ORM Mo. 881-Oregon Trust Deed Series-TRUST DEED.	STEVENS-NESS LAW PUB. CO., PORTLAND, OR 9720
TRUST DEED	Vòi <u>88</u> Page
OTHTTHIS TRUST DEED, made this	June
RONALD D. TREASURE & JOY L. TREASURE, husband and	wife County Masc
S Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNT	
	States Record of Worldssee of soid Coonty.
ROGER A. CASE & LAJUANDA J. CASE, husband and wif	e or survivoration to teaching the
s Beneficiary,	and the second
WITNESSETH	in ocold real rolume No
Grantor irrevocably grants, bargains, sells and conveys to	trustee in trust, with power of sale, the property
Klamath County, Oregon, described as:	
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signature and set of the	Learling that the within instrument
LEGAN IN SEE LEGAL DESCRIPTION ATTACHED H	ERETO AND MADE
JIGUST DEED A PART HEREOF.	STATE OF OREGON

together, with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all fixtures now or herealter attached to or used in connection with said real estate.

(\$4,000.00) ""Dollars" with interest thereon according to the terms of a promissory note of even date herewith; payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

sold, conveyed, assigned or alionated by the grantor without first having obtaine then, at the beneficiary's option, all obligations secured by this instrument, irrespective control options intermediate secure and repair; not to remove or demolish, any building or improvement thereon; of the security of this trust deed, grantfor agrees. Unit structure is the secure of the security of the security of the security of addition of the secure of the security and the difference of the security of the security and the difference of the security of the security and the difference of the security of the security and the security of the securi

## It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all al said property shall be taken under the right of eminent domains or condemnation, beneliciary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation lor such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, measanily paid or incurred by bene-ficiary in such proceedings, and the balance applied upon the indebtedness secured, hereby, and frantori agrees, at its own express, to take such actions' pensation, promptly upon benelicary's request. 9. At any time and from time to time upon written request of bene-iciary payment of its lees and presentation of this ded and the note for endorsement (in case of full reconveyances, for cancellation), without allecting the liability of any person for the payment of the side better trates may (a) consent to the making of any map or plat of said property; (b) join in 10055. The Yang Daek day consider they the trates browned to the indebtedness trates may lister.

IT WICDENELTANCE granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the lien or charge lifereoi; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or person Nolegally entitled thereoi," and the recitals there on any matters or lacts shall be conclusive proof of the truthfulness thereof. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by grantor hereunder, beneliciary may at any time without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the adequacy of any of and prop-rise and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attor-ney's fees upon any indebtedness secured hereby, and in such order as bene-ficiary may determine. The indebtedness herens, and profits, or the proceeds of the adoreany the woire's in or creates and restored hereody, and in such order as bene-ficiary may determine. The indebtedness hered or or release thereod es alteresing, shall not cure or woire' any default or notice of delault hereunder or invalidate any act done pursuant to such notice.

together with trustees and attorney's tees not exceeding the amounts provided by law. 14. Otherwise, the sale 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 be postponed, as provided by law. The trustee may sell said property either in one parcel, or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall 'deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthulness thereol. 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 expresse of sale, in-cluding the compensation of the trustee and a reasonable charke by trustee's attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recented line subsequent to the interest of the trustee, but the subsequent to the truster with subsequent to the interest of the trustee of the trustee shall apply. The grant to the interest of the trustee in the fund deed as their interest may appear in the order of their priority and (4) the surplus. 16. Beneliciary may from time to time appoint a successor or successor

deed as lites introduction between the subversed in interest entitled to such surplus, if any, to the granitor or to his subversed in interest entitled to such surplus. I. B. Beneliciary may from time to time appoint a successor or success-surs to any trustee named herein or to any successor trustee appointed here-under. Open such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and subvision shall be made by written instrument executed by beneliciary, which, there property is situated, shall be conclusive proof of proper appointment of the uscessor trustee. In this second trustee, this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale under any other deed of trustee, or day action or proceeding is which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

rey, who is an active member of the Oregon State Bar, a bank, trust company or the United States, a title insurance company authorized to insure title to real or any agency thereoi, or an escrow agent licensed under ORS 696.505 to 696.585. NOTE: The Trust Deed Act provides that the trustee hereunder must be either on a sovings and loan association authorized to do business under the laws of O property of this state, its subsidiaries, affiliates, agents or branches, the United S

The grantor covenants and a fully seized in fee simple of said de	agrees to and with the i scribed real property a	peneficiary and those claiming under him nd has a valid; unencumbered title there	8837 , that he is law- lo
and that he will warrant and forey	er defend the same age werden and the same age werden and the second age to the second age and the second age and the second age and the second age and the second age age age age to the second age age age age age age to the second age age age age age age to the second age age age age age age age age to the second age age age age age age age age age to the second age	inst all persons whomsoever.	
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The grantor warrants that the proce (a)* primarily for grantor's nearest	eds of the loan represented a solution of the loan represented a solution of bowehold, purpo	by the above described note and this trust deed a set (see the set of the set	e Barte ar spar and an
personal representatives, successors and ass secured hereby, whether or not named as a gender includes the teminine and the neutre	benefit of and binds all part igns. The term beneficiary beneficiary herein. In const , and the singular number	ies hereto, their heirs, legatees, devisees, admini shall mean the holder and owner, including pledg ruing this deed and whenever the context so remu	ee, of the contract
* IMPORTANT NOTICE: Delete, by lining out; wh not explicable; if warranty (a) is applicable and as such word is defined in the Truth-In-Lending beneficiary MUST complex with the struth-In-Lending	said grantor has hereun Ichever warranty (a) or (b) is I the beneficiary is a creditor a Act and Regulation Z, the	to set his hand the day and year first above <u> <u> <u> </u> <u> Romald</u> D. <u> </u> <u> </u></u></u>	'e written.
disclosures; for this purpose use Stevens-Ness For fr compliance with the Act is not required, disre- fr compliance with the Act is not required, disre- diff the signer of the above is a corporation, use the form of acknowledgement opposite.)	min No. 1319, or equivalent. Jard his notice. at provi stand the rest of the standard standard standard standard standard standard standard standard standard stand standard standard stand standard standard stand standar	X Joy L. Arlasu Joy J. Treasure	<u></u>
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Ronald D. Treasure & Joy L.	ar the state of th	Service And Annual States a	<ul> <li>Fizz - Carling and any ing at the second seco</li></ul>
	6 80 My comm		(SEAL)
TO:	holder of all indebtedness	and position (su restant to mark and but apprend to mark again the foregoing trust deed. All sume	
herewith together with said trust deed) and to estate now held by you under the same. Mail	ncel all evidences of indebt reconvey, without warranty reconveyance and document	edness secured by said trust deed (which are o to the parties designated by the terms of said to the parties designated by the terms of said a to	
DATED: ON ANT THE PERSON AND ADDRESS OF ADDR	수가 아님께서 집에 집에 있는 것이 같아요. 가지 않는 것이 같아요.		enter voltenter Konton voltenter Konton voltenter
Do not lose or destroy this Trust Deed OR THE NOT	IE which it secures. Both must be d	Boneficiary elivered to the trustee for concellation before reconveyance w	il bo mode.
TRUST DEED	CRIPTEN ATTACHEL	STATE OF OREGON, NEVELO WID County of	}ss.
Ronald D. & Joy L. Teasure 3727: Austin State Built Klamath Full 0247603 Granter	, Oregon, de conceve sbyce, seeses	10 train o'clock M. a	eday , 19, nd recorded
Roger, A. & LaJuanda J. Case 1769, Washburn way Kiamath Fulls 02-37603 UURALIA Beneticary AFTER RECORDING RETURN TO	FOR CET INSTRECORDER'S U MA OE KIYWYIH COO EVYONKE' UNEDSUG S	page or as fee, se e or ent ment/microthin/reception N Record of Mortgages of said	/file/instru- o, County.
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## EXHIBIT "A" LEGAL DESCRIPTION

A parcel of land situated in Lot 13, Block 2, THIRD ADDITION TO ALTAMONT ACRES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, more particularly described as follows:

Beginning at the Northeast corner of Lot 13, Block 2, THIRD ADDITION TO ALTAMONT ACRES: thence South 0 degrees 11' East 100.16 feet; thence South 89 degrees 13' West 99.85 feet; thence North 0 degrees 12' West 100.16 feet; thence South 89 degrees 13' East 99.85 feet to the point of beginning, with bearings based on Minor Partition No. 21-83 as filed in the Klamath County Engineer's Office.

Tax Account No.: 3909 010BD 01701

STATE OF OREGON: COUNTY OF KLAMATH: ss:

File	d for record at request of	Mountain	Title Co		01		
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