pellate court shall adjudge reasonable as the Deneucury's or it usice a disor-ney's fees on such appeal. If is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it is event that any portion or the number shall have the right, if it is event that any portion or the number shall have the na compensation for such taking which or any portion of the number spatial to pay all reasonable costs, expenses and attorney's lees necess will required applied by it first upon any reasonable costs and expenses and attorney's lees and execute shall and appellate courts costs and expenses and attorney's lees and execute such instruments as shall be necessarily paid or incurred spined source determine and from time to time upon the indultidences and execute such instruments as shall be necessarily inductions of any any firme and from time to time upon witten request of bene-serviced need to it its lees and presention of this deed and the of bene-eritorsement in its of uit recoveyonces, for canceilation), without allecting (e) consent to the making of any map or plat of said property. (b) form in the individual sectors of the payment of the individual sectors (b) individual sectors of the payment of the individual sectors and execute to the making of any map or plat of said property. (b) form in

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herein, shall become immediately due and payabls. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said propety in good condition and repair, not to remove or demolish any building or improvement thereon; To complete or remove or demolish any building or improvement thereon; manner any building or improvement which may be constructed, danaged or destroyed thereon, and pay when due all costs incurred thereon; 5. To comply with all laws, ordinances, regulars, corequests, to tons and restrictions allecting statements pursuant, to the Uniform Commer-proper public office or offices, as well as the cost of all lien searches made by filing officer or searching agencies as may be deemed desirable by the 4. To provide and continuously minimum of the building to the buildings.

NOTE: The Trust Deed Act provides that the trustoe bereunder must by either on attorney, who is an active, member of the Oregon State Bar, a bank, trust company or savings and laan association authorized to do business under the ows of Oregon or the United States, a tille insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an exclow agent likenized under ORS 696,505 to 695,585.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. If, Beneliciary may from time to time appoint a successor or succes-under. Upon such appointment, and without conveyance to the successor under. Upon such appointment, and without conveyance to the successor upon any fusite herein named or appointed hereunder. Each such appointed and subtime shall be vested with title, powers and duits successor upon any fusite herein named or appointed hereunder. Each such appointed which, when or scored in the mortage recetts of the county or counties in other successories is situated, shall be conclusive proof of proper appointent of the successories is situated. The supervised of the successor success acknowledded in the mortage recetts of the county or counties in obligated to notify any party hereto of pending such and ruster accepts this frust when this deed, duly executed and frusts or of any inform or proceeding in which such any other deed shall be a party unless such action or proceeding is brought by trustee.

together with frustee's and attorney's lees not exceeding the amounts provided by law, Otherwise, the sale shall be held on the date and at the time and be postsoned us in the notice of sale or the time to which said sale may be postsoned us in the notice of sale or the time to which said sale may be postsoned us in the notice of sale or the time to which said sale may be postsoned us in one provided by law. The trustee inner to which said sale may autoion to the highest bidder for cash, payable all the parcel or parcels and shall ded the parcel or parcels and shall ded the parcel or parcels and shall be parcel or parcels and shall be parcel or parcels by the parcel or parcels and shall be conclusive provided by the property as sole that without any covenant or grained by law. Che'rustee the property as sole that without any covenant or failed the conclusive provided by presons at the sale the sale. Trustee the granter and the time and shall be conclusive provided by any parcel or law the trustee and at reasons of the trustide may purchase at the sale therein trustee sole sale. The sale the conclusive prove of sale trustee and a reasonable expense of sale, in the surget way for the trust ded liens substant to the tirest of all persons to may for the interest of the firstee in the trustee sole sale. The stored liens substant secure by the trust ded charke by the trustee surgets, if any to the granter or to his successor in interest on the first such and (4) the surgets and to may to the parce of the surget and (4) the sore to may to the time to time appoint a surgets of the successor in interest of such as the sale.

proceed to increase this trust deed in the manner provided in ORS 86.735 to 13. Alter the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, and at any interprior person so privile date the trustee conducts the sale, and the data of the trust deed, the default of a failure to pay, when due, entire amount due at the time of the cure other may be cured by paying the being cured may be cured by tendering the performance required under the default, no return deed. In a default of the beneficiary all costs together with trust deed in any case, in ebiliton to curing the default costs and expenses actually, incurred in enforcing the obligation of the trust deed by law, it trustees and attorney's lees not exceeding the amounts provided 14. Otherwise, the sale shall be held on the date and the trust deed

Againing any easement or creating any restriction thereon: (c) join in any subordination or other afterment allocting this deed or the lien or charge grantee. (d) reconvey, without warray, all or any part of the property. The described is a start or present or the start of the property. The described is a start of the property. The described is the property. The described is the property of the truthfultials therein of any matters or lates shall be contentiate provided in the property. The described is any or provided in the property. The described is the property of the truthfultials therein of any matters or lates shall be contentiate provided in this paragraph start or be described as the 'property and any evidence of the deguate of the account, and without refer to by a gent or by a great or by a start or be again or the start of the property of the truthfulting property and any property and any indebtedness secured hereby, and in such order as beneficiary may at any indebtedness accured hereby and in such order as beneficiary may deal there of the start of the proceeds of the accurate property, and in such order as beneficiary may define the property, and is and the application or release there or invalidate any action of property, and in such order as beneficiary may default or notice of default hereinder or invalidate any action of property, and the application or selense the for any taking or damage of the proceeds of the application or release the for any indebtedness secured for any indebtedness secured herein thereunder, time being of the application or release the for any indebtedness secured for any indebtedness secured for any indebtedness secured and actions in the application or release the for any indebtedness secured for any indebtedness secured are appressed of a start there any default by frantor in payment of any indebtedness secured for any indebtedness the proceeds of the application or release the for any indebtedness secured arelease and preserving the application and any process thi

note of even date herewith, payable to beneticity or order and made by grantor, the linal payment of principal and interest hereof, if not sconer paid, to be due and payable <u>per terms of Note</u> The date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said note sold, conveyed, assigned or alienated by the grantor without lirst having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable. To protect the security of this trust deed dreated dreated dreated to be

sum of ELEVEN THOUSAND FOUR HUNDRED AND NO/100

E 12M No. 281-Oragon Trust Dood Strie 84121 NOTE 1923-4K Vol. M88 TRUST DEED HIM _Page_ 1716 🏶 DAVID ARTHUR February 19.88., between as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY GLEN ARTHUR and JOSEPHINE LUCILLE ARTHUR, husband and wife ..., as Trustee, and as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath ៦១ខ្ញុន in Klamath County, Oregon, described as: SEE ATTACHED LEGAL DESCRIPTION OF WHICH IS MADE A PART HEREOF BY THIS REFERENCE. 1133 and the manual manual manual manual HENDEORECUL 82 An anna an that is a long that the same same is a together with all and singular the tenements, here citaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the FILEVEN THOUSAND FOUR HIMDRED AND NO/100 maria

The grantor cove	nants and spress to an	d with the beneficiary a	nd those claiming under him	, that he is la
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Camphell, CA 95008	못할 것을 알 때 말을 걸 때 가 물 것이라.	SPACE RESERVED	of	and recorded
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Order No.: 19224-K

EXHIBIT "A" LEGAL DESCRIPTION

A tract of land situated in the NW1/4 SE1/4 of Section 23, Township 38 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at a point on the Southerly line of that tract of land described in Deed Volume M74 Pages 13889 and 13890 of the Klamath County Deed Records, from which the Center 1/4 corner of said Section 23, as shown by Recorded Survey No. 1571, bears North 15 degrees 26' 01" West 827.85 feet; thence North 20 degrees 59' 47" West 101.34 feet to the True Point of Beginning of this description; thence continuing North 20 degrees 59' 47" West 101.34 feet; thence North 78 degrees 20' 00" East 430.73 feet to a 5/8" rebar with Tru-Line Surveying plastic cap; thence continuing North 78 degrees 20' 00" East to the shoreline of Klamath Lake; thence Southeasterly along said shoreline to a point that bears North 78 degrees 20' 00" East from the True Point of Beginning; thence South 7/3 degrees 20' 00" West to a 5/8" rebar with Tru-Line Surveying plastic cap; thence continuing South 78 degrees 20. 00" West 449.66 feet to the True Point of Beginning, containing 1.1 acres, more or less, to the shoreline as shown by said Survey No. 1571 with bearings based on said Survey No. 1571.

Tax Account No.: 3808 023DB 00100 (with other property)

February	88 at 2:40	o'clock P	M., and duly recorded in	5th n Vol. <u>M88</u>
E \$15.00	 Mori:gages	on Pag	ge <u>1716</u> 31ehn, County Cle	1