03-31-94P02:15 (CV) MTC 33633 Vol<u>22315</u> 87194 THIS TRUST DEED, made or day BMILIANO ECORIGUES JR. , an Grantor, 15 m of August 1994 between REY TITLE COMPAN', 10 Oregon Corporation GENE MARTIN PETERSEN, as Beneficiary, as Trustee, and

WITNES SETH:

Grantor irrevocably grants, bargains, and conveys to trustee in trust, with power of sale, the property is sells **ICLAMATH** County, Oregon, described as: SEE EXHIBIT A WHICH IS MADE A PART HEREOF BY THIS REFERENCE

together with all and singular the tenentents hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rests, issues and profits thereof and all fixtures now or hereafter attached to or used in souncetion with the property. FOR THE PURPOSE OF SECURING P IRFORMANCE of each agreement of grantor herein contained and payment of the sum **FIFTY THOUSAND** Dollars, with interest thereof according to the terms of a promissory not: of even date ht rewith, payable to beneficiary or order and made payable by grantor, the in all payment of principal and interest here of if not soone - aid, to be due and payable August 3) , 2009 The date of maturity of the debt secured by this instrumes it is the date, stated above, on which the final installment of the note sold, conveyed, assigned, or alienated by the grantor withou first having obtained the written consent or approval of the beneficiary, her each, shall become immediately due and payable. To protect the security of this trust leeil grantor agrees

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1 To protect preserve and maintain sail property in good condition and repair; not to remove or demolish any building or im-revement thereon; not to commit or perma any waste of sa d property. 2 To complete or restore promptly and a good and hal itable condition any building or improvement which may be constructed daraaged or destroyed thereon, and pay what due all costs a curred therefor. 3 To comply with all laws, ordinance, refulations, cover and sections and restrictions affecting the property; if the beneficiary so requests, to join in executing such it and ng statements jursuant to the Uniferm Commercial Code as the beneficiary may require searching agencies as may be deemed distribute by the beneficiary. 4 To provide and continuously maintain in surance on the buildings now or hereafter erected on the property against loss or damage by fire and such other hazards as the boneficiary to the to time require, in an amount not less than the full surance on the solution.

A to provide and continuously maintain in urance on the fullings now or hereafter preceded on the property against loss or damage 4 to provide and continuously maintain in urance on the fullings now or hereafter erected on the property against loss or damage by ire and such ther hazards as the bonef is ary may from time to time require, in an amount not less than the full insurable value, written in companies acceptable to the lent (iary with loss payable to the latter) all policies of insurance shall be delivered to the bereficiary as a con as insured; if grantors all fail for any pason to procure any such insurance and to deliver said policies to the bereficiary may procure same at grantors to procure any form or other insurance policy may be applied by bereficiary may procure same at grantors to pense. The are unit collected under any fire or other insurance policy may be applied by bereficiary may procure same at grantors to pense. The are unit collected under any fire or other insurance policy may be applied by bereficiary may procure same at grantors to pense. The are unit collected under any fire or other insurance policy may be applied by bereficiary upon any indebtedness set receiver and in a chorder as beenfeciary may determine, or at option of beneficiary the starter amount so collected, or any part ther sol, may be rel ased to grantor. Such application or release shall not cure or waive and 1stult or notice of default hereunder or in: lidate any act i ne pursuant to such notice. 5 To keep the property free from const rection lies u d to pay all taxes, assessments and other charges that may be levied or rest sect payment, beneficiary may, it is "plion, make a yment thereof and the amount so paid, with interest as the rate set forth a part of the days secure by this truss deec. without waive of any rights arisin; from breach of any of the covenants hereof and for act) payments, with interest as darcess of the obligation herein described, and all such payments, shall be bound to the same

3. In the event that any portion or all σ the property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any pertion of the monies p_{a_1} able as compensation for such taking, which are

NO'E: The Trust Deed Act provides that the Trustee here t nder must be either an attorney, who is an active member of the Oregon State: Bar, a bank, trust company, or saving: ind loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, agents or branches, the United States or any agency thereof, or ar escrow agent is ensed under ORS 696.505 to 696.585. TRUST DEID STATE OF OREGON

	60 Sounty of	
EMILIANO RODFIGUES JR.	I certify that the within instrument	
2925 SE TERESA ST.	was received for record on the day	
MADRAS, OR 97741	of	
	at O'clock M. and recorded	
Grantor GENE MARTIN PETERSEN	in book/reek/volume No. on	
51955 SE 6TH ST	page or as fee/file/instru-	
SCAPPOOSE, OR 97056	ment/microfilm Areception No.	
	Record of Mortgages of said County.	
Beneficiary	Witness my hand and seal of	
	County affixed.	
KIY ESCROW		
P.O. BOX 6178		
1 D. OR 97708	By Deputy	

		27316
proceedings, shall be paid to beneficiary are both in the trial and appellate courts, necessary indebtedness secured hereby; and grant rear	applied by n ly paid or incl r recs, at its o w	penses and attorney's fees necessarily paid or incurred by grantor in such inst upon any such reasonable costs and expenses and attorney's fees, ed by beneficiary in such proceedings, and the balance applied upon the texpense, to take such actions and execute such instruments as shall be
note for endorsement (in case of full reconverted the indebtedness, trustee may (a) constant (in creating any restriction thereon; (c) join in (d) reconvey, without warranty, all or an past persons legally emitted thereto, and the recit	vritten request ances, for cana the making of any subordinat of the propert s therein of ar	It beneficiary, payment of its fees and presentation of this deed and the llation), without all scring the liability of any person for the payment of any map or plat of said property; (b) join in granting any easement or ion or other agreement affecting this deed or the lien or charge thereof; . The grantee in any reconveyance may be described as the "person or matters or facts shall be conclusive proof of the truthfulness thereof.
to be appointed by a courf, and without regar- take possession of said property or any part including those past due and unpaid, at d any attorney's fees upon any indebtedness secured 11. The entering upon and taking posses your a	d to the adequation of the same, he is a same of the same, he is a same of the	'at any time without notice, either in person, by agent or by a receiver cy of any security for the indebtedness hereby secured, enter upon and s own name sue or otherwise collect the rents, issues and profits, iss costs and expenses of operation and collection, including reasonable ich order as beneficiary may determine. the collection of such rents, issues and profits, or the proceeds of fire
as aft resaid, shall not cure or waive any default 12. Upon default by grantor in payment of any being of the essence with respect to such a symp- ly due and payable. In such event the bane is direct the trustee to foreclose this trust de d * v either at law or in equity, which the beneficial the heneficiary or the trustee shall execute at	or notice of de y indebtedness nt and/or per fe iary may elect v advertisement ry may have. If and cause to be	taking or damage of the property, and the application or release thereof ault hereunder or invalidate any act done pursuant to such notice. secured hereby or ir his performance of any agreement hereunder, time irmance, the beneficiary may declare all sums secured hereby immediate to proceed to fore close this trust deed in equity as a mortgage or and sale, or may dirict the trustee to pursue any other right or remedy the event the beneficiary elects to foreclose by advertisement and sale, recorded a written notice of default and election to sell the property shall fix the time and place of sale, give notice thereof as then required
by law and proceed to foreclose this trust det (1) . After the trustee has commenced or (1) trust e conducts the sale, the grantor or any (1) consists of a failure to pay, when due, stens (c) time of the cure (ther than such portion as a cure may be cured by tendering the perform defaults the person effecting the (1)	in the manne osure by adve her person so p cured by the t build not then b nance required ure shall pay to	storided in ORS 86. (55 to 80. 79). tisement and sale, and at any time prior to 5 days before the date the rivileged by ORS 86 753, may cure the default or defaults. If the default st deed, the default may be cured by paying the entire amount due at the due had no default occurred. Any other default that is capable of being under the obligation or trust deed. In any case, in addition to curing the the beneficiary all costs and expenses actually incurred in enforcing the
14. Otherwise, he sale shall be held on the or sale may be postponed as provided by iaw. If sell the parcel or parcels at auction to the high its died in form as required by law convert The recitals in the deed of any matters of act but including the ja antor and beneficiary, may get the purchase of the parcel of the parce	date and at the The trustee mark hest bidder for ing the propert hall be conclusion purchase at the purchase ar the	nerein trustee shall apply the proceeds of sale to payment of (1) uic
expenses of sale, including the compensation secured by the trust deed, (3) to all persons their interests may appear in the order of b entitled to such surplus. Its Beneficiary may from time to time appoint appointed hereunder. Upon such appointmum title conferred upon a trust	i of the trust i having record heir priority in pint a succest oft, and without the herein nag	and a reasonable charge by trustee's attorney, (2) to the obligation ed licns subsequent to the the interest of the trustee in the trust deed as d (4) the surplus, if any, to the grantor or to his successor in interest r or successors to any trustee named herein or to any successor trustee conveyance to the successor trustee, the latter shall be vested with all ed or ampointed her under. Each such appointment and substitution
in which the property is situated, shall be cone in U' . Trustee accepts this trust when this deed in U' . Trustee accepts this trust when this deed in a stabilized of particular to be the stabilized of the	duly executed a ing sale under th action or pro- th the beneficia	ny other deed of trist or of any action or proceeding in which grantor, ceeding is brought by trustee. ry and the beneficiary's successor in interest that the grantor is lawfully
and that the grantor will warrant and fore /er (a) The grantor warrants that the proceeds of the (a) primarily for grantor's personal, family, (a) - (b) for an organization, or (even if grantor) This deed applies to, inures to the benefit	efend the same loan represer t or household of a natural pers of and binds al	against all persons whomsoever. d by the above described note and this trust deed are: rposes [NOTICE Line out the warranty that does not apply] m) are for business or commercial purposes: parties hereto, their heirs, legatees, devisees, administrators, executors, beneficary shall me an the holder and owner, including pledgee, of the y herein. trustee, and/or beneficiary may each be more than one person; that if
personal représentatives, successors, and a e i contract secured hereby, whether or not name i In construing this trust deed, it is under tooc the context so requires, the singular shall be to made, assumed and implied to make the provid IN WITNESS WHEREOF, said grantor has Secure 2015 and	igns. The term as a beneficial that the grant o ken to mean ar ions hereof ar executed this b	d include the plural and that generally all grammatical changes shall be ly equally to corporations and to individuals. strument the day and year first above written.
UFFICIAL SEAL KATHERINE DOUCETTE NOTARY PUBLIC-OREGON COMMISSION NO. 03379 ' MY COMMISSION EXPIRES APRIL 14. 1998		EMILIANO RODRIGUES JR.
STATE OF OFEGON, County of		$\frac{4}{1000}$ ss. $8 - 18 - 94$
Hy EMILLING RODRIGUES JR. Hy Commission Expires 4-14	•	Vasta Delic for Oregon
REQUEST FOR FULL ?	ECONVEYAN	CE (To be used only when obligations have been paid)
T(): The undersigned is the legal owner and sold deed have been fully paid and satisfied. You is trust deed or pursuant to statute, to cancel all tops her with the trust deed) and to receively we held by you under the same. Mail reconveyant	C - 11 ! J L	, Trustee dness secured by the foregoing trust deed. All sums secured by the trust ed, on payment to you of any sums owing to you under the terms of the lebtedness secured by the trust deed (which are delivered to you herewith y, to the parties designated by the terms of the trust deed the estate now is to:
DA1'ED:		4°
Do not lose or destroy this Trust Deed () R TH Both must be delivered to the trustee for cance reconveyance will be made.	IE NOTE white Illation before	vit secures. Beneficiary

EXH IBIT "A" LEGAL EI SCRIPTION 27317

A tract of land situated in the NE1/4 of the NE1/4 of Section 24, Township 23 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as

Beginning at the Northeast correr of said Section 24, thence North 89 degrees 58' 40" West 178.82 feet and South 30 degrees 48' West 12.13 feet to a point on the Northwesterly right of way line of Oregon State Hig way No. 97 and being 165.00 feet South of the North line 89 degrees 58' 40" West 215.85 feet to the center line of this description; thence North South 34 degrees 15' 15" West, dong said center line, 458.22 feet; thence South 89 thence North 30 degrees 48' East 441.00 feet 15 the true point of beginning with bearings and distances based on recorded Survey 1198.

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STATE OF OREGON: COUNTY OF ICLA MATH: SS

of	Aug_	Lest of It untain Ti A.D., 19 at 2:15 of fortgages fortgages		day ,
FIE	\$20.00	1.1 ²	Evelyn Blehn County Clerk By Qaure Mullendare	
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