtedness which are inconsistent with aid Title and Regulations are hereby amenced to conform thereto.
- 36. This Trust Deed shall be construed according to the laws of the State of Oregon.

IN WITNESS WHEREOF, said Gra to	<del></del>	22	ALL SEC	a the day and y	car ilist above writter
	Galen Qu.	· Berry			(Seal
	Diane	Berry			(Seal
					(Seal)
					(Seal)
STATE OF OREGON, COUNTY OF REAMATH					
Personally appeared the above-named THEIR voluntary ac are d	GALEN F. DIANE S.	REDDV	an <del>d y</del> cknov	vledged the forg	oing instrument to be
ICTALL	July Deloi	(	Mira		Lason
OFFICIAL SEAL CAROLE JOHNSOIL NOTARY PUBLIC + ORG GOIL		My Comp	nission Expire	Notary Public s:	for the State of Oregon.
MY COMMISSION NO. 03   BOA MY COMMISSION EXPIRES JAN   1, 17   8	Ä				
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Trust Deed		26th	P.M., and recorded	County.	Muchinal La
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Emi	REGON	ord on the 26th day of	lock	gages o	
	OF OI	for recor	at 3:27 oʻclock n Book M94	cord of Mortgages of said County.  Witness my hand and seal of county affixed.  Evelyn Blehn, County Clerk	V. Austral). Fee \$25.00
	STATE OF ORECON,	received for record on the	at 3:27 o'c	Necord of Mortgages of said County.  Witness my hand and seal of courty County	Fe

COUNTY OF