NOTE: The Trust Deed Act provides that the trustee hereunder must be either on attorney; what is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lowy of Oregon or the United States or the United States or the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

ney's tees on such append. It is mutually affreed that: a. In the synchronic production or all of said property shall be taken under the right of envinent domain or condemnation, beneficiary shall have the infalt, if it so elects, for require that all or any portion of the monies payable tas compensation for such significant or the second of the monies payable to pay all reasonable costs affred, which are in excess of the monies payable incurred by grantor in such sepenses and attorney's feet mecasarily paid or paphiled by it first upon any reasonable costs and expenses to beneficiary and both in the trial and appelled costs and expenses on beneficiary and both in the trial and appelled sourts, necessarily paid or datformer's fees and executed hereby; and grantor and the balance applied upon incurred by bene-secured hereby; and grantor and the balance applied upon the indebtedness and execute such instruments shall be necessary in obtaining such com-pensation, promptly upon benefits shall be increasing in other such actions pensation, promptly upon benefits shall be increasing in the trial such conce inclusive and its fees and presentation of this deed and the note for ind assecuted in the tee of the presentation, while allecting (a) consent to the making of any map or plat of said property (b) form in (b) form in

Join in executing such linancing statements pursuant to the Unitorm Commet-cial Code as the beneficiary may, require and to pay for liling same in the proper output filter of olices, as well as the cost of all lien searches made beneficiary. The provide and continuously maintain insurance on the buildings and such other harmed and continuously maintain insurance on the buildings and such other harmed as the beneficiary may from time to time require, in comparies acceptable in the said premises allows to so of damage by life and such other harmed as the beneficiary with loss payable to the latter; all if the grantor shall fail be delivered to the beneficiary as soon as insured; deliver said policies to the beneficiary with loss payable to the latter; all if the grantor shall fail the any reason to procure any such such such states any fire or or procure any such such and the such as the same state at a ranout's as soon as insured; deliver said policies to the beneficiary with loss payable to the latter; all if the grantor shall fail to any reason to procure any such as and to be expira-ting determine, or at option of be thereby and in such order insurance and to the beneficiary may procure the same at frantor's series. The amount and determine, or at option of be thereby and in such order insufficiary and reason any ince or anities of delaut hereunder or invalidate any and thereof, may be released the liciary the entire amount as collected, or a fains, said other charges that may be levied or assessed upon a same stat sand other charges that may be levied or assessed upon any advant set such notice. There is becompary before any part to make there and the fain in the faint as all other to beneficiary, past due or delinquent and partify deliver, receipts, thereof, and the amount, so paid and the rander any intervent of the deliver and other to beneficiary, past due or delinquent and partify deliver trans thereof and the amount, so paid may filts arising from breach and the another and the observent any right

surplus, if any, to the granter or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or success-under any trustee named herein or to any successor trustee appointed herein under any trustee named herein or to any successor trustee appointed herein trustee, the latter shall be vested all title, powers and ducks conterred and substitution shall be made by written instrument executed by beneficiary, which, then recorded in the morkskie records of the county or counties in of the successor trustee. The appointment, the structure of proper appointment of the successor trustee. Trustee accepts this trust when this deed, duly firsteated and substitution or proceeding an which grantor, beneficiary trusted to motily any party hereto of pending sale under any other deed of the successor trustee.

and expenses actually incurred in chorene the compared of the third duck together with trustees and attorney's fees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by law. The trustee may sell said property either and the postponed as provided by law. The trustee may sell said property either and to the higher bidder for cash, payable at the pracel or parcels at shall deliver to the purchader for cash, payable at the firme of sale. Trustee the prosperty so sold, where the delt of any matters of the the the send of the truthulunes the deed of any matters of the the the trustee, but including the dent and beneficiary, may purchase at the sale trustee, but including and the compensation of the trustee sale to the trustee, but including the decorded law and the trustee sole at the sale trustee, but including and the truthulunes subsequent to the interest of the trustee but including the another control of the trustee and a trassonable charge by trustee's dead as their interests may appear in the order of the trustee in the trustee are considered by the trust of the trustee in the trustee surplus. 16. Beneticiary may from time to time appoint a successor or success.

strument. irrespective of the maturity dates expressed therein, or "NOU" to De Unireas onable withheld" franting any easement or creating any restriction thereon; (c) join in any thereol, diversity of the agreement attacking this deed or the len or charge in any reconvey, without warrany, all or any part of the len or charge is uborden in this part of the recipient of as the "performance" in thereol, in any reconvey, and the recipient of any matters or lacts shall is uborden in this participient in the second of the second of the any of the be conclusive proof of the truthulness therein of any matters or lacts shall services mentione, either in period be truthered in this participient the industries, either in period be truthered in the second period in this participient in the order of the any of the period in this participient in the order of the any of the services mentione, either in period be contentwise of any second any property account, and without rank mesus or otherwise content is services and expenses of operation and take possession of said property. The issues and expenses of operation and taking possession of said property, the property part thereol, in its own and taking thereoets of the and other issues of such rents, issues and profits, or the proceeds of the and other property of any default by grantor in payment of any taking or damage of the property of any default by grantor in payment of any taking or damage of the property of an his performance of any proceeds to foreclose this trust deep of the beneficiary at his election may proceed to foreclose this trust any and the application or release and proformance, the beneficiary on any addicatil or notice of default hereunder, time being of the property of in his performance of any proceeds to foreclose this trust deep and whit respect to such payment and proceeds to foreclose the strust and and the secure hereby invariety due and paysite. In such any and the secure hereby invariety due and paysite. In the such an

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it note of even date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary's then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the numburity dates, expressed therein, or To protect the security of this trust dead drattor without is respective.

On not ther at marker this first they the the the the point which is second first and the water

THIS TRUST DEED, made this 147 Vol. mg Page 11288 .....day of July Herbert Oswald Mathis and Teresa Lynn Mathis, Husband and Wife as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY Richard R. Frost as Beneficiary, Summe

19.88 between .., as Trustee, and Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property  $\left\{\lambda_{1}, \ldots, \lambda_{k}\right\} \approx \left\{ \lambda_{1}, \ldots, \lambda_{k}\right\} = \left\{ \lambda_{1}, \ldots, \lambda_{k}\right\}$ how is all Refer to the attached legal description " HE FREE TO BE THE PREE In case of default by the grantor on this trust deed, beneficiary herein shall have the option of suing on the note or foreclosing on the property.

TRUST DEED

-Oregon Trust Deed Series TRUST DEED.

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Mortage to Oregon Depar	nd agrees to and with the beneficiary and those claiming under him, that he is d described real property and has a valid, unencumbered title thereto rtment of Veterans Affairs recorded view.
	Sinveterans Affairs recorded Klamath County, M77 page
and that he will warrant and to	orever defend the same against all persons whomsoever.
<ul> <li>Antipication of the second seco</li></ul>	an persona with which we have a set of the s
the second secon	SERVICES of Least Stationary 1997 and 1998 and 1999 and 1 1997 Address Andreas A Andreas Andreas
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(a) An and the second secon	
The grantor warrants that the provide the provident of th	
(b) for an organization, or (sver	occeeds of the loan represented by the above described note and this trust deed are: onal, family or household purposes (see Important Notice below), in it granter is a material person) are for business or commercial purposes.
Personal deed applies to, inures to the	ta t
gender includes the feminine and the neu IN WITNESS WITTE	he benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, exect assidns. The term beneficiary shall mean the holder and owner, including pledgee, of the con s a beneficiary herein. In construing this deed and whenever the context so requires, the masc der, and the singular number includes the plural.
<i>WHEREOF</i>	, said grantor has hereunto set his hand the d
as such ward if warranty (a) is applicable a	and the warranty (a) or (b) is Alerico A
disclosurer, facily with the Act and the	Regulation Z, the
If the local state of the state	sregard this notice.
(If the signer of the chove is a corporation, it use the form of acknowledgement opposite.)	Teresa Lynh Mathis
STATE OF OREGON,	STATE OF OREGON
County of Thank the This institument, was acknowledged	County of Ss.
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and an also approximate the approximate the state of the	REQUEST FOR FULL RECONVEYANCE
O. Contraction of Alexandree and Alexandr	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid.
The undersigned is the legal owner and	nd holder of all instances
id trust deed or	a. You hereby are directed, on payment to you of any sums owing to you under the
	o reconvey, without me deliver by said trust deed (which are deliver
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De not lose or destroy this Trust Deed OR THE NOT	I reconveyance and documents to the parties designated by the terms of said trust deed the brance buy project present and in a project which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.
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## Order No.:

## EXHIBIT "A" LEGAL DESCRIPTION

Lot 61 of LAMRON HOMES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, ALSO a file foot strip of land situated in the S1/2 SW1/4 SE1/4 of Section 11. In the OIFICE OF the County Clerk OF Klamath County, Oregon, ALOU foot strip of land situated in the S1/2 SW1/4 SE1/4 of Section 11, mounship to couth Pance o Fast of the Willamette Meridian. Klamath Toot Strip or Lang Situated in the Si/2 SW1/4 SE1/4 or Section 11, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows: Beginning at the Southeast corner of Lot 61, LAMRON HOMES SUBDIVISION; thence South 0 degrees 07' East a distance of 15 feet to the South line of Section 11: thence North 89 degrees 56' West along the South thence South U degrees U/. East a distance Of 15 Leet to the South line of Section 11; thence North 89 degrees 56; West along the South line of said Soction 11 a distance of or foot, thence North O degree line of Section 11; thence North 89 degrees 56' West along the South line of said Section 11, a distance of 85 feet; thence North 0 degrees O7' West a distance of 15 feet to the Southwest corner of said Lot 60 degrees thence South 80 degrees 56' Fast along the South line of said Lot 61 a thence South 89 degrees 56' East along the South line of said Lot 61 a thence South 85 degrees Son cast along the South line of Said distance of 85 feet, more or less, to the point of beginning. Tax Account No.: 3909 011DC 08400  $\mathbf{h} \in \mathbb{R}^{n}$ 10 t .... STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of \_ of \_\_\_\_\_July\_ SS. of <u>Mountain Title Co.</u> the <u>15th</u> - A.D., 19<u>88</u> at <u>3:12</u> o'clock <u>P. M.</u>, and duly recorded in Vol. <u>M88</u> of <u>Mortgages</u> on Page <u>11288</u> FEE day By County Clerk