ASSIGNMENT OF TRUST DEED

NO PART OF ANY STEVENS-NESS FORM MAY BE REPROC

2013-002202 Klamath County, Oregon



02/28/2013 11:25:24 AM

Fee: \$52.00

SPACE RESERVED FOR RECORDER'S USE

BY BENEFICIARY	
Leo COISEATRA South Valley Bank and Trust	
* now known as Leu Colsen IRA, Oreconfacific Bank	
860 O' Hare Parkway # 100	
Medford, OR 97501-1040	
To Assignor*	
IRA Services Trust Co FBO LCOCOISEN IRA 34664	
P.O. BOX 7080	
San Carlos Ca. 94670	
Assignee*	
After recording, return to (Name and Address):	
IRA Servicas Trust Co FBO Leo COISANIRA 34664	
POBOX 7080	
San Carlos Co. 94070	
*ORS 205 requires the first page of a recorded document to show the names and addresses of all parties. Use Stevens-Ness Form No. 1256, Cover Sheet for Instrument to be Recorded, if you need additional space.	
*ORS 205 requires the first page of a recorded document to show the names and addresses of all parties. Use Stevens-Ness Form No. 1256, Cover Sheet for Instrument to be Recorded, if you need additional space.  FOR VALUE RECEIVED, the undersigned, who	o is the benefician

P.O. Box 7080	
San Carlos Ca. 94670  *ORS 205 requires the first page of a recorded document to show the names and addresses of all parties. Use Stevens-Ness Form No. 1256, Cover Sheet for instrument to be Recorded, if you need additional space.	
FOR VALUE RECEIVED, the undersigned, who is the ber	•
on, in □ book □ ree □ fee □ file □ instrument □ microfilm □ reception No	real property in that county described as follows (legal description
coregon Pacific Bank, as successor Custodian To banking Corporation, of the Leo Colsen IRI Substitution Agreement by and between S Stute Chartered Member Bank, as Assignor dated Sept. 5, 2012. P.O. Box 1784, No	o South Valley Bankand Trust, an Oregon A as provided in the Assignment and South Valley Bank and Trust, an Oregon and Oregon Pacific Bank as Assigned Medford, OR 97501-0140
all of the beneficial interest in and under the trust deed, together we to, with the interest thereon, and all rights and benefits whatsoever.  The undersigned hereby covenants to and with the assigned in interest under the trust deed and is the owner and holder of the basign the same, and the note or other obligation secured thereby. The sum of not less than \$ 13,796.73 with interest (date) Feb. 12, 2013  In construing this instrument, where the context so requires,	assignce's heirs, personal representatives, successors and assigns, ith the notes, moneys and obligations therein described or referred accrued or to accrue under the trust deed.  The that the undersigned is the beneficiary or beneficiary's successor beneficial interest therein and has the right to sell, transfer and astere is now unpaid on the obligations secured by the trust deed the thereon at the rate of
"beneficiary" include their respective successors in interest, if any, shall apply equally to businesses, other entities and to individuals.  IN WITNESS WHEREOF, the undersigned has executed to any signature on behalf of a business or other entity is made with the state of the	this instrument on FCD rhan 27th 2013; he authority of that entity.  Please theirie Back as Successor Custodianto
	South MARLY BANK "TRUST AN OLEGON BANKING CORPORATION, BY the LEO C. OISEN DRA BE PROVIDED, IN THE PASSIFIED AND SUBSTITUTION ASSESSMENT BY ME PROVIDED TOWN OF PROSECULAR AS ASSIGNOR ME OFFICE FACE STATE AS ASSIGNOR ME OFFICE
by Diane III Demokration by Diane III Demokration	ged before me on February 27th, 2013, S

OFFICIAL SEAL
STACY MARIE DIMICK
NOTARY PUBLIC-OREGON
COMMISSION NO. 473994
MY COMMISSION EXPIRES DECEMBER 12, 2016

Notary Public for Oregon
My commission expires 12/12/14



## Department of Consumer and Business Services

Division of Finance and Corporate Securities 350 Winter Street NE, Room 410 PO Box 14480

Salem, OR 97309-0405

(503) 378-4140 (503) 378-4387

FAX: (503) 947-7862 Toll Free (Oregon Only): (866) 814-9710

http://dics.oregon.gov

September 24, 2012

Kenneth R. Haglund, Jr. Lane Powell PC 601 SW Second Avenue, Suite 2100 Portland, OR 97204-3158

Re: Application by South Valley Bank & Trust to Transfer Trust Assets and Liabilities

to Oregon Pacific Bank

Dear Mr. Haglund:

This is in response to your letter dated September 6, 2012, requesting approval on behalf of South Valley Bank & Trust (SVBT) for SVBT to transfer its trust assets and liabilities to Oregon Pacific Banking Company (dba Oregon Pacific Bank).

The proposed transaction meets the requirements of Oregon Revised Statutes 709.535 and is hereby approved.

Sincerely,

Jacob P. Mundaden

Program Manager

**Banks & Trust Companies** 

## ASSIGNMENT AND SUBSTITUTION AGREEMENT

This Assignment and Substitution Agreement (this "Agreement") is entered into by and between South Valley Bank & Trust, an Oregon state-chartered non-member bank ("Assignor"), and Oregon Pacific Bank, an Oregon state-chartered member bank ("Assignee"). This Agreement is dated for reference purposes as of September 5, 2012. For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor and Assignee hereby agree as follows:

- 1. This Agreement shall take effect two (2) business days after the date of approval of the transactions contemplated herein (the "Effective Date") by the Oregon Department of Consumer and Business Services Division of Finance and Corporate Securities ("Oregon DFCS"). This Agreement may be terminated by either party by giving written notice of termination to the other party at any time prior to the Effective Date. Upon such termination, no party shall have any further obligations hereunder.
- As of the Effective Date, Assignor transfers, conveys and assigns to Assignee, and Assignee accepts, all right, title and interest in and to all of Assignor's Trust Assets held in the Trust Accounts. As of and following the Effective Date, Assignee hereby assumes and agrees to perform and discharge all liabilities (excluding any and all deposit liabilities), obligations, responsibilities and duties of or relating to the Trust Assets. Assignee acknowledges and agrees that the Trust Assets are being transferred to it on a "where and as is" basis on the Effective Date, without any representation or warranty, express or implied, from Assignor as to the value, condition and/or merchantability of the Trust Assets: "Trust Assets" means, with respect to any Trust Account, the cash, properties, assets, deposits, funds, investments, agreements, bills, notes, securities, instruments, demands, contracts and rights that are administered, utilized or held for payment to or other benefit of other persons (whether or not constituting all or a portion of the corpus of any trust) by Assignor as fiduciary, custodian or trustee pursuant to or in connection with such Trust Account. "Trust Accounts" shall mean the trust or fiduciary accounts disclosed on the attached Exhibit A for which Assignor acts as a fiduciary or manager, as such accounts may be increased, decreased or amended in the ordinary course of business prior to the Effective Date.
- Pursuant to Oregon Revised Statutes § 709.330, as of the Effective Date, Assignee succeeds to all the rights, obligations and relations of Assignor to or in respect to any person, estate, creditor, depositor, trustee or beneficiary of any trust and in respect to any fiduciary relation under any trusts, wills, contracts, resolutions, agreements and other written documentation pursuant to which the Trust Accounts have been established and/or are governed, including any amendments thereto (collectively, "Trust Documents"), and the rights, obligations and relations will remain unencumbered. Except as set forth in Section 2 and this Section 3, Assignes is not assuming and Assignor expressly agrees and acknowledges that Assignee does not and will not assume any other debts, liabilities or obligations of Assignor of any kind or in any form whatsoever.
- 4. Notwithstanding anything to the contrary set forth herein, the assignment and succession contemplated in Sections 2 and 3 above will not take effect with respect to Account Numbers 008050, 001936 and 007138 (the "Landfill Accounts") in the attached Exhibit A until the later of (a) the Effective Date, or (b) 10 days after the date on which Assignor delivers to each grantor of each Landfill Account and the Oregon Department of Environmental Quality ("Oregon DEQ") a notice of the assumption of trustee responsibilities ("Assumption Notice") under the irrevocable trusts underlying such Landfill Accounts. Assignor shall deliver such Assumption Notice to each grantor of each Landfill Account and the Oregon DEQ promptly following the date of this Agreement, but in no event later than two business days following the date of this Agreement. Assignor represents and warrants that, except for approval required from the Oregon DFCS and certain notices and approvals required under the Trust Documents, no consents or approvals of, or notices to, or waivers by, or fillings or registrations with, any governmental authority or with any third party are required to be made or obtained to consummate the transactions contemplated by this Agreement. Assignor shall file an application for approval of the transactions

The parties have executed this Agreement as of the date first written above.

South Valley Bank & Trust

Oregon Pacific Bank

By:

William B, Castle,
President and CEO

Bv:

Jim Clark, President and CEO