COVER CONTRACTOR	AOTTEN TABLET
THE THEFT PERIS MACE ON GRY 17th	of December 1393 , between
a Grantot	, as Trustee, and
DIT TITLE COMPANY, SE PROPONTATION OF PROPONTA	
Grantor irrevocably grants, bargains,—sells	and conveys to trustee in trust, with
SEE EXHIBIT A WHICH IS MADE A PART HEREOF B	y This reference
gether with all and singhau the tenements, hereditaments and appurten	ances and all other rights thereunto belonging or in anywise
gether with all and singluar the tenements, hereditaments and appurten ow or hereafter appertaining, and the rents, issues and profits thereof and	all fixtures now of nercantr anathra to or used in the sum of
in the drupchy.	CEREIII OI EISIADI III
coording to the terms of a promissory note of even date herewith, pay	e and payable December 29 2003
not novincial ut bittle was and and the control of the case	Stated about, or
The date of maturity of the described property. Of	Tally Dait thateor, or any
ben at the beneficiary's option, all obligations secured by this history	
To protect the security of this trust deed, grantor agrees:	and repair; not to remove or demolish any building or im-
movement incicon, not to sommittee man	mer any building or and
ismaped of usurove more	HOHE and tour may remille
to received. to tom in oncorred and the office of offices. 25 V	Well as the cost of the
earching agencies as may be deemed desirable by the beneficiary.	ow or hereafter erected on said premises against loss of damage
hy fire and such office hazards	O HIE latter, an policies of the
written in companies acceptants if grantor shall fail for any reason to beneficiary as soon as insured; if grantor shall fail for any reason to be expiration of any policy	of insurance now or hereafter placed on said buildings, the
heneticiary at least inteen days pro-	cied under any the or owner.
entire amount so collected, or any part thereof, may be released to green amount so collected, or any part thereof, may be released to green amount so collected, or any part thereof, may be released to green amount so collected, or any part thereof, may be released to green amount so collected, or any part thereof, may be released to green amount so collected, or any part thereof, may be released to green amount so collected, or any part thereof, may be released to green amount so collected, or any part thereof, may be released to green amount so collected, or any part thereof, may be released to green amount so collected, or any part thereof.	it to such notice.
5 To keep said premises free from construction liens and to pay a	ssessments and other charges become past due or delinquent and
accecced limiti th against sele property and an artist the architect	r tall in make payment of the
promptly deriver techniques payable by grantor, either by direct premiums, liens or other charges payable by grantor, either by direct	payment of by product so paid, with interest at the rate set forth thereof, and the amount so paid, with interest at the rate set forth
in the note secured hereby, together with obligations described in parality the note secured hereby, together with obligations described in parality of any right	ights arising from breach of any of the covenants hereof and for
a mari ul mic door soom of the account hereinneron	E (ICSCII) CO. CO. MICH.
payable without notice, and the nonpayment thereof shall, at the optic payable without notice, and the nonpayment thereof shall, at the optic payable without notice, and constitute a breach of this trust deed.	on of the beneficiary, remains the other costs and expenses of
6. To pay all costs, fees and expenses of this trust deed including to	and trustee's and attorney's fees actually incurred.
the trible inculted in comocion with a simo numorting to at	meet the security lights of powers
in any suit, action of Production of title and the De	melicially a of trusted a distance of the secondary of
	the appellate court shall adjudge reasonable as the beneficiary s
or trustee's attorney a rees on seen are	
8. In the event that any portion of an or any portion of	f the monies payable as compensation for such taking, which are
Shall have the right, it it so elected, to the Tractee hereunder mil	ist be either an attorney, who is an active member of the Oregon
State Bar, a bank, trust company authorized to insure title to real pro	operty of this state, his substitutes, armitted,
States, a title insurance company authorized to insure title to real prostates, a title insurance company authorized to insure title to real prothe United States or any agency thereof, or an escrow agent licensed united States or any agency thereof.	INGCT UKO OYO.OU COYO.OSO.
TRUST DEED	STATE OF CARDON,
	I certify that the within institution day
BRUCE A. STANDLEY	of o'clock M., and recorded
CHEMULT, OR 97731 Grantor	in book/reel/volume No.
CYRUS STANDLEY	ment/microfilm /reception No.
	Miches Miches My name and seet
Beneficiary	County affixed.

peputy

in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by general courts, necessary in ordinary, it first upon any such reasonable costs and expenses and attorney's fees, not in the irrit and appellate courts, necessarily paid or incurred by general courts, necessary in obtaining such compensation, properly the neglect of the such actions and execute such instruments as shall be noted from time of the decoration of the feed and the necessary in obtaining such compensation, properly the necessary in obtaining such compensation, properly that neglect in the such actions and execute such instruments as shall be not for endorsteament in care (in the conveyances, for cancellation), without affecting the liability of any person for the peyment of the indebtedness exercition thereon; (c) join in any subordination of other agency and properly that the conveyances, for cancellation), without affecting the liability of any person for the payment of the property of the indebtedness exercited in the payment of the property of the conclusive propers of the truth fragregate thereof; of the conclusive propers of the truth fragregate the payment of the property of the indebtedness and property or and property entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee. 16. Beneficiary may from time to time appointment, and without conveyance to the successor trustee, the latter shall be vested with all appointed hereunder. 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 substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is 17. Trustee accepts this trust when this deed, duly executed and acknowledged of trust or of any action or proceeding in which grantor, not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully seized in fee simple of the real property and has a valid, unencumbered title thereto and that the grantor 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 [NOTICE: Line out the warranty that does not apply]

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

(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, devisces, administrators, executors, This deed applies to, inures to indicate the beneficary shall mean the holder and owner, including pledgee, of the personal representatives, successors, and assigns. The term beneficary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this mortgage, it is understood that the mortgagor or mortgagee may be more than one person; that if the context so in construing this mortgage, it is understood that the mortgagor or mortgagee may be more than one person; that if the context so in construing this mortgage, it is understood that the mortgagor or mortgage may be more than one person; that if the context so in construing this mortgage, it is understood that the mortgagor or mortgage may be more than one person; that if the context so in construing this mortgage, it is understood that the mortgagor or mortgage may be more than one person.

In construing this mortgage, it is understood that the mortgagor or mortgage may be more than one person.

In with the context so in the context so OFFICIAL SEAL
MARY X ROBBINS
NOTARY PUBLIC - OREGON
COMMISSION NO. 014337
W DIMMISSION EXPRES MAY 22, 1936 STATE OF OREGON, County of

The S1/2 SE1/4 NW1/4 of Section 31 Township 30 South Range 8 East of the Willamette Meridian, Klamath County, Oregon, lying Easterly of the Southern Pacific Railroad right of way.

SUBJECT TO:

Rights of the public in and to any portion of the herein described premises lying within the limits of streets, roads or highways.

Reservations, restrictions and easements as contained in Land Status Report, Recorded: December 72, 1958.
Volume: 308, page 79, Microfilm Records of Klamath County, Oregon

An easement created by instrument, subject to the terms and provisions thereof, Dated: July 15, 1983
Recorded: August 13, 1983
Volume: M83, page 15634, Microfilm Records of Klamath County, Oregon In favor of: Telephone Utilities of Eastern Oregon, Inc., an Oregon corporation For: Telephone line right-of-way easement

An easement created by instrument, subject to the terms and provisions thereof, Dated: October 26, 1983
Recorded: October 27, 1983
Volume: M83, page 18559, Microfilm Records of Klamath County, Oregon In favor of: Bruce A. Standley
For: Vehicular and foot traffic and installation of utilities

An easement created by instrument, subject to the terms and provisions thereof, An easement created by instrument, subject to the terms and provisions the Dated: October 26, 1983
Recorded: October 27, 1983
Volume: M83, page 18563, Microfilm Records of Klamath County, Oregon In favor of: Oliver P. Standley
For: Vehicular and foot traffic and installation of utilities (Affects Parcel 1)

An easement created by instrument, subject to the terms and provisions thereof, Dated: October 26, 1983
Recorded: October 27, 1983
Volume: M83, page 18567, Microfilm Records of Klamath County, Oregon In favor of: Harold Cole and Phyllis Cole
For: Vehicular and foot traffic and installation of utilities

For: Vehicular and foot traffic and installation of utilities

An easement created by instrument, subject to the terms and provisions thereof, Dated: December 20, 1983
Recorded: December 22, 1983
Volume: M83, page 21934, Microfilm Records of Klamath County, Oregon In favor of: Howard Lightner and Darlene Lightner
For: Vehicular and foot traffic and installation of utilities

For: Vehicular and foot traffic and installation of utilities

Conditional Use Permit, subject to the terms and provisions thereof Dated: January 9, 1985
Recorded: January 15, 1985 Volume: M85, page 875, Microfilm Records of Klamath County, Oregon

An easement created by instrument, subject to the terms and provisions thereof, Dated: June 12, 1985 Recorded: July 2, 1985 Volume: M85, page 10178, Microfilm Records of Klamath County, Oregon In favor of: Ronald N. Hesser and Beverly A. Hesser For: Vehicular and foot traffic and installation of utilities

An easement created by instrument, subject to the terms and provisions thereof, Dated: July 16, 1985
Recorded: July 18, 1985
Volume: M85, page 11391, Microfilm Records of Klamath County, Oregon In favor of: Ronald Hesser and Beverly A. Hesser For: Vehicular and foot traffic and installation of utilities

Memorandum of Lien for Line Extension, subject to the terms and provisions thereof Dated: July 19, 1990
Recorded: August 12, 1990
Volume: M90, page 18288, Microfilm Records of Klamath County, Oregon Estimated Amount: \$749.24

STATE OF OREGON: COUNTY OF KLAMATH:

	OREGUN. COE			the	Oth day
Filed for r	ecord at request o	f <u>Mountain Ti</u>	tle_co 1:35 o'clock A_M., an on Page 3	d duly recorded in Vol.	
of	Dec.	A.D., 19 Mortgas	es on Page _3	5450 County Clerk	
			Evelyn Bichn By	den Mules	alle

FEE \$20.00