

RECORDING COVER SHEET ALL TRANSACTIONS, ORS: 205.234

03/20/2017 10:05:09 AM

Fee: \$82.00

### AFTER RECORDING, RETURN TO:

Jane C. Hanawalt, Attorney at Law P.O. Box 1153 Florence, Oregon 97439

# 1. NAME OR TITLE OF TRANSACTION(S) - ORS 205.234(a)

ASSIGNMENT OF BENEFICIAL INTEREST IN DEED OF TRUST and ASSIGNMENT OF PROMISSORY NOTE SECURED BY DEED OF TRUST

### 2. GRANTOR ON TRUST DEED:

ISHAN F. MCCRAY and DANA M. MCCRAY

### 3. BENEFICIARY ON TRUST DEED:

BETTY RENEÉ HANSEN

### 4. TRUSTEE ON TRUST DEED:

**AMERITITLE** 

### 5. ASSIGNOR:

BETTY RENEÉ HANSEN

# 6. ASSIGNEE TRUST DEED BENEFICIARY:

BETTY RENEÉ HANSEN, TRUSTEE 378 Kingwood Street Florence, Oregon 97439

### 7. TRUE AND ACTUAL CONSIDERATION - ORS 93.030:

**NONE** 

# 8. UNTIL A CHANGE IS REQUESTED, ALL TAX STATEMENTS SHALL BE SENT TO THE FOLLOWING ADDRESS:

ISHAN F. MCCRAY & DANA M. MCCRAY 2435 Reclamation Ave Klamath Falls, Oregon 97601

# ASSIGNMENT OF BENEFICIAL INTEREST IN DEED OF TRUST and ASSIGNMENT OF PROMISSORY NOTE SECURED BY DEED OF TRUST

THIS ASSIGNMENT OF BENEFICIAL INTEREST IN DEED OF TRUST and ASSIGNMENT OF PROMISSORY NOTE SECURED BY DEED OF TRUST ("Assignment") is made and effective when signed by all parties, including the consenting Beneficiary of the Deed of Trust ("Deed"), and is by and between Betty Reneé Hansen, herein termed "Assignor," and Betty Reneé Hansen, Trustee of the Betty Reneé Hansen Trust, dated February 28, 2017, herein termed "Assignee."

### RECITALS

- 1. Assignor is TRUSTOR of the Betty Reneé Hansen Trust, dated February 28, 2017.
- 2. Assignee is TRUSTEE of the Betty Reneé Hansen Trust, dated February 28, 2017. A Certification of Trust verifying the existence of the Trust is available on demand.
- 3. The ("Deed") was entered into on February 2, 2012. An Addendum to the Deed ("Addendum") and the Promissory Note secured by the Deed ("Note") were entered into on February 6, 2012. The documents were recorded on February 7, 2012, as Instrument number 2012-001401 in Klamath County, Oregon, by and between Betty Reneé Hansen, Beneficiary of the Deed and holder of the Note; Ishan F. and Dana M. McCray, Grantors of the Deed and makers of the Note; and Amerititle, Trustee of the Deed. A copy of the recorded Deed, Addendum, and Note are attached hereto as **Exhibit A**.
- 4. Assignor desires to transfer all of Assignor's right, title, and interest in the Note to Assignee.

#### AGREEMENT

IN CONSIDERATION of these facts, the undersigned, intending to be legally bound, agrees as follows:

- 1. Assignor hereby assigns all of her right, title, and interest in the above-referenced Note to Assignee.
- 2. Assignor directs Ishan F. and Dana M. McCray, Grantor, or their successors, heirs, and assigns; and Amerititle, Trustee, to recognize Assignee as the substituted owner of the beneficial interest in the Deed and Note, and to acknowledge notice of the Assignment made hereby, when duly recorded in the County of Klamath, State of Oregon.
- 3. Assignor hereby delivers this Assignment to Ishan F. and Dana M. McCray, or their successors, heirs, and assigns; Amerititle; and Betty Reneé Hansen as Trustee of the Betty Reneé Hansen Trust, or her duly authorized representatives, successors, heirs, and

assigns; and hereby notifies her or her duly-authorized representatives, that future payments due under the Note are to be made payable and credited to:

# BETTY RENEÉ HANSEN, trustee THE BETTY RENEÉ HANSEN TRUST Dated February 28, 2017

- 4. From and after the effective date of this Agreement,
  - a) Assignee is entitled to payment under the Note as Beneficiary, and is owner of the debt evidenced by the Note.
  - b) Assignee, as Trustee of the BETTY RENEÉ HANSEN TRUST, is hereby recognized as a party to the Note, as may be amended in the future, and accepts all of its provisions and agrees to be bound thereby.
  - c) Assignee shall promptly notify the Grantor of any event with respect to the BETTY RENEÉ HANSEN TRUST that may affect its qualification as recipient of the payments pursuant to its interest in the Note.

IN WITNESS WHEREOF, BETTY RENEÉ HANSEN, Assignor, and BETTY RENEÉ HANSEN, Trustee/Assignee, have executed this Assignment in duplicate on the date indicated below.

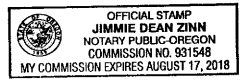
Dated:	February	228	201	7
Taction.	TUBLIAN	Z.O.	-/.1/1	•

B. Reneé Hansen
BETTY RENEÉ HANSEN, Assignor

B. Reneé Hansen BETTY RENEÉ HANSEN, Trustee BETTY RENEÉ HANSEN TRUST. Dated February 28, 2017, Assignee

STATE OF OREGON	)
	) ss:
County of Lane	)

On February 28, 2017, before me, Jimmie D. Zinn, a Notary Public in and for the County of Lane, State of Oregon, personally appeared Betty Reneé Hansen, individually and in her capacity as Trustee of the BETTY RENEÉ HANSEN TRUST, and known to me to be the person named in, and whose name is subscribed on, the foregoing ASSIGNMENT OF PROMISSORY NOTE, and acknowledged that he/she executed the same as his/her free act and deed.



Notary Public for Oregon

My commission expires: August 17, 2018

It is mutually agreed that:

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it costs, expenses and attorney fees necessarily paid or incurred by grentor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable upon the indebtedness secured hereby. Grantor agrees, at its own expenses, to take such actions and executes as shall be necessarily paid or incurred by beneficiary in such proceedings, and the balance applied compensation promptly upon beneficiary's request.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney who is an active mamber of the Oregon State Bar, a bonk, trust company or savings and loan essectation authorized to do business sucker the laws of Dregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, stifflates, species or branches, the United States or say agency thereof, or an excrew agent licensed under ORS 696.505 to 696.505.

\*\*WARNING: 12 USC 1701-0 regulates and may prohibit beneficed this option.

\*\*The publisher suggests their such an agreement address the issue of obtaining beneficiary's consent in complete detail.

EXHIBIT A, Page 1



9. At any time, and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this son or persons legally scrifted thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee fees for any of the 10. 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, same see or otherwise collect the rents, issues and profits, including reasonable attorney fees, ipon any indebtedness secured bereby, and in such order as beneficiary may determine.

11. The emeting upon and taking possession of the property, the collection of such rectas, issues and profits, or the proceeds of fire and other insurance polinotics of default hereunder, or invalidate any act done pursuant to such notice.

12. Upon default by grantor in payment of any indebtedness secured bereby or in grantor's performance of any agreement hereunder, time being of the sessence may elect to proceed to foreclose this trust deed in equity as a mortagage or direct the trustee to pursue any other right or remedy, either all how or in equity, which the beneficiary may deventue and appayable. In such event, the beneficiary may delete to proceed to foreclose this trust deed in equity as a mortagage or direct the trustee to pursue any other right or remedy, either at law or in equity, which the beneficiary may kee. In the event the beneficiary election to salisfy the obligation and other notice of default hereins and other remeded in equity as a mortagage or direct the trustee to foreclose this trust deed

the manner provided in ORS 86.735 to 86.795.

13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other preson so privileged by ORS 86.753 may cure the default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due tad no default occurred. Any other default fast is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to default or default, the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed, together with trustee and attorney fees not exceeding the amounts provided by law.

curing the default or defaults, the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed, together with trustee and attorney fees not exceeding the amounts provided by law.

14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which the sale may be postposed as provided by law. The trustee may sell the property either in one percel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for or warranty, express or implied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthfuluess thereof, so sold, but without any covenant but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of: (1) the expenses of sale, including the concensation of the trustee and a reasonable charge by trustee's attorney; (2) to the obligation secured by the trust deed; (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority; and (4) the surplus, if any, to the grantor, or to any successor in interest entitled to such surplus.

sequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority; and (4) the surplus, if any, to the grantor, or to any 16. Beneficiary may, from time to time, appoint a successor to any trustee named herein or to any successor trustee 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 records of the doubty or connics in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. Thustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify or proceeding is brought by trustee.

tusted.

It is to said agrees with the beneficiary and the beneficiary's successors in interest that the grantor is lawfully seized in fee simple of the uneaccumbered title thereto, except as may be set forth in any addendum or exhibit attached hereto, and that the grantor will warrant and al property and has a valid, unencumbered title thereto, rever defend the same against all persons whomsoever.

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applica-

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are (choose one):\*

(a) primarily for grantor's personal, family or household purposes (see Important Notice below).

(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, immes to the benefit of, and binds all parties bereto, their heirs, logatees, devisces, administrators, executors, personal representatives, any herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions berefit of apply equally to corporations and to individuals.

ly equally to corporations and to individuals.

IN WITNESS WHERBOF, the grantor has executed this instrument the day and year first written above.

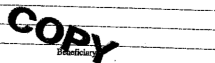
ORTANT NOTICE: Delete, by lining out, whichever warranty (a) or inapplicable. If warranty (a) is applicable and the beneficiary is ditor as such word is defined in the Truth-in-Lending Act and the property with the Act

"IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is inapplicable. If warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures. If compliance with the Act is not required, disregard this notice.

STATE OF OREGON, Count This instrument was as by ISPAN F. M. C. This instrument was as	y of Klamath ) ss.  knowledged before me on 2 6 12  Ry Y DANA W. MCCray  knowledged before me on	
as		
of FFICIAL SEAL AH ANNE SINNOCK () NY PUBLIC- OREGON USSION NO. 441510 () ON ECPRES SEP 00, 2013 ()	Notary Public for Oregon My commission expires 9.8.1.3	

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)
The undersigned is the legal owner and holder of all indebtedness enough the state.
The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid of indebtedness secured by the trust deed or pursuant to statute, to cancel all evidences nated by the trust deed (which are delivered to you herewith together with the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed, the estate now held by you under the same Mill the reconverted and to reconvey, without warranty, to the parties designated by the trust deed, the estate now held by you under the same Mill the reconverted by the trust deed.
nated by the terms of the trust deed, the estate now held by you under the same. Mail the reconveyance and documents to
The state of the s
DATED

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both should be delivered to the trustee for cancellation before reconveyance is made.



## ADDENDUM TO TRUST DEED

The parties agree that the Trust Deed is hereby amended as follows:

- (A) Paragraph 4, regarding fire and other hazard insurance:
- Unless the Grantor notifies the Beneficiary in writing which is received by the Beneficiary at least fifteen (15) days prior to the expiration of any policy of insurance now or hereafter placed on the buildings, the Beneficiary will advance the amount of the premium for the fire or other hazard insurance which has previously been approved by the Beneficiary. The amount of any premium advanced by the Beneficiary will be added to the Note balance secured by this Deed of Trust and will be secured by this Deed of Trust. The amount of any premium advanced by the Beneficiary will be added to the Note balance as of the date of the Beneficiary's payment. The monthly Note payments will be adjusted to amortize that insurance premium over the number of months in which insurance is to be provided by that renewal. For example, if the Beneficiary advances an annual premium, the payments will be adjusted so as to recover that premium amount, plus interest, over the succeeding twelve (12) month period. The Grantor shall have the option and right to repay the premium in one lump sum which would then reduce the Grantor's monthly payment accordingly. Interest will accrue on the premium paid by the Beneficiary at the rate set forth in the Note from the date of the payment.
- (ii) It is the Grantor's responsibility to insure that the insurance coverage is maintained on the property and to verify that the Beneficiary has paid the premium under the circumstances set forth in paragraph (i) above. If Grantor is otherwise in default under the terms of the Note or Trust Deed, Beneficiary reserves the right to obtain insurance which covers only the Beneficiary's interest in the Note and Trust Deed and does not cover any equity interest of the Grantor.
- (iii) The Grantor understands that if the Grantor obtains insurance from any insurance company other than that which the Beneficiary has notice, and does not notify Beneficiary and provide proof thereof within fifteen (15) days of the date of renewal of the former policy, the Beneficiary may proceed as outlined in (i) above.
- (iv) The Grantor understands that if the Beneficiary has advanced the amount of the premium under the circumstances set forth in paragraph (i) above, and a subsequent situation develops in which the insurance policy is to be terminated or otherwise changed before the premium has been fully used, the Beneficiary will be entitled to receive the refund of the unused portion of the premium.
- (B) Paragraph 5 of the Trust Deed regarding property taxes:
- (i) If the Grantor fails to pay the real property taxes in whole or in part under one of the options contained in the annual real property tax statement on or before November 15 (or on any of the subsequent dates under said options) of each tax year, the Beneficiary may pay said real property taxes, including any interest or penalty accrued thereon. In addition to any other remedies provided under the terms of the Trust Deed, the Beneficiary may add the amount so paid to the Note balance as of the date of the Beneficiary's payment. Interest will accrue on the amount so paid by the Beneficiary at the rate set forth in the Note from the date of the payment. The Beneficiary may then adjust the monthly loan payments so as to recover the amount paid by the Beneficiary by the next November 1. As an example, if the Beneficiary pays the full amount of taxes plus applicable interest due on January 15, the Grantor's monthly payment would be increased by 1/9 of that amount. The Grantor has the option and right to pay the amount of the taxes advanced by the Beneficiary in one lump sum and to thereby have the monthly payment readjusted accordingly.

PAGE 1 OF 2 - ADDENDUM TO TRUST DEED

(DOCUMENT 11-1-10)

(ii) It is the Grantor's responsibility to insure that the property taxes have been paid and to verify that the Beneficiary has paid the property taxes under the circumstances set forth in paragraph (i) above.

### (C) PAYMENT ADJUSTMENTS:

The Grantor understands and agrees that the monthly payment adjustments provided for under (A) and (B) above will be estimates and the actual amount of the additional interest will be dependent upon the timing of Grantor's monthly payments. The adjustment in the monthly payment will only be made if the Grantor does not pay the amount advanced by the Beneficiary under either (A) or (B) above in one lump sum.

### (D) DEFAULT:

ISHAN F. MCCRAY

Grantdr's name (type or print)

If the Grantor is otherwise in default under the terms of the Trust Deed (e.g., for failure to make monthly payments under the Note), the Beneficiary may pay the insurance and/or real property taxes but make demand on the Grantor for payment in full of any amounts so advanced. Failure to pay said sums, including accrued interest, in full and within fifteen (15) days of written demand therefore by beneficiary, will constitute a default of the terms of the Note and Deed of Trust.

Nohan Melu
Grantor's signature
DATED this 64 day of February, 20 1.
DANA M. MCCRAY
Second Grantor's name, if applicable (type or print)
Janal Ca
Second Grantor's signature, if applicable
DATED this 6 day of February, 2012

PAGE 2 OF 2 - ADDENDUM TO TRUST DEED

(DOCUMENT 11-1-10)

# PROMISSORY NOTE

\$ 55,000.00	Klamath Falls, Oregon
FOR VALUE RECEIVED, we (I) jointly and sever	rally promise to pay in lawful money
of the United States of America to the order of BE	TTY RENEE HANSEN the sum of:
(\$_55,000.00 ) FIFTY-FIVE THOUSAND A	AND NO/100
with interest thereon at the rate of: (5	%) FIVE percent per
annum until paid. Interest shall commence on the	7th day of FEBRUARY ,
$20\underline{\hspace{0.1cm}}$ . Principal and interest shall be paid in me	onthly installments of not less than:
(\$_434.94) FOUR HUNDRED THIRTY-I	FOUR DOLLARS AND 94/100 - dollars
each. The first of such installments shall be paid or	n the:
9th day of MARCH , 20 12 ,	and thereafter on the 9th day
of each and every month to and including the 7th	day of FEBRUARY ,
$20^{\underline{27}}$ , at which time the entire principal balance	e, plus accrued interest thereon, shall
be paid in full; provided, however, that if the real p	property for which the assignment
and/or Trust Deed given to secure performance he	reof is sold, transferred, or conveyed,
the full unpaid balance plus interest shall be payab	le in full and due on sale, transfer, or
conveyance. Each payment shall be applied first to	incurred late fees and attorney fees, if
any, and then to accrued interest, and the remainde	er shall reduce the principal balance.
TIME is of the essence in payment of this Note. In the event (15) days after it is due, we shall pay a late fee in the amoun Assessment of a late charge shall not waive the holder's right following paragraph.	t of FIVE PERCENT (5%) of the amount due.
IT is hereby expressly agreed that the principal sum plus all incurred late fees and attorney fees, if any, shall become imholder if the holder of this Note is not paid precisely accord assignment and/or Trust Deed which secures this Note. For covenants, conditions and agreements contained in said assi of this instrument.	mediately due and payable at the option of the ing to the terms or if the Grantor defaults in the purposes of such acceleration, all of the

PAGE 1 OF 2 - PROMISSORY NOTE

(DOCUMENT 1-21-12)

THE Grantor agrees to the collection of the monthly payments due under this Note by a collection agent of Beneficiary's choice. The Grantor will pay the collection agent's setup fee, annual fee and/or monthly collection fee. The Grantor will pay the collection agent's fee for handling a check that has been delivered for payment on this Note, but has subsequently been returned to the collection agent or to the Lender, unpaid, for any reason.

IF we do not pay precisely as required above and if the holder of this Note retains an attorney to make demand or otherwise enforce the Note, we agree to pay the holder's reasonable attorney's fees and collection costs whether or not a lawsuit is filed, including any fees or costs on appeal and in any bankruptcy action. Any such fees or costs shall be payable even if the holder has previously accepted late payments, and shall become due on, and shall bear interest at the same rate as first set forth above, from the fifteenth day after oral or written demand for payment of such costs of fees is made upon us, until paid.

WE (I) specifically agree that our failure to pay such fees and costs when due shall constitute a material default in this Note and the Trust Deed, and shall entitle the holder to exercise any and all remedies, including foreclosures.

Grantor's name (type or print)
No The Ust
Grantor's signature
DATED this 6fg day of February 20 12
DANA M. MCCRAY
Second Grantor's name, if applicable (type or print)
Sanollarae
Second Grantor's signature, if applicable

DATED this 6 day of February, 2012.

ISHAN F. MCCRAY

PAGE 2 OF 2 – PROMISSORY NOTE

(DOCUMENT 1-21-12)