Aspen T, +le #0103867 COPYRIGHT 199

| 2011-708, 101-001-2011-1011-2011-2011-2011-2011-2           |   | <u>92</u> Page <b>19025</b>           |
|---|---|---------------------------------------|
| <b>49560</b>  |   | Tra Adradour                          |
| 지방 방법 것이 적용할 수 있는 것이 많은 것이 것 같아. 것 같아 집에 있는 것 같아요. 나는 것 같아. | , made this14thday ofAugust   | · · · · · · · · · · · · · · · · · · · |
| MICHAEL S. SULL   | IVAN and DOLORES A. SULLIVAN, husban  | nd and wife                           |
| s Grantor,As  | pen Title & Escrow, Inc.  | , as Trustee, and                     |
| 「読み「ション」は認識がなっておりたと、チェーンで、ものもとない。                           | and MARY ANN RODGERS, husband and wi  | fe                                    |
| s Beneficiary,  | 에 가슴 가지를 통하는 것을 가슴 것은 바람이라. 이 가슴 가지 않는 것은 것은 것이 가슴이다. 가<br>같은 것은 것을 같은 것은 것은 것을 |                                       |
| Grantor irrevocably g                                       | WITNESSETH:<br>rants, bergains, sells and conveys to trustee in trust, w  | ith power of sale, the propert        |
| n <u>Klamath</u>  | County, Oregon, described es:   |                                       |
|   | See Exhibit "A" attached hereto   |                                       |
|   |   |                                       |
|   |   |                                       |

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 thereof and all lixtures now or hereafter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of \_\_\_\_\_\_THIRTY-NINE THOUSAND TWO HUNDRED ELEVEN and 31/100 (\$39,211.31)

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, it not sooner paid, to be due and payable Maturity of Note maturity of Note maturity of the debt sourced by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereol, or any interest therein is sold, agreed to be sold, conveyed, assigned or ulienated by the grantor without first having obtained the written consent or upproval of the beneficiary, then, at the beneficiary's option, all oblightions secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. To protect the security of this trust deal description

TRUST DEED

-Oregon Trust Deer

becomes due and payable. In the second we for an investigation of a secure of the security of all entering and payable.
To protect the security of this trust deed, grantor without thirst I there in, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees:

To protect the security of this trust deed, grantor agrees:
To complete or restore promptly may and the payable of the security is secured thereon.
To complete or restore promptly may be constructed, damaged or destroyed thereon, and the security and to secure therefor.
To and tastictions allecting said property; if the beneficiary so requests, to find for the security may require and to pay for filing same in the proper public office or office, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the security.
A. To provide and continuously maintain inturnes on the buildings on ow hereafter erective on the said promises alamst loss or damage by fire on such other hazards as the beneficiary at least litteen days prior to the expraction of the security in a second security is or the security of the security of a second second by insurance on ow or hereafter protect on such insurance and to pay protocome any policy of insurance new or hereafter protect, way procure the same at grantor's espense. The amount colles that the device of and the second and policies to the beneficiary and such insurance and to pay protocome any protocome any second protocome any second protocome any part thereot, may be related by and the second and policies or the same at grantor's espense. The amount collect

## It is mutually agreed that:

It is mutually agreed that: 8. In the event that any potion or all of said property shall be taken under the right of eminent domain or momentum, beneficiary shall bay e the infit, if it is o elects, to require that all own portion of the momer parable as compensation for such taking, which are in excess of the amount required by grantor in such proceeding, shall be paid to boneficiary and incurred by grantor in such proceeding, shall be paid to boneficiary and point of the trial and appellate courts, necessarily paid or incurred by grantor any reasonable costs and expenses and attorney is lees, both in the trial and appellate courts, necessarily paid or incurred by been both in the trial and appellate sources, necessarily point the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneficiary s request 9. At any time and from time to the upon written request of bene-ficiary, payment of its lees and presentation of the deed and the note for indursement (in case of luit percues, ho cancellation), without aftering the liability of any person lar the payment of the indebtedness, trustee may (a) consent of the making of any map or pile of said property; (b) yon in

PUBLISHING CO.

PORTLAND, UR STOOL

Granting any ensement or creating any restriction thereon; (c) join in any subordination or other agreement allocaing this deed or the here or charge thereos? (d) reconvey, without warrsnty, all or any part of the property. The transfer in any reconveyance may be described as the 'person or persons' perso

waive any default or notice of default bereander or invalidate star any act doe pursuant to such notice. 12: Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereinder, time being of the bereby or in his performance of any agreement hereinder, time being of the declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediately due and payable. In such an event the beneficiar path is declare the trustee to loreclose this trust deed by a declare all new or in equit, which the beneficiary may have. In the event the beneficiar and any direct the trustee to loreclose this trust deed by a declare all new or in equit, which the beneficiary may have. In the event the breekisment and new or in equit, which the beneficiary may have. In the event the breekism to force by advertisement and sale, the beneficiary in the breekism of ets to force by a divertise of progress to he obligation and his election the required by law and proceed to loreclose the beneficient on the trustee shall to sold the sold described real property to satisty the obligation and his election any other required by law and proceed to loreclose this trust deed notice thereol as then required by law and proceed to lore by advertisement and 13. After the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grant or any other person so privileged by DORS 56.73, may cure such default or delaults. If the default consists of a lailure to pay, when due-ting then he due fund occurred. Any other default the y paying the sums secured by the trust deed, the defaults may be cured by paying the sums default on default occurred. Any other fault is capable of not then be due fund ne default occurred. Any other default the y paying the sele and expense effecting the cure shall pay to the beneficiary and collingtion or trusts deed. In any case, in addition to curing the d

together with trustee's and attorney's fees nut 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 said sale may be posiponed as provided by law. The trustee may sell said grouperty wither in one parcel or in separate parcels and shall sull the parcel or parcels at auction to the highest bidder for each, parable at the time of sale. Trustee shall deliver to the purchiser its deed in form as required by law converging the property so sold, but without any coverant or warranty, express or im-plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthkulness thereol. Any person, escluding, the trustee, but including the grantor and benchiciary, may purchase at the sale. I.S. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale. The conjugation of the substantion of the truste and a reasonable charge by fruits attorney. (2) to the obligation secured by the trust deed. S? (6) all per trust deed as their intrests may appear in the order of the trustee shall are subscessed in interest entitled in the order and the trust deed to the subscesses and in the trustee shall are to be a bidgation secured by the trust deed. S? (6) all per trust attorney. (2) to the obligation secured by the trust deed. S? (6) all per trust deed as their intrests may appear in the order of their private and (4) the supplies. 16. Beneficiary may them time to time anyoint a successed entitled to such and the successer and the strustees and the trustee shall the trustees the successer of any the strustees the time to the trustee shall the success of an interest entitle to the strustee and an trustee shall be the trustees and (4) the supplies.

surplus, it any, to the grantor or to his successor in interest antitled to such surplus. 16, Beneticiary may from time to into anyoner a successor or success rors to any trustee named herein or to any successor trustee appointed herein under, Upon such appointment, and without conveyonce to the suscessor trustee, the latter shall be wided with all tile, powers and duties conferred upon any trustee herein named or appointed hereinder. Each such appointment in a substitution shall be made by written instrument executed by beneficiary, and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the martgage records of the county or counties in which the property is situated, shall be conclusive press of proper appointment of the successor trustee accepts, this trust when this deed, duly recuted and ablagard to mostly my patheneous of proper appointment trust or al any action or proceeding in which grantor, beneficiary or trustee shall be a party neless such as two or proceeding in which by truster.

alterney, who is an active nimitar of the Oregon State Bar, a bank, trait transpan-region of the United States, a title institution computing incharterit, to major title to rea integ or any logency thereof, or an esciowingent licensed under ORS 696,303 to 696,363 NOTE. The Trust Deed Act provides that the trudge incounter must be either an or savings and loan association authorized to d3 burness under the lows of O property of this state, its subsidiances, altitudes, pagent or branches, the United S NOTE.

19026

beling for

2

Notary Public for Oregon

55.

Deputy

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully seized in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (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, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. michael Sullian Michael S. Sullivan Odnus & Aullian Dolores A. Sullivan

\* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; 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; for this purpose use Stevens-Ness Form No. 1319, or equivelent. If compliance with the Act is not required, disregard this notice.

0

1

7

of

 $\leftarrow$ 

0

🗄 🖓 Tagar 🕯

-- - جي - - - -

 $Q_{ij}$ 

TO:

STATE OF OREGON, County of Klamath (.) ss. This instrument was acknowledged before me on August 20, 1992. by Michael S. Sullivan and Dolores A. Sullivan This instrument was acknowledged before me on by as

Dene

My commission expires 3 22-93

NAME

By

REQUEST FOR FULL RECONVEYANCE Is be used only when ablightions have been paid.

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. 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 cance! all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the eatate now held by you under the same. Mail reconveyance and documents to

DATED: i la construir de la construir La construir de , 19 Beneficiary De not lose or destroy this Trust Dead OR THE 1 OTE which is necures. Both was be delivered to the tructes for concellation before reconveyonce will be made TRUST DEED STATE OF OREGON, (FORM No. 881) County of STEVENS-NESS Nertify that the within instrument Michael S. Sullivan of .... at \_\_\_\_\_\_ o'clock \_\_\_\_\_\_ M., and recorded in book/reel/volume No.\_\_\_\_\_\_ on Dolores A. Sullivan SPACE RESERVED Granto /..... or as fee/file/instru-FOR page ..... James Rodgers ment/microlifm/reception No. RECORDER'S USE Record of Mortgages of said County. Mary Ann Rodgers Witness my hand and seal of Beneficiar County affixed. AFTER RECORDING RETURN TO



EXHIBIT "A"

## PARCEL 1:

A parcel of land situated in the SE 1/4 SE 1/4, in Lot 5 and in Lot 6, all being in Section 27, Township 40 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, and being more particularly described as follows:

Seginning at a point where the South line of said Section 27 intersects the Westerly right of way line of the Burlington Northern Railroad, from which the Southeast corner of said Section 27 bears South 89 degrees 38' 24" East, 1097.43 feet; thence North 28 degrees 45' 24" West along said right of way line, 1029.75 feet; thence South 61 degrees 14' 36" West, 50.00 feet; thence North 28 degrees 45' 24" West, 655.60 feet; thence along the arc of a 5629.65 foot radius curve to the left (delta equals 01 degrees 10' 05"), 114.77 feet to the South line of a drainage easement; thence South 57 degrees 42' West along the South line of said drainage easement, 275.64 feet, more or less, to a point on the mean high water line of the left bank of Lost River; thence South line of said Section 27; thence South 89 degrees 38' 24" East, along said South line, 751.73 feet, more or less, to the point of beginning.

## PARCEL 2:

All that portion of Lot 8 of Section 34, Township 40 South, Range 10 East of the Willamette Meridian, lying East of Lost River and West of the Great Northern Railroad right of way, in the County of Klamath, State of Oregon.

CODE 18 MAP 4010-2700 TL 600 CODE 18 MAP 4010-3400 TL 200

## STATE OF OREGON: COUNTY OF KLAMATH: SS.

| Filed for record at request of | c Asnen T           | Mirle Co.       | the                  | day               |
|--------------------------------|---------------------|-----------------|----------------------|-------------------|
| Filed for record at request of | ofA.D., 19 92 at10; | 22 o'clock A M. | and duly recorded in | Vol. <u>M92</u> , |
| = ofAug.                       | _ A.D., 19 at       | an Deca         | 19025                | 승규는 말을 만나 다 같아요.  |
|                                | of Mortgag          | Un rage         | hn - County Clerk    |                   |
| 이 같은 것 같은 것 같은 것 같이?           |                     | Everyn Bie      | and The Mar          | at soil a         |
| FEE \$20.00                    |                     | By Sala         | The day at the set   | Len X Leak        |