24412	22 No. 201-	trajita Trust Dass	Series-TILIST S	A:spen # 010;	TTHE COTTAINT 1800 STEVENS. NESS LAW PUBLISHING CO., PORTLAND, OR
	216	h Carta har			PIANDLAW OBLIGHING CO., PORTLAND, OR
	2011 (1977) 7*1171	TTTT COM	EED mu	le Muie 10th	Val. <u>m90</u> Page 21150
	DILLON	ROSS PH1	LLIPS an	d PATRICIA RO	day of October
(15	Grantor.	ASPEN T	ITLE & E	SCHOW TNC	
	surviv	rship	CH and S	JS/WI A. HARSCI	, as Trustee, a , as Trustee, a
\$5	Denericial			17/	
	Grand Klamati	pr irnevocal	ily grants,	bargains, sells an ounty, Ciregon, d	이야지 않는 것 같아요. 이야지 않는 것 같은 것 같아요. 이야지 않는 것 않는
~		이 같은 것이 같은 것이 같이 같이 같이 같이 않는 것이 같이 많이 많이 많이 많이 없다. 집에		,,	
		inon er i IZL I		HARODED HEKEI	C AND MADE A PART HEROF
			A Const. No and A Const.		stration of strategy (
				建装复 ¹⁰ 胡椒橘化 (3-2 4)(東)(6-2) 1-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2	ten an
3					
fid je Refer	ther with a	and singula	t the tenenx	nts, hereditaments a	nd appurtenances and all other rights thereunto belonging or in anywi
	FORTH	RI ESEALE. F PIIDOACE	OF CECH		the state of the same analysis of the same and the same
2841 72 		man (CIK O	00 001	NE COLLE COLLECTION	
1313.36	Of these stat	a herawith, p	tyable to built	rticlury or order and	made by granter, the final payment of principal and interest hereof
Nue and	int date	ol malcurity d	I the debt set	ured by this instrum	and is the date, stated shows on which the time in
	at the bea	nisugroese of f	RIEGATED DY	the grantur without	hoperty, or any part thereof, or any interest therein is soid, agreed to be list having obtained the written consent or approval of the beneficiary a instrument, irrespective of the maturity dates expressed therein, o
1 5317	To protec	t the security	of this trus!	desil, frantor afree	
1.8.8 100	2. Zo com	ditte on restore	il said property promptly and	in food and workman	
47810	yrd thereon, 4 J. To comp- and matricelus	pul pay when du p with all law	e all costs inclu-	ted dieretor, guint ons, covenants, co	for treasing entitled thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the
tel C	ode at the B	meliciary may	lequire and to	pay for find same in	ner- time without notice, either in person, by agent or by a receiver to be an
Directic store to	4. To provi	in and continue	usly maintain	insulance on the build	the effy or any pert thereof, in its own name suc or otherwise collect the rents issues and profits, including those past due and unpaid, and apply the same its less costs and expense of operating and within the same
1 175 64	ichani sini jana mini artentetari	dun a 11181	rable val	UEI writter	Tin 11 The anterior
	granter shall	dtil for any re-	son to procuri	any such insurance and	ef; insurance policies or compensation or awards for any taking or damage of the
the in	endering man	procuse the lite or when he	terme at grant	may be accorded by ben	12. Upon default by grantor in payment of any indebtedness secured
HTP PA	et chereol, mi e of waive as	y be mieased n		auth order as benefici in arrount to collected, application or release si recurder of invalidate (all declare all sums secured hereby immediately due and payable. In such an
dires .	J. To Reep 1	aid perminen fr	trom construi	ction liens and to pay	all active time at and sale, or may direct the trustee to foreclose this trust deed by
it harry fea Dat da me	became past fictury: shoul	due on delinque The Atantor Is	int and prompt	ly deliver receipts there ment of any taxes, and	her the trustee shall execute and cause to be recorded his written notice of default for and his election to sell the said described real property to satisfy the obligation
traile #	oth payment	bereliciary m	y. at its optici	a nucle payment there	notice thereof as then required by law and proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.795.
trust de	red, shall be red, without	wided to and b	scorne a part (schra arming in	pression of and 7, of the line of the second by the second	Als sale, the denote or any time prior to 5 days before the date the trustee conducts the sale, the denote or any other person so privileged by ORS 86.753, may cure by the delault or delaults. It the delault consists of a lailure to pay, when due
etty be kirme er diernibe	realizing the stand that the	tribed as well are bound t	on the dran to	aligned in the second to the objection of the objection here	the entire amount due at the time of the cure other than usch portion as would not then be due had no default occurred. Any other default that is capable of the being cured must be cured by the cure other default that is capable of
111114 * a	ill sharps secur	at by this trus	il deed immedia	oper n of the beneficiar	defaults, the person effecting the cure shall pay to the beneficiary all costs
iti tin une Fours a eta	ction with of	in enlarcing th	is obligation an	a trust including the co rs of the trustee incurred trustee's and attorney	by law.
nilect th	To appear resecurity rig	in and delend	any action of beneliciary w	protesting purporting trustee; and in any su	be postponed as provided by law. The trustee may sell said property either
chalin 4	evidence of a	the and the too	tred, to pay at	lee in sy appear, includir W costs and expenses, in steel attorney's less; if the 7 in all cases shall b all from any judgment o	the property so sold, but without any covenant or warranty, express or im-
selline c	t the trial courses and the trial courses and the trial courses and the trial courses and the trial and the trial and the trial courses are the trial courses are the trial courses are trial co	udde reamnahl	tent of an appoint ther adrees to period	al from any judgment of say such such as the ap pary to be trustee's atte	15. When trustee sells pursuant to the powers provided herein, trustee
1	t is mutually	agreed that:			cluding the compensation 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 lines inhumant in the trust deed, (3) to all persons
tiller is	it in elects, 1	b require that	ll or any portio	persistary shall have the In of the monies payabl	surplus, if any, to the grantor or to his successor in interest entitled to such
Applied 1	by grantor i by it first upo the trial and	т масй резсеен п апу геанзвай	ings, shall be e costs and exp	paid to beneficiary an	sois to any trustee named herein or to any successor trustee appoint a successor or successor under. Upon such appointment, and without conveyance to the successor trustee the later shift
dictory in metary 1 and mee	a nath procee hereby; and p we much inst	dints, and the rantor agrees, i	balance applant it its own exist	tid on incutred by bene f upon the indebtednes see, to take such action in \$3taining such com	upon any trustee herein named or appointed hereinder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which when recorded in the original structure are executed by beneficiary.
fichty, p	An any tame	and from time term	to time upon intation of this	written request of bene devi and the note to	of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and
the lia Sit	it's oil and as	whom from the	AND THE CHERRY	dent and the note to lation i, willout affecting ideblidness, trustee may id property; (b) join it	ablished to matily the rectify as provided of law, I rustee is not
		hit provides the			a prover and is orought by trustee.

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HCILL: The Trust Deed hit provides that the trustee hit under must be either an ottorney, who is an active member of the Oregon State Bar, a bank, trust company or survives and foon existingen authorized to do building under the lows of Oregon for the United States, a title insurance company authorized to insure title to real preparity of this state, its subsidiaries, affiliates, agent is branches, the United States or any agency thereof, or an ecrow agent licensed under ORS 696.505 to 696.585.

21157 The grantor covenants and agrees its arri with the beneficiary and those claiming under him, that he is lawfully with d in fee simple of said described real property and has a valid, unencumbered title thereto and that he will wurrant and forever defend the same against all persons whomsoever. 1.15.15 154 11.254/16字1 The grantor warrants that the proceeds of the loan represented by the above described note and this trust dead are: (a) primarily flor granter's personal, tasily or household purpuses (see Insportant Notice below). (b) for an eightrization, or (even it granter is a mutural permise) are for business or commercial purposes. This deed spilles to, instrume to the benetic of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors. This deed spilles to, instrume to the benetic of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representations, successors and assignt. The term beneticiary shall mean the holder and owner, including pledgee, of the contract personal representations, successors and assignt, the term beneticiary shall mean the holder and owner, including pledgee, of the contract personal representations, successors and assignt, the term beneticiary shall mean the holder and owner, including pledgee, of the contract personal representations, successors and assignt, the term beneticiary shall mean the holder and owner, including pledgee, of the contract personal representations, successors and assignt, the term beneticiary shall mean the holder and owner, including pledgee, of the contract personal representations, successors and assignt, the term beneticiary shall mean the holder and owner, including pledgee, of the contract personal representations, successors and assignt, the term beneticiary shall mean the holder and owner, including pledgee, of the contract personal representations and the neuter, to successors in the singular number includes the plural. IN WITNESS WHEREOF, said guantor has hereunto set his hand the day and year first above written. Della DILLON ROSS PHILLIPS a iter DETAINT DECTICIE Baiete, by Enling ant, which ever vicerently (a) or (b) is and a selectible if antreany (a) is applicable and for brieficiery is a creditor and not used is defined in the Transforming data and for a general selection of a hereit kiery MJST comply with the Act and Register by miling required break they MJST comply with the Act and Register by miling required disterements for this impose we Statem-Next forst Ne. 1319, or equivalent. Winter plices with the Act is not required, disregisted this notice. . U D. STATE OF GREIJON, County of <u>Klamath</u> <u>YUMa</u>) 55. This instrument was acknowledged before me on <u>Oct</u>. This mistrument was aclowvledged before me on Laryo miedred & Homm ol Notary Public for Oregon My commission expires .72072, 1, 1991. REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. The undersigned is the legal owner and holder of all indubtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legal owner and politic of all inductedness socured by the foregoing trust deed. All sums secured by said frust deed have been fully paid and said third. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute to cancel all evidences of indebtodness secured by said trust deed (which are delivered to you because the said trust deed) and the secure of all evidences of indebtodness secured by said trust deed (which are delivered to you berewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now hild by you unfor the same Mail reconveyance at d documents to 1.14.14.14 8.14 DATED: Beneficiary m will be m trustee for concellation bafere recenve Both must be delivered to th at Dood CI THE MOTE which it sock STATE OF OREGON, 6. TRUST DEED the structure of the structure of the source County of was received for record on the (FORM No. SET) 19... PUN CO.P HERE LAW Sclock ____M., and recorded of ... at _____ . 01 in book/reel/voluce No. on as the/file/instru-SPACE RESERVED page . ment/microlilm/reception No. FOR Gristor Record of Mortgages of said County. RECORDER'S USE Witness my/hand and seal of 间目的学校 County affixed. Hundking 33368 1.1.1 TITLE AFTER RECORCENS RETURN TO 1.21 BOT TO Deputy NAME ASPEN TITLE & ESCROW, INC. line star By. 525 MULTE STREET KLAMANEL FALLS, OR 976(11 Ath Coltonini Dipt

211.58

EXHIBIT ""

Eliginning at a point in Section 36, 556.1 feet North of point Will fret Hest of the orner common to Townships 39 and 40 Solith, Ranges 7 and 8 Elst of the Willamette Meridian, in the Gounty of Klamath, State of Oregons thence West, a distance of 208.7 feet to a point; phonee North a distance of 104.35 feet to a point; thence fast a distance of 208.7 feet to a point; thence South a distance of 104.35 feet to the point of biginning. A track of land in the SE 1/4 SE 1/4 Section 36, Township 39 PARCEL 2: South, Ringe 7 East of the Willame te Meridian, in the County of Klamath, State of Oregon as follows: Beginning at a point 656 1 feet North of a point 766.1 feet West of the curner of Townships 39 and 40 South, Ranges 7 and 8 East of the Willamette Meridian; thence North 104.35 feet to the Southeast corner of property here n conveyed being the true point of beginning; thence West 208.7 feet; thence North 104.35 feet; thence East 208.7 feet; thence South 104.35 feet to the point of beginning. CODE 21 KAP 3907-3600 TL 2100 CODE 21 KAP 3907-3600 TL 2200 CODE 21 HAP 3907-3600 TL 2300

STATL OF OREGON: COUNTY	OF KLAMATH: 59.		the 19th day
Filed for mecord at request of	Aspen Title Go D., 19 Stl. at 4:04 Mortgages		
of		Evelyn Biehn - By Oculenc	mulendore
FEE \$18.00			

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