Vol. My Page 20673
NOVEMBER , 19.87 , betwee
as Trustee, and
ee in trust, with power of sale, the property
grare of OREGDN South of Contribution the attine contained was received for record on the day 19

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connec-tion with said real estate. 2011; FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter besin proteined.

OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of FORTY FIVE THOUSAND AND NO/100 ----- WITH RIGHTS TO FUTURE ADVANCES AND

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust compon or savings and loan "association "authorized to do business under the lows of Oregon" or the United States, a title Insurance company authorized to insure title to we property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.585

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Iturel, intespective of the Insturity dates expressed inerein, or light and the series of grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in grazing any casement or creating any restriction thereon: (c) join in any subordination or other agreement and the intermediation of any part of the property. The famile in any reconvey, without warning this deed or the lien or charge thereoi, (d) reconvey, without warning the asther preson or person or person legally entitled thereto," and the recitation this deed or the property. The feasily entitled thereto, and the recitation this deed or the property. The seconvey, without warning the asther is set to a strong the second as the "person or person reguly entitled thereto," and the recitation that aster is less to any of the services mentioned in this paragraph shall be not less than 35.
10. Upon any delault by grantor hereunder, beneficiary may at any pointed by a court, and without regard to haden or otheosession of asid prophotic by or any part thereoi, in its own name sue or otheosession of asid prophotic for the induction including the serve. less costs and prolits, including those past due and unpaid, the order as beneficiary may determine.
I. The entering upon and taking possession of asid roberty other proceeds of prophy, the collection of such rents, issues and prolits, or the proceeds of the order as beneficiary may detault or notice of delault hereunder of invalidate any act done purposes of any there policies or compensation or may taking the and prolits, and the application or release thereod as aloreaid, shall not cure or purpose point delault by grantor in payment of any indebtedness here by inmediately due and prolits is trust deed to the originary may decent of the proceed so there and the secure of any afterment hereunder, the beneficiary may devent pay this describy inmediately the obligation excured thereoly inmediate eventh beneficiary or the truste eshall to sail the secur

Together with trustees and attorney s tees not exceeding the another provided by lawying the set is all shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may in one parcel or in separate parcels and shall said property either auction to the highest bidder for cash, payable self the parcel or parcels at all deliver to the purchaser its deed in form at the time of sale. Trustee the property so isold, but without any covenant or equired by law conveying filed. The recitals in the deed of any matters of tact trusters proof of the truthfulness thereof. Any person, excluding the truster, but including the grants and beneficiary, may purchase at the sale. in at unter

6. The trainiumess increase. Any person, excluding the traster, out including the grantor and beneficiary, may purchase at the sail.
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 comparison of the trustee and a reasonable charder by frustee's attorney, (2) to the obligation secured by the trust deed, (3) to all paraosities of the grantor or to be successor in interest entitled to such surplus, it any tous the grantor or to her successor is interest entitled to such surplus.
16. Beneficiary may from time to time appoint a successor or successor further shall be vested with all title, powers and duries contineed here and any trustee hall be availed or appointed here can be county or counties in the successor trustee to appoint the or appoint executed by be be county or combined with all title, powers and duries contineed on any structee and the her off age to records in the trastee, and the county or counties in the successor trustee. 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 the successor the successor of the successor to successor to appoint the county or counties the successor trustee.

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 according in which fyrantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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FORM

The grantor covenants a	ind agrees to and with the	2067
and that he will warrant and f	orever detend the same agai	beneficiary and those claiming under him, that he nd has a valid, unencumbered title thereto inst all persons whomsoever.
The grantor warrants that the privation of the second seco	occeds of the loan represented by XRX XNX KXXX XNXXXX SUXXXX SUXXXX SUXXXX XNXXXX XNXXXX he benefit of and binds all partie assigns. The term beneficiary sh assigns. The term beneficiary sh iter; and the singular number incl s all defaultor has hereunto assid grantor has hereunto whichever, warranty (all or (b) is and the beneficiary is a creditor ling Act and Regulation Z the	the above descaped note and this trust deed are: KNOW KNOW KNOW KOW KOW KOW KOW KOW KOW KOW KOW KOW K
SEASS. D	belore me on belore me on . MONTI . MONTI	OREGON, St. KLAMATH }ss. ment was acknowledged before me on NOVEMBER 12. MARTIN I. MONTI AND JAMES J. MONTI 'S_CONSTRUCTION; INC. c for Oregon on expires; 9/12/89 (SEA
Ine undersigned is the legal owner an ust deed have been fully paid and satisfied id frust deed or pursuant to statute, to co rewith together with said trust deed) and to ate now held by you under the same. Mail	APPOLEST FOR FULL RECONV Applies to used only when obligations h applies to used only when obligations h applies to all indebtedness security d holder of all indebtedness security You hereby are directed, on particular You hereby are directed, on particular reconvey, without warranty, to	ETANCE ETANCE ETANCE Source been poid. Source by the foregoing trust deed. All sums secured by sail
De not lose or destroy this frost Deed OR THE NOT TRUST DEED STEVENSTING Not 1991 STEVENSTIESE LAW FURNING AND GREEN WIDE TIN. 1. MONTL		Beneficiary d to the trustee for concellation before reconveyance will be made. STATE OF OREGON, County of
UNICATION CONTRACTOR ACTIONS PARTS	AND JAKES J. MONIL. NAD JAKES J. MONIL. AND JAKES J. MONIL. AND JAKES J. MONIL.	was received for record on the

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EXHIBIT "A" LEGAL DESCRIPTION

All that real property situated in the County of Klamath, State of Oregon, more particularly described as follows:

Being a portion of the NW1/4 NW1/4 of Section 6, Township 40 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon, described as follows:

Commencing at the Northwest corner of Section 6, Township 40 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon, thence South 0 degrees 07' 06" East along the West boundary of said Section 6, 256.25 feet to the Southerly boundary line of Ashland-Klamath Falls Highway No. 66; thence Easterly along said Southerly line 77 feet to the true point of beginning; thence continuing along said Southerly Highway boundary line to the most Northern corner of that parcel of land described in Deed to Keno High School District recorded November 30, 1928 in Volume 82 of Deeds at page 616; Klamath County Records; thence South 33 degrees West along the Northwesterly line thereof, 264 feet to the most Western corner of said parcel; thence North 57 degrees West along the direct extension of the Southerly line of said parcel, to the most Southern corner of that parcel of land described in Deed to Vernon F. Miller, et ux, recorded June 29, 1977 in Volume M77, page 11451, Klamath County Microfilm Records; thence North 10 degrees 36' 54" East, 136.31 feet to the true point of beginning.

with Sm

STATE OF OREGON: COUN	TY OF KLAMATH: SS			13th .
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Filed for record at request of	Mountain 11 A.D., 19 <u>87 at 4:01</u>	o'clock	M., and duly recorded in ge 20673 Siehn, County Cler	voi:
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