Fort Klamath, Oregon 97626

By, Deputy

Seed 162-263 - Crayon Insert speed series - 11469 Seeds (see grant free free free free free free free fre	1		22442
WT0 20725	TRUST DEED	Vol. map E	,age <u>~443</u>
THIS TRUST DEED, made this 1st James A. Gardner	** 1 + 4 - 4	₹ August	, 19 ⁹⁶ , between
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Ameri-Title Title Insurance Company Ambrose and Susan McAuliffe			, as Trustee, and
Ambrose and Susan MCAUIIITE	***************************************		
and the state of t	WITNESSETH:	**************************************	, as Beneficiary
Grantor irrevocably grants, bargains, sells as		n trust, with power	of sale, the property is
Klamath County, Oregon, de	scribed as:		
See attached Exhibit A.	en e	A 15	
		* * * * * * * * * * * * * * * * * * *	
and the second s			
egether with all and singular the tenements, hereditaments	and appurtenances and all	other rights thereunto	belonging or in anywise no
or hereafter appertaining, and the rents, issues and profits the property.			
FOR THE PURPOSE OF SECURING PERFORM. JOne Hundred Ninety-Four Thousand Or			
ote of even date herewith, payable to beneficiary or order	Dollars, with inte	rest thereon according	to the terms of a promissor
or somer paid, to be due and payable to beneficiary of order			
The date of maturity of the debt secured by this in	strument is the date, state	d above, on which the	final installment of the no
ecomes due and payable. Should the grantor either agree to fty or all (or any part) of grantor's interest in it without eneficiary's option*, all obligations secured by this instru ome immediately due and payable. The execution by gran	first obtaining the written ment, irrespective of the s	consent or approval of naturity dates expressed	t the beneticiary, then, at ti I therein, or herein, shall b
ssignment. To protect the security of this trust deed, grantor agre	DUS:		
 To protect, preserve and maintain the property in rovement thereon; not to commit or permit any waste of the 	n good condition and repa	r; not to remove or de	emolish any building or im
To complete or restore promptly and in good and amaged or destroyed thereon, and pay when due all costs i	habitable condition any b	ilding or improvement	which may be constructed
3. To comply with all laws, ordinances, regulations, or requests, to join in executing such financing statements i	ovenants, conditions and n	estrictions affecting the	property; if the beneficiar
pay for filing same in the proper public office or offices,	, as well as the cost of all	lien searches made by	tiling officers or searching
gencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance	on the buildings now or	hereafter erected on	the property against loss
lamage by fire and such other hazards as the beneticiary re vritten in companies acceptable to the beneticiary, with lo	ss payable to the latter; al	policies of insurance sl	hall be delivered to the bene
iciary as soon as insured; if the grantor shall fail for any rea It least fifteen days prior to the expiration of any policy of			
ure the same at grantor's expense. The amount collected us my indebtedness secured hereby and in such order as benefic	nder any fire or other inst	rance policy may be a	applied by beneficiary upo
r any part thereof, may be released to grantor. Such applic			
nder or invalidate any act done pursuant to such notice. 5. To keep the property free from construction liens	s and to pay all taxes, ass	essments and other chi	arges that may be levied o
assessed upon or against the property before any part of st promptly deliver receipts therefor to beneficiary; should the	uch taxes, assessments and e grantor fail to make pay:	other charges become nent of any taxes, asses	past due or delinquent an sments, insurance premium
iens or other charges payable by grantor, either by direct payent, beneficiary may, at its option, make payment there	ayment or by providing be	neticiary with funds wi	ith which to make such pay
ecured hereby, together with the obligations described in p he debt secured by this trust deed, without waiver of any ri	paragraphs 6 and 7 of this	trust deed, shall be add	ded to and become a part o
vith interest as aforesaid, the property hereinbefore describ	bed, as well as the granto:	, shall be bound to the	e same extent that they ar
yound for the payment of the obligation herein described, and the nonpayment thereof shall, at the option of the bene	and all such payments shi sticiary, render all sums se	all be immediately due cured by this trust dee	and payable without notice d immediately due and pay
sble and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust in	cluding the cost of title s	arch as well as the oth	er costs and expenses of th
rustee incurred in connection with or in entorcing this oblu-	ligation and trustee's and a	ttorney's fees actually	incurred.
nd in any suit, action or proceeding in which the beneficia o pay all costs and expenses, including evidence of title and	ary or trustee may appear,	including any suit for	the foreclosure of this dee
mentioned in this paragraph 7 in all cases shall be fixed by the trial court, grantor further agrees to pay such sum as th	the trial court and in the	event of an appeal from	m any judgment or decree (
orney's fees on such appeal.	c appendic court main day	augo toutoniasie us tilo	2011011011117 0 01 11 20100 0 0
It is mutually agreed that: 8. In the event that any portion or all of the proper iciary shall have the right, it it so elects, to require that	rty shall be taken under the	ne right of eminent don	nain or condemnation, bene managetion for such takin
IOTE: The Trest Deed Act provides that the trustee hereunder must be			
e enione and inan execulation authorized to its husiages under the lat	ws of Orenon or the United Stat	is, a title insurance compan	ty authorized to insure title to re
roperty of this state, its subsidiaries, affiliates, agents or branches, the t WARNING: 12 USC 1701]-3 regulates and may prohibit exercise of "The publisher suggests that such an agreement address the issue of	this option.		sed districtions operated to partie
		STATE OF OR	EGON.
TRUST DEED	spirite in the constraint of t	e a karan 🔪 tanan salah	i .
James A. Gardner	i setti in 1980 ili se i setti ili se i provincio di la considerazioni di la considerazioni di la considerazio Nella cetti in all'anticono di la considerazioni di la considerazioni di la considerazioni di la considerazion	Nertify	that the within instru
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17600 Vandevert Road Bend, Oregon 97707 Comments Ambrose and Susan McAuliffe 2.0. Box 456	SPACE RESERVED	ato'cle	ckM., and recorde
Ambrose and Susan McAuliffe	FOR	in book/reel/vo	lune Noo
0 Box 456	RECORDER'S USE	paĝo	or es fee/file/instru
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Per Recording Robers to (Name, Address, Zip)	ga suffuenció Encolar o las socias como como como	Witnes County affixed	s my nana ana seal o
Ambrose and Susan McAuliffe	en forestablished by the second	overity dillacti.	
P.O. Box 456	60년 기계 등을 발표하는 40 1982년 현대 (1997년) 1885년 - 기계 1987년 1988년 1888년 1887년 1982년 1	The state of the s	
			TITLE



which are in excess of the amount required to pay all reasonable costs, expenses and atterney's fees necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and granter agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

CONTRIBUTE

in the trial and appellate ocurts, recessarily paid or incurred by bessiticiary in such proceedings, and the balance applied upon the indebtedness escured hereby; and granter agrees, at its own expanse, to take such actions describe such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its sees 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 essement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveryence may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or tacts shall be conclusive proof of the truthfulness thereof. Trustee's tees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by aftent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of the property or any part thereof, in its own name sue or otherwise collect the rents, issues and profits, including those past indeathedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of the property, the collection, including reasonable attorney's tees upon any indebtedness secured hereby may always an appropriate or release thereof as aloressaid, shall not cure or waive any default or notice of default hereunders or invalidate any section profits, or

deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, 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 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 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, it any, to the grantor or to any successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee mande herein or to any successor trustee 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 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 torever 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:

MININGLY MANCHE FARCHE FOR THE SAME AND THE SAME PROPERTY OF THE SAME PROPERT

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it 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 hereof apply equally to corporations and to individuals.

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

			_ <		en	
*IMPORTANT NOTICE: Delete, by lining out, whichever warrant applicable; if warranty (a) is applicable and the beneficie as such word is defined in the Truth-in-Lending Act and Rependicary MUST camply with the Act and Regulation by midisclosures; for this purpose use Stevens-Ness Form No. 1319. If compliance with the Act is not required, disregard this notice	ry is a creditor gulation Z, the aking required or equivalent.		A. Gardn	\sim		
STATE OF OREGON,						
This instrument by			ore me on			
This instrument t		_				
as of	{		******************			
OFFICIAL SEAL CIRDY A NEUGART NOTAFY PUBLIC-CREGON COMMISSION NO. A 030501 MY COMMISSION EXPIRES DEC 29, 1997	ت 1	LL COMM	lession expire	1 l c		Public for Oregon
REQUEST FOR FULL RECONVE	医毛毛髓炎 化二氯化	eses buth mus	n obligations he	ave been paid	d.)	
The undersigned is the legal owner and holder of deed have been fully paid and satisfied. You hereby an trust deed or pursuant to statute, to cancel all evidence together with the trust deed) and to reconvey, without	all indebtedne e directed, on es of indebted	psyment to less secured	you of any s	ums owing deed (which	to you unde h are deliven	r the terms of the
held by you under the same. Mail reconveyance and do	uments to				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	•
DATED:	e!					**********
Do not lose or destroy this Trust Deed OR THE NOTE which it so Both must be delivered to the trustee for cancellation before	cures.				**************	
inconveyance will be made.		7.70		Benetici	try	
The first series of the series and the series of the serie						

EXHIBIT A

Lots 3 and 4 of Block 2, and the North 1 of vacated B Street adjacent in Hoyt's Addition to Fort Klamath, according to the official plat thereof on file in the office of the County Clerk, Klamath County, Oregon; and

Lots 4 and 21 of Section 15, Township 33 S., Range 7 ½ E., W.M., Klamath County, Oregon.

Subject to: Conditions, regulations, restrictions, easements and rights of way of record and those apparent on the land.

EXHIBIT B

- 1. Real property taxes to the extent not delinquent.
- Rights of the public in and to any portion of the described premises lying within the limits of streets, roads or highways.
- 3. The assessment roll and the tax roll disclose that the premises have been specially assessed as Farm Use Land. If the land becomes disqualified for the special assessment under the statute, an additional tax may be levied; in addition thereto a penalty may be levied if notice of disqualification is not timely given.
- 4. Rights of the public and of governmental bodies in and to that portion of the premises, now or at any time lying below the high water mark of the Wood River, including any ownership rights which may be claimed by the State of Oregon, in and to any portion of the premises now or at any time lying below the ordinary high water mark thereof.
- 5. Any claim based on any prohibition or limitation on the use, occupancy, or improvements of the land resulting from the rights of the public to use any waters which may cover the land for fishing or navigation, or to use any portion of the land which is now or may formerly have been covered by water.
- 6. Agreement, subject to the terms and provisions thereof:
 Dated: July 25, 1952
 Recorded: October 28, 1952
 Volume: 257, page 429, Deed Records of Klamath County, Oregon
 First Party: Lloyd G. Nicholson and Dorothy Mae Nicholson,
 J. Orth Sisemore and Elizabeth Sisemore,
 Joseph Christopher McAuliffe and Lenore Codd
 McAuliffe, and Loren Miller Co.

Second Party: Ira F. Orem and Marie Orem For: Melhase Irrigation Ditch Easement

Agreement, subject to the terms and provisions thereof: 7. November 19, 1952 Recorded: January 17, 1953 Volume: 258, page 595, Deed Records of Klamath County, Oregon Lloyd G. Nicholson and Dorothy Mae Nicholson, First Party: Orth L. Sisemore, Emmitt J. Sisemore; Joseph Christopher Elizabeth McAuliffe and Lenore Codd McAuliffe; Ira F. Orem and Marie Orem and Loren Miller Co. Second Parties: J.P. McAuliffe and Nora McAuliffe

8. Telephone Right of Way Easement, subject to the terms and provisions thereof;
Dated: February 19, 1988
Recorded: May 23, 1988
Volume: M88, page 7980, Microfilm Records of Klamath County, Oregon
In favor of: Telephone Utilities of Eastern Oregon, Inc.

STATE OF OREGON: COUNTY	OF KLAMATH: ss.	
Filed for record at request of	AmeriTitle	the lst day
	, 19 <u>96</u> at <u>3:37</u>	o'clock PM., and duly recorded in Vol. M96
of	Mortgages	on Door 23///3
FEE \$30.00		Bernetha G Letsch, County Clerk By