NN			TO DILLY OBLISHING CO., P	OHILAND, OH 97204
01 OCI 20 augusto		Vol. MQ1 Page	<u>551</u> 55	
01 0CT 29 PM3:53 TRUST DEED		STATE OF OREGON	,	ss.
		I cortify that received for recording	the within inst	
Grantor's Name and Address	SPACE RESERVED	ato'cloc book/reel/volume No	kM., and	recorded in
C/O PMB SUITE 281 781 McCarren, Sparks, Nv. Beneficiary's Name and Address	FOR RECORDER'S USE	and/or as fee/file/ins No, Recor	strument/microfileds of this County	m/reception /.
Beneficiary's Name and Address After recording, return to (Name, Address, Zip):		Witness my hand	d and seal of Cou	inty affixed.
see aboye		NAME	TITLE	
		Ву		
				, Deputy.
THIS TRUST DEED, made on Octob	er 29, 2001			, between
peradiatry				C
42he4147-7-199101:8616	9₩ ,Ine		, as '	Trustee, and
Fidelity Lenders Trus	st, John Bat:	zer, Trustee	, as]	Beneficiary,
Grantor irrevocably grants, bargains, sells an	d conveys to truste			1
description of the country of the co	rided as:			property in
See attached Exhib Including Add	endum "A"			G
We, the undersigned grantor;s, hereby waive of	our rights to incre	esse the present firs	t trust Deed	
visions regarding optional advancements under	u provisions) cont	ained in said Trust I	Deed (pro-	IVA A
importante en amiliare de tre inst 1880	up to the original	amount for paying for	or repairs,	
improvements, or replacements to, or for taxe on the mortgaged premises, to the extent perm to us on our behalf and additional advancements rep or involuntary under any law, not withstanding the	s or other municip mitted by law. We f	al liens, charges or urther agree that sh	assessments	2 bo e-1-
or involuntary under any law, not withstanding the	puested by Grantee open ed trust deed	to protect and defen	d title, whether	voluntary
or involuntary under any law, not withstanding the fortugage by us will at the Mortugages of in the fortugages of in the mortugages of interest	e due and payable is and appurtenances a	in full inned later and all other rights theren	into belonging or	in any way
nection with the property	ionis mereor, and an	fixtures now or hereafter	attached to or us	sed in con-
FOR THE PURPOSE OF SECURING PERFORMANCE of each XTWENTY-FIVE THOUSAND DOLLARS A	agreement of grantor herei	n contained and payment of the	sum of	
payment of principal and interest if not sooner paid to be due and any	note of even date herewith	payable to beneficiary or ord		
Should the granter either agree to attempt to or actually sall agrees	he date, stated above, on w	hich the final installment of the	ne note becomes due	and payable.
first obtaining the written consent or approval of the beneficiary, then, at rity dates expressed therein, or herein, shall become immediately due an sale, conveyance or assignment.	the beneficiary's option*, and payable. The execution be	Il obligations secured by this in y grantor of an earnest money	strument, irrespective agreement** does no	of the matu-
To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain the property in good condi-				11
2. To complete or restore promptly and in good and habitable on	ndition any building or imp	rovement which may be constru	r improvement thereo	n; and not to
3. To comply with all laws ordinances regulations coverents a				- 11
cuting such financing statements pursuant to the Uniform Commercial C or offices, as well as the cost of all lien searches made by filing officers 4. To provide and continuously maintain insurance on the build ards as the beneficiary may from time to the continuously may from t	ode as the beneficiary may	require, and to pay for filing th	ie same in the proper	public office
companies acceptable to the beneficiary with loss payable to the latter	less than \$00,000,00		, written by	one or more
ance now or hereafter placed on the buildings, the beneficiary may are	policies to the ochericiary	it least litteen days prior to the	expiration of any pol	licy of insur-
so collected, or any part thereof, may be released to grantor. Such applic date any act done pursuant to such notice.	ation or release shall not co	are or waive any default or not	n of beneficiary the elice of default hereund	ntire amount der or invali-
5. To keep the property free from construction liens and to pay property before any part of such taxes, assessments and other charges be the grantor fail to make payment of any taxes, assessments, insurance pre-	all taxes, assessments and a comes past due or delinque	other charges that may be levie	d or assessed upon o	r against the
beneficiary with funds with which to make such payment, beneficiary may forth in the note secured hereby together with the obligations described	ay, at its option, make payn	ent thereof, and the amount so	by direct payment or to paid, with interest as	by providing
secured by this trust deed, without waiver of any rights arising from breacty hereinbefore described, as well as the grantor, shall be bound to the secured by the secured	ch of any of the covenants h	ereof. For such payments, with	to and become a part i interest as aforesaid.	t of the debt the proper-
trust deed immediately due and payable and shall constitute a breach of it	his tour dead	at the option of the beneficiary	, render all sums sec	ured by this
nection with or in enforcing this obligation, and trustee and attorney fees	cost of title search, as wel	l as the other costs and expens	es of the trustee incu	rred in con-
7. To appear in and defend any action or proceeding purporting to ceeding in which the beneficiary or trustee may appear, including any sui but not limited to its validity and/or enforceability, to pay all costs and expe of attorney fees mentioned in this paragraph in all cases shall be fixed by	it to the foreclosure of this	deed or any suit or action rel	ated to this instrumen	nt, including
grantor further agrees to pay such sum as the appellate court shall adjudge It is mutually agreed that	e reasonable as the benefici	ary's or trustee's attorney fees	iment or decree of the on such appeal.	e trial court,
8. In the event that any portion or all of the property shall be take so elects, to require that all or any portion of the monies payable as comprosts, expenses and attorney fees necessarily paid or incurred by grantor in	vensation for such taking w	men are in excess of the amou	nt required to pay all	reasonable
costs and expenses and attorney fees, both in the trial and appellate courts upon the indebtedness secured hereby. Grantor agrees, at its own expenses	a such proceedings, shall be	Paid to beneficiary and applie	d by it first upon any	reasonable
compensation promptly upon beneficiary's request.	to take out in actions and c.	recute such histruments as sna	i be necessary in obta	aining such
NOTE: The Trust Deed Act provides that the trustee hereunder must be either an at association authorized to do business under the laws of Oregon or the United State affiliates, agents or branches, the United States or any agency thereof, or an escrow "WARNING: 12 USC 1701]-3 regulates and may prohibit averties of this parking.	torney who is an active members, a title insurance company is	or of the Oregon State Bar, a bank, authorized to insure title to real pro-	trust company or savin	igs and loan subsidiaries.
*WARNING: 12 USC 1701j-3 regulates and may prohibit exercise of this option. **The publisher suggests that such an agreement address the issue of obtaining be				



9. At any time, and from time to time upon written request of beneficiary, payment of its fees 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 deed or the lien or charge thereof; or (d) reconvey, without warranty, all or any part of the property. The grantee in any neuroneyance may be described as the "person or persons legally entitled thereto;" and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee fees for any of the services mentioned in this paragraph shall be not less than \$5.

I Upon any default by grantor hereunder, beneficiary may, at any time without notice, either in person, by agent, 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, here indebtedness hereby secured, enter upon and take possession of the property or any part thereof, in its own and security of otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney fees, upon any indebtedness secured hereby, and in such order as beneficiary may determine.

The centering upon and taking possession of the property, the collection of such rents, issued aprofits, or the proceeds of fire and other insurance politicis or controlled to the property of the collection of such rents, issued aprofits, or the proceeds of fire and other insurance politicis or the respect to such payment of any taking or damage of the property, and the application or release thereof as aforesaid, shall not cure or waive any default or inside the property or invalidate any act done pursuant to such notice.

12. Upon default by or invalidate any act done pursuant to such notice.

13. Upon

successor in interest 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 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 country 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.

or proceeding is brought by trustee.

The grantor covenants to and agrees with the beneficiary and the beneficiary's successors in interest that the grantor is lawfully seized in fee simple of the real ever defend the same against all persons whomsoever.

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are (choose one):*

(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 trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if 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 written above.

ORTANT NOTICE: Delete, by lining out, whichever warranty (a) or inapplicable. If warranty (a) is applicable and the beneficiary is *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is inapplicable. 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 the equivalent. If compliance with the Act is not required, disregard this notice.

Trust, Trustee R. Peterson and not personally, AS Trustee only ann

119, or the equivalent. If compliance variety and this notice.	vith the	net peranolly
This instrument was acknowledged by of the law of the l	on as trustee only an	ober 29, 2001 d not personally so
by		
OFFICIAL SEAL M. A. SILVERIA NOTARY PUBLIC-OREGON OMMISSION NO. 340010	Notary Public for Oregon My commission expires	

The undersigned is the legal owner and holder of all indebtedness secured and satisfied. You hereby are directed, on payment to you of any sums owing to of indebtedness secured by the trust deed (which are delivered to you herewith nated by the terms of the trust deed, the estate now held by you under the same. M	be used only when obligations have been paid.) e d by the foregoing trust deed. All sums secured by the trust deed have been fully paid by you under the terms of the trust deed or pursuant to statute, to cancel all evidences together with the trust deed) and to reconvey, without warranty, to the parties designal the reconveyance and documents to
DATED Do not lose or destroy this Trust Deed OR THE NOTE which it secures.	
Both should be delivered to the trustee for cancellation before reconveyance is made.	Beneficiary

Exhibit A

That portion of Government Lot 3 and the SE 1/4 of the NW 1/4 of Section 1, Township 40 South, Range 7 East of the Willamelte Meridian, in the County of Klamath, State of Oregon, described as follows:

Beginning at a 1" iron pipe marking the Northeast corner of the Northwest corner of said Section 1, said point being the Northeast corner of that tract conveyed to Norma Jean Howard by Deed recorded in Book 74, Page 12620, Records of Klamath County, Oregon; thence North 89° 18' 19" West along the North line of said NW 1/4 110.00 feet to a 5/8" iron rod marking the Northeast corner of that tract conveyed to Elizabeth J. Bennett by Deed recorded in Book M-94, Page 5019, Records of Klamath County, Oregon; thence South 00° 07' 22" West along the East line of said Bennett Tract 1276.52 feet to a 5/8" iron rod at the Southeast corner thereof; thence North 89° 18' 19" West along the South line of said Bennett Tract 110.00 feet to the true point of beginning of the tract herein described; thence South 00° 07' 22" West 75.24 feet to a 5/8" iron rod; thence South 30° 11' 15" East 217.91 feet to a 5/8" iron rod on the Northwesterly right of way line of State Highway 66; thence Southwesterly along the Northwesterly right of way line of State Highway 66 to the Southwest corner of said Howard Tract; thence North along the West line of said Howard Tract to the Southwest corner of said Bennett Tract; thence South 89° 18' 19" East along the South line of said Bennett Tract 110.00 feet, more or less, to the true point of beginning.

Ref. Hwy 66 Keno, Or

OPEN END TRUST DEED

Part of attached \$25,000.00 Trust Deed on real property shown on Exhibit A Reference Hwy 66, Keno, Or. Klamath County

Beneficiary: Fidelity Lenders G

Grantee: Fidelity Lender's Trust John Batze, Trustee

Hereinafter referred to as "The Mortgagee" and

Mortgagor/Grantor: The Hwy 66 Trust, Trustee R. Peterson as Trustee only and not personally

WE, the undersigned Grantor's, hereby waive our rights to increase the present first Trust Deed on our property under future advances (open-end provisions) contained in said Trust Deed (provisions regarding optional advancements under said mortgage) and waive our rights under any law which provides for increase of the Trust Deed up to the original amount for paying for repairs, improvements, or replacements to, or for taxes or other municipal liens, charges, or assessments on, the mortgaged premises, to the extent permitted by law.

WE, further agree that should such funds be advanced to us on our behalf, and additional advancements requested by Grantee to protect and defend title, whether voluntary or involuntary under any law, not withstanding the above waiver, that the balance then due THE MORTGAGEE by us will at THE MORTGAGEE'S option become due and payable in full immediately.

Executed at:	State ofOregon	
	R. Peterson As TRUE Dersonly	TRUSTEE WIYANONOT
State of Oregon County of Klamath	Mortgagor	

Personally appeared before me. A Notary Public in and for said County and State, the within named _R. Peterson as Trustee of the Hwy 66 Trust, as Trustee only and not personally only and not personally and who acknowledged that _R. Peterson as Trustee only and not personally, executed the within instrument for the purposes therein contained.

Witness my hand and seal this _____29th day of October 2001.

Dobbee K Bergere (Notary Public

Commission expires 12-17-2003



State of Oregon, County of Klamath Recorded 10/29/01 at 3:53 mm. In Vol. M01 Page 55/55 Linda Smith, County Clerk Fee\$ 32.00