1	John S. Bartlett, Esq. SBN 143 755 N. Roop St.		
2	Suite 108		
3	Carson City, NV 89701 (775) 841-6444	Electronically Filled	
4	johnsbartlett@att.net	Electronically Filed Sep 10 2021 11:57 a.n	n.
	Attorneys for Respondent	Elizabeth A. Brown	
5		Clerk of Supreme Cou	ſţ
6			
7	IN THE SUPREME COURT I	FOR THE STATE OF NEVADA	
8	THOMAS L. CORNWELL, a Nevada) Supreme Court Case No.: 82106	
9	resident,) First Judicial District Court Case No.	
10	Appellant,) 18 RP 00018 1B	
11	VS.		
12	NEIL E. SCHULTZ, a Nevada resident, aka The Neil E. Schultz Trust Dated January 29,	<u> </u>	
13	2016,		
14	Respondent.		
15	RESPONDEN	IT'S APPENDIX	
16			
17			
18			
19		Dated this 5 th day of September, 2021	
20		John S. Bartlett John S. Bartlett, Esq.	
21		SBN 143 755 N. Roop St.	
22		Suite 108 Carson City, NV 89701	
23		(775) 841-6444	
24		johnsbartlett@att.net Attorney for Neil E. Schultz, Respondent	
25		respondent	
26			
27			
28			
20			

INDEX OF TRIAL EXHIBITS

2	Document Description	Appendix Page Nos.
3	District Court's Index of Trial Exhibits	RA i-ii
4	Plaintiff's Exhibit 1A	RA 1-2
5	Plaintiff's Exhibit 2A	RA 3
6	Plaintiff's Exhibit 3	RA 4-5
7	Plaintiff's Exhibit 4	RA 6
8	Plaintiff's Exhibit 5	RA 7-8
9	Plaintiff's Exhibit 6	RA 9-10
10	Plaintiff's Exhibit 7	RA 11
11	Plaintiff's Exhibit 8	RA 12
12	Plaintiff's Exhibit 9	RA 13
13	Plaintiff's Exhibit 10	RA 14-20
14	Plaintiff's Exhibit 11	RA 21-23
15	Plaintiff's Exhibit 12	RA 24
16	Plaintiff's Exhibit 13	RA 25-27
17	Plaintiff's Exhibit 14	RA 28
18	Plaintiff's Exhibit 15	RA 29-37
19	Plaintiff's Exhibit 16	RA 38-48
20	Plaintiff's Exhibit 17	RA 49-50
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22	Plaintiff's Exhibit 19	RA 53
23	Plaintiff's Exhibit 20A	RA 54-56
24	Plaintiff's Exhibit 21A	RA 57-61
25	Plaintiff's Exhibit 22	RA 62-67
26	Plaintiff's Exhibit 23	RA 68-72
27	Plaintiff's Exhibit 24	RA 73-76
28	Plaintiff's Exhibit 25	RA 77-78

Plaintiff's Exhibit 26

l

Plaintiff's Exhibit 27

RA 79-82

RA 83

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FIRST JUDICIAL DISTRICT COURT

CASE NUMBER: <u>18 RP 00018 1B</u>

JUDGE: JAMES E. WILSON, JR.

DEPT. NO. II

PLAINTIFF/PETITIONER: NEIL E. SCHULTZ

DEFENDANT/RESPONDENT: THOMAS LEHMAN CORNWELL

DATE: 8/3/20

HEARING: BENCH TRIAL

Pty	Number	Description of Exhibit	Marked	Offered	Admitted
Pltf.	1	GRANT BARGIN AND SALE DEED 10/23/01	8/3		
Pltf.	2	AFFDVT CONVERSION/MANUFACTURED HOME	8/3		
		10/24/01			
Pltf.	3	GRANT BARGIN SALE DEED 5/6/03	8/3	8/6	8/6
Pltf.	4	NOTE SECURED BY DEED OF TRUST 5/6/03	8/3	8/6	8/6
Pltf.	5	DEED TRUST W/ASSIGNMENT OF RENTS 5/2/03	8/3	8/6	8/6
Pltf.	6	LOAN ESCROW INSTRUCTIONS 5/2/03	8/3		
Pltf.	7	HANDED WRITTEN NOTE 6/13/06	8/3	8/6	8/6
Pltf.	8	NOTE MODIFICATION 12/22/09	8/3	8/6	8/6
Pltf.	9	NOTE MODIFICATION 5/2/03	8/3		
Pltf.	10	LOAN AMORIZATION SCHEDULE 5/21/10	8/3	8/6	8/6
Pltf.	11	QUITCLAIM DEED 2/14/17	8/3	8/6	8/6
Pltf.	12	HAND WRITTEN NOTE 3/16/18	8/3	8/6	8/6
Pltf.	13	AFFIRMATION 4/23/18	8/3		
Pltf.	14	ALLIED FORCLOSURE SERVICES LETTER 4/23/18	8/3	8/6	8/6
Pltf.	15	AFFIRMATION 4/23/18	8/3	8/6	8/6
Pltf.	16	TRUSTEE'S SALE GUARANTEE	8/3		
Pltf.	17	SENT CERTIFIED MAIL TO SAMANTHA MOORE	8/3	8/6	8/6
Pltf.	18	ALLIED FORCLOSURE SERVICES LETTER 8/9/18	8/3	8/6	8/6
Pltf.	19	MANUFACTURED HOME TITLE INFO 6/4/97	8/3	8/6	8/6
Pltf.	20	AFFIRMATION 8/1/18	8/3		
Pltf.	21	DECLARATION OF VALUE 9/26/18	8/3		
Pltf.	22	PLTFS I ST REQUEST FOR PRODUCTION OF DOCS	8/3		
Pltf.	23	DISCOVERY REQUESTS 10/30/19	8/3	8/6	8/6

Updated: 8/6/2020 11:11 AM

- EXHIBIT RECORD PAGE 1 -

CASE TITLE : SCHULTZ VS CORNWELL

CASE NUMBER: <u>18 RP 00018 1B</u>

Pty	Number	Description of Exhibit	Marked	Offered	Admitted
Pltf.	24	CARSON CITY UTILITIES BILL 12/22/18	8/3		
Pltf.	25	DECLARATION OF GEORGE SOETJE	8/3		
Pltf.	1A	CERT COPY GRANT BARGIN AND SALE DEED 10/23/01	8/6	8/6	8/6
Pltf.	2A	CERT COPY AFFDVT CONVERSION/MANUFACTURED HOME 10/24/01	8/6	8/6	8/6
Pltf.	20A	CERT COPY AFFIRMATION 8/1/18	8/6	8/6	8/6
Pltf.	21A	CERT COPY DECLARATION OF VALUE 9/26/18	8/6	8/6	8/6
Pltf.	26		8/6	8/6	8/6
Pltf.	27		8/6	8/6	8/6
	-				
	•				<u> </u>
	·				

Updated: 8/6/2020 11:11 AM

A.P. NO. 008-252-25 Escrow No. 2001-53458-GB R.P.T.T. \$117.00

WHEN RECORDED MAIL TO: MaryLynn L. Cavender 2355 Columbia Way Carson City, NV. 89701

MAIL TAX STATEMENT TO: Same as above

GRANT, BARGAIN and SALE DEED

FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged,

Clarence J. Childers, successor Trustee of THE CHILDERS FAMILY TRUST dated January 14, 1997

do(es) hereby GRANT, BARGAIN and SELL to

MaryLynn L. Cavender, an unmarried woman

the real property situate in the County of Carson City, State of Nevada, described as follows:

Lot 25, Block F, of BAGLE VALLEY MOBILE HOME ESTATES, UNIT NO. 4, according to the map thereof, filed in the office of the County Recorder of Carson City, Nevada, on October 11, 1967 in Book 2 of Maps, Page 310 as File No. 28210.

TOGETHER with all tenements, hereditaments and appurtenances, including easements and water rights, if any, thereto belonging or appertaining, and any reversions, remainders, rents, issues or profits thereof.

Dated: 0-27-01

Clarence J. Chillen Successor Trustee

STATE OF NRVADA
COUNTY OF Carson City

This instrument was acknowledged before me on 10-72-01, by Clarence J

Notary Public



FIRST AMERICAN TITLE CO

OI OCT 23 P2:59

FILE NO. 268297
ALAN GLOVER
CARSON CITY RECORDER
FEES DEP.

100000

State of Nevada		,		
Declaration of Value 1. Assessor Parcel Number(s). a) 008-252-25 b) c) d)	Document/Inst	RDERS OPTIONA rument #: 26 Page:	FOL	
2. Type of Property: a) Vacant Land b) X Single Fam. Res. c) Condo/I wnhse d) 2-4 Plex e) Apt. Bldg. f) Comm'l/Ind'l g) Agricultural h) Mobile Home i) Other 3. Total Value/Sales Price of Property: Deed in Lieu of Foreclosure Only (value of property): Transfer Tax Value: Real Property Transfer Tax Due: 4. If Exemption Claimed: a. Transfer Tax Exemption, per NRS 375.090, Section: b. Explain Reason for Exemption:		00	- 99- D 18-	
5. Partial Interest: Percentage being transferred: The undersigned declares and acknowledges, under penalty of p information provided is correct to the best of their information and substantiate the information provided herein. Furthermore, the disadditional tax due, may result in a penalty of 10% of the tax due plus	erjury, pursuant of belief, and can be allowance of any interest at 1% per	claimed exemption, month.	or other determination	
Pursuant to NRS 375.030, the Buyer and Seller shall be amount owed. Signature Angulapur Children Signature	Capacity Capacity	Seller	or any additional	
SELLER (GRANTOR) INFORMATION REQUIRED	•	R (GRANTEE) II REQUIRE MaryLynn L. Ca	D	
Print Name: Clarence Childers Address: 89 W. Chicago City: Pontiac State: Vn Zip: 48340	Print Name: Address: City: State:		Columbia	
COMPANY/PERSON REQUESTING RECORDING (REQUIRED IF NOT THE SELLER OR BUYER) Print Name: First American Title Company of Nevada/Gay Address: 1213 S. Carson Street	le Bernard	Escrow#	2001-53458-GB	
Address: 1213 S. Carson Street City: Carson City State. NV		Zip:	89701-1684	

(AS A PUBLIC RECORD THIS FORM MAY BE RECORDED)

apn 008-252-25 2001 · 53458 UB

AFFIDAVIT CONVERSION OF MANUFACTURED HOME/MOBILE HOME TO REAL PROPERTY

PART 1. TO BE COMPLETED BY APPLICANT	COUNTY OF Carson City
MANUFACTURED HOME/MOBILE HOME INFOR	• • • • • • • • • • • • • • • • • • •
1 American Name Clarence James C	hilders
2. Physical location of home 2355 Columbia Wa	ly, Carson City, NV. dy
7 Description: Manufacturer Fat West	Asst 1913 Wodel
Length 63 Width 24 Seria	Number S1031XU
4. New lienholder (if any): Name: None	
Address	
5. Unsecured personal property taxes are paid in full	
LAND MUST BE OWNED BY THE OWNER OF T	HE MANUFACTURED/MOBILE HOME
1 Assessor's Bornel Number COS-0 52 - 2	.5
2. Legal Description: Lot 25 Block Subdivision	NMHE #4 Other
ALL DOCUMENTS RELATING TO THE HOME AS PERSO THE MANUFACTURED HOUSING DIVISION BEFORE IT	ONAL PROPERTY MUST BE FORWARDED TO
PART 2. OWNER/BUYER NOTARIZED SIGNATURES	·
The mederal med as aumor/s) for the above described	manufactured home/mobile home and owner(s) or
at a tank about about affirm that the mineing gear has been i	emoved her NKS 301.244, the home has been
29700 Briblind icoal bas alois ille dibu aan kaasa mi kattata 29700	THU BOLECIE! TO THE CONTACTOR OF THE STOLE CONTRACT
home to Real Property, understanding that any liens or encum	ibrances on the unit may become a lien on the land.
1 well of the	-1. 1.01
Chrene Childen-Trustee	10-4-0
Owner/Buver // (Date)	Owner/Buyer (Date)
Ownerination (====)	
Clarence James Childers, Trustee	•
	Print or Type Name
Print or Type Plame	Genegasescoccoscoccoccoccoscocco
A Company the understand a d	Jointy Public GAYLE BERNARD
On October 4, 2001, before me the undersigned, a h	Porconally Aut Remails CAMON CITY 2
in and for the State of Nevada County of Carson City appeared Clarence James Childers	Ly Appl Dp. Nov. 22,200
appeared Clarence James Chiliand	(acceptablescence):4444440000000000000000000000000000000
who acknowledged that he executed this alidavit.	•
hall burned	, · · ·
Notal Modern Modern Modern	y Public
V	WHEN RECORDED MAIL TO:
PART 3. The above described home will be placed on the n	ext lax
roll of Carson City County as real proj	erty
upon receipt of the Real Property Notice. Notice: This conv	ersion
gestid only if the shove information is true and correct.	FOR RECORDER'S USE ONLY
1 lagra mano 18/29/01	
Bignature of county assessor (Dale)	PH #8 **
They Ken Call - Micak	FILED FOR RECORD
JANNA FUSANO SK. ACOUNT ('LIKEK	AT THE REQUEST OF
Print Name/Title	FIRST AMERICAN TITLE CO. 01 OCI 24 P4:11
DISTRIBUTION	00003 5000 . 268362

Send recorded affidavit, all related documents and

APN 08-252-25 RPTT \$128.70 ESCROW NO: 118082-KMM

Grant, Bargain, Sale Deed

THIS INDENTURE WITHESSETH: That MARY LYNN L. CAVENDER, an unmarried woman

In consideration of \$10.00, the receipt of which is hereby acknowledged, do hereby Grant, Bargain, Sell and Convey to

KAREN LYNN CLARKE, A SINGLE WOMAN, AS HER SOLE AND SEPARATE PROPERTY

all that real property situated in the City of CARSON, County of Carson City,

State of Nevada, described as follows:

Lot 25, in Block F, of EAGLE VALLEY MOBILE HOME ESTATES UNIT NO. 4, according to the Official Map thereof filed in the office of the Recorder of Carson City, Nevada, on October 11, 1967, in Book 2 of Maps, page 310, as File No. 28210.

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining.

Witness his/hers/theirs hand(s) this 2ND DAY OF MAY, 2003

MARY LYNN L. CAVENDER

STATE OF NEVADA
COUNTY OF CARSON CITY
Thurston

ss:

This instrument was acknowledged before me on May 6 200

NOTARY PUBLIC

SPACE BELOW FOR RECORDER'S USE

AND WHEN RECORDED MAIL TO:

KAREN LYNN CLARKE 2355 COLUMBIA WAY CARSON CITY, NV

Escrow No. 118082-KMM

MAIL TAX STATEMENTS TO:

SAME AS ABOVE

AT THE REQUEST OF First Centennial Title Co.

3 MAY -8 P3:30

297677

FILE NO.

ALAN GLOVER
CARSON CITY RECORDER
FEES 1 OEP.

297677

6

000004

STATE OF NEVADA DECLARATION OF VALUE

1. Assessor Parcel Number(s) 08-252-25

	FOR RECORDERS OPTIONAL USE ONLY
	Document Instrument No.: 297677
2. Type of Property:	Book: Page:
a) U Vacant Land	Date of Recording:
b) Single Fam Res	Notes:
c) Condo/Twnhse d) 2-4 Plex	MAY -8 2003
d) □ 2-4 Plex e) □ Apt. Bldg	
f) Comm'l/Ind'l	
	1.000
g) Agricultural h) Mobile Home	108,90 19,80
i) D Other	10 21)
	17,80
3. Total Value/Sales Price of Property:	\$99,000.00
Deed in Lieu of Foreclosure Only (value of property)	\$
Transfer Tax Value:	\$99,000.00
Real Property Transfer Tax Due:	\$128.70
. If Exemption Claimed	
a. Transfer Tax Exemption, per NRS 375.090, Secti	on .
b. Explain Reason for Exemption:	
-	
. Partial Interest: Percentage being transferred:%	
The undersigned declares and acknowledges, under penalty of	
nformation provided is correct to the best of their information	
pon to substantiate the information provided herein. Furthern	
letermination of additional tax due, may result in a penalty of	10% of the tax due plus interest at 1% per month.
Pursuant to NRS 375.030, the Buyer and Seller shall be joi	ntly and severally liable for any additional amount owed.
Signature Theer you like	Capacity (PRUTE)
14. 1/4 2	10
Signature Mary In Children	Capacity Suku
SELLER (CRANTOR) INFORMATION	BUYER (GRANTEE) INFORMATION
(Required)	(Required)
rint Name: MARTY LYNN L. CANORder	Print Name: KAREN LYNNE CLARK
Address: 3719 How tho nee S.E.	Address:
City/State/Zip: #14/19in, WA. 98501	City/State/Zip:
oughstatus p. g. 771 gra, wat 77 70	City/State/Zap.
COMPANY REQUES	STING RECORDING
Co. Name: First Centennial Title Company of Nevada	Esc #.: 118082-KMM
Address: 716 N. Carson St., Ste. 100, Carson City, NV 897	01

DO NOT DESTROY THIS NOTE: When paid, this note, with Deed of Trust securing same, must be surrendered to Trustee for cancellation before reconveyance will be made.

NOTE SECURED BY DEED OF TRUST (INSTALLMENT - INTEREST INCLUDED)

ORDER # 118082-KMM

\$ 32,000.00

Carson City, NV.

May 6, 2003

FOR VALUE RECEIVED, I/we promise to pay in lawful money of the United States of America, to or order, at place designated by payee the principal sum of THIRTY-TWO THOUSAND DOLLARS (\$ 32,000.00), with interest in like lawful money from MAY 5, 2003, at NINE per cent (9%) per annum on the amounts of principal sum remaining unpaid from time to time. Principal and interest payable in monthly installments of THREE HUNDRED AND SIX Dollars AND 82/100 (\$ 306.82), or more each, on the FIRST (1ST) day of each and every MONTH beginning on the 5th DAY OF JUNE, 2003

and continuing JUNE 5, 2008.

The DEED OF TRUST securing the within note contains the following provisions:

"In the event the herein described property or any part thereof, or any interest therein is sold, agreed to be sold, conveyed or alienated by the trustor, or by the operation of law or otherwise, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, at the option of the holder hereof and without demand or notice shall immediately become due and payable."

This loan is amortized over 17 years, YET due and payable in 5 Years. At the end of 5 years Note is Re-Negotiable, to extend.

Any Installment that is not received within Ten days of the due date specified herein, will be assessed with a late charge f\$25.00

Each payment shall be credited first on interest then due; and the remainder on principal; and the interest shall thereupon cease upon the principal so credited. Should default be made in payments, of any installment of principal and interest, the whole sum of principal and interest shall, at the option of the holder of this note, become immediately due. Principal and interest payable in lawful money of the United States. If action be instituted on this note, the undersigned promises to pay such sum as the Court may adjudge as attorney's fees. This note is secured by a DEED OF TRUST to First Centennial Trust Deed Services, Inc., a Nevada Corporation.

BUYER:

AREN LYNN CLARKE

CEMMPIO TO BEAT ARE ARD CORRECT CORVEY OF THE CHICKEN OF ARMEN PROPERTY OF THE CHICKEN OF ARMEN

DEED OF TRUST WITH ASSIGNMENT OF RENTS

THIS DEED OF TRUST, made this 2nd day of may, 2003 between KAREN LY DE GLARKE TRUSTOR, whose address is 2355 Columbia Way, Carson City, NV, FIRST CENTENNIAL TRUST LEFT STRVICES INTO NEVADA CORPORATION TRUSTEE, and GEORGE SOETJE, BENEFICIARY, WITNESSETH: That Trustor grants to Trustee in trust, with power of sale, that property in the County of Carson City, State of NEVADA described as a contract of the county of Carson City, State of NEVADA described as a contract of the county of Carson City, State of NEVADA described as a contract of the county of Carson City, State of NEVADA described as a contract of the county of Carson City, State of NEVADA described as a contract of the county of Carson City, State of NEVADA described as a contract of the county of Carson City, State of NEVADA described as a contract of the county of Carson City, State of NEVADA described as a contract of the county of Carson City, State of NEVADA described as a contract of the county of Carson City, State of NEVADA described as a contract of the county of Carson City, State of NEVADA described as a contract of the county of Carson City, State of NEVADA described as a contract of the county of Carson City, State of NEVADA described as a contract of the county of Carson City, State of NEVADA described as a contract of the county of Carson City, State of NEVADA described as a contract of the county of Carson City, State of NEVADA described as a contract of the county of Carson City, State of NEVADA described as a contract of the county of Carson City, State of NEVADA described as a contract of NevADA des

Lot 25, in Block F, of EAGLE VALLEY MOBILE HOME ESTATES UNIT NO. 4, according to the Official Map thereof filed in the office of the Recorder of Carson City, Nevada, on October 11, 1967, in Book 2 of Maps, page 310, as File No. 28210.

IN THE EVENT THE HEREIN DESCRIBED PROPERTY, OR ANY PORTION THEREOF, OR ANY INTEREST THEREIN, IS SOLD, AGREED TO BE SOLD, CONVEYED OR ALIENATED, BY THE TRUSTOR, OR BY THE OPERATION OF LAW OR OTHERWISE, ALL OBLIGATIONS SECURED BY THIS INSTRUMENT, IRRESPECTIVE OF THE MATURITY DATES EXPRESSED THEREIN, AT THE OPTION OF THE HOLDER HEREOF AND WITHOUT DEMAND OR NOTICE SHALL IMMEDIATELY BECOME DUE AND PAYABLE.

Together with the rents, issues and profits thereof, subject, however, to the right, power and authority herein after given to and conferred upon Beneficiary to collect and apply such rents, issues and profits.

For the purpose of securing (1) payment of the sum of \$32,000.00 with interest thereon according to the terms of a promissory note or notes of even date herewith made by Trustor, payable to order of Beneficiary, and all extensions or renewals thereof; and (2) the performance of each agreement of Trustor incorporated herein by reference or contained herein; (3) payment of additional sums and interest thereon which may hereafter be loaned to Trustor, or to his successors or assigns, when evidenced by a promissory note or notes reciting that they are secured by this Deed of Trust.

To protect the security of this Deed of Trust, and with respect to the property above described, Trustor expressly makes each and all of the agreements, and adopts and agrees to perform and be bound by each and all of the terms and provisions set forth in subdivision A, and it is mutually agreed that each and all of the terms and provisions set forth in subdivision B of the fictitious Deed of Trust recorded in the office of each County Recorder in the State of Nevada on January 30, 1968, in the book and at the page thereof, or under the document or file number, noted below opposite the name of such county: namely:

COUNTY hurchill	BOOK 39 Mortgages	PAGE 363	DOC . NO. 115384	COUNTY Lincoln	воок	PAGE	DOC . NO. 45902
Clark	850 Off. Rec.		682747	Lyon	37 Off. Rec.	341	100661
Douglas	57 Off. Rec.	115	40050	Mineral	11 Off. Rec.	129	89073
Elko	92 Off. Rec.	652	35747	Nye	105 Off. Rec.	107	04823
Esmeralda	3-X Deeds	195	35922	Ormsby	72 Off. Rec.	249	32867
Eureka	22 Off. Rec.	138	45941	Pershing	11 Off. Rec.	249	66107
Humboldt	28 Off. Rec.	124	131075	Storey	"S" Mortgages	206	31506
Lander	24 Off. Rec.	168	50782	Washoe	300 Off. Rec.	517	107192
				White Pine	295 R.E. Records	258	*****

shall inure to and bind the parties hereto, with respect to the property above described. Said agreement, terms and provisions contained in said subdivision A and B, (identical in all counties, and printed on the reverse side hereof) are by the within reference thereto, incorporated herein and made a part of this Deed of Trust for all purposes as fully as if set forth at length herein, and Beneficiary may change for a statement regarding the obligations secured hereby, provided the charge therefore does not exceed a reasonable amount.

The undersigned Trustor requests that a copy of any notice of default and any notice of sale hereunder be mailed to him at his address above set forth.

Signature of Trustor

BUYER:

CAREN LYNN CLARKE

STATE OF NEVADA
COUNTY OF CARSON CITY

} ss:

This instrument was acknowledged before me on

A July PY

KATHY MACELLARI
Rotary Public - State of Nevada
Appointment Recorded in Douglas County
No. 00-85319-5 - EXPIRIES OCTOBER 4, 2004

Escrow No. 118082-KMM

SPACE BELOW FOR RECORDER'S USE

AND WHEN RECORDED MAIL TO: KAREN LYNN CLARKE

> FILED FOR RECORD AT THE REQUEST OF

3 MAY -8 P3:30

FILE RO. 297678
ALAN GLOVER
CARSON CITY RECORDER
FEE\$ 001.

FIRST CENTENNIAL TITLE COMPANY OF NEVADA LOAN ESCROW INSTRUCTIONS ESCROW NO: 118082-KMM

TO: First Centennial Title Company of Nevada 716 N. Carson St., Ste. 100 Carson City, NV 89701 (775) 687-8560

DATE: May 2, 2003
Kathy Macollar TO BE A TRUE AND CORRECT
EscrowConfiger THE ORIGINAL
FIRST CENTENNIAL TITLE CO. OF NEVADA

RE: BORROWER: KAREN LYNN CLARKE LENDER: GEORGE SOETJE

BY Shorny Maccelari

I will hand you the sum of \$32,000.00, which you are authorized and instructed to use on or before 05/15/2003 and when you hold for me the following documents:

- 1. Promissory Note in the amount of \$32,000.00, executed by KAREN LYNN CLARKE, in favor of , bearing interest at the rate of 9% per annum; payable in installments of \$306.82 or more per month including principal and interest. Interest to commence at close of escrow with first monthly payment beginning MAY 5 2003 and continuing on like day of each and every month thereafter until MAY 5,2008, at which time the then remaining principal plus accrued interest shall become all due and payable. (amortized over a 17 year period, YET due and payable in 5 Years, With Re-Negotiation OPEN.
- A First Deed of Trust securing the above described Promissory Note covering the property known as: 2355 Columbia Way described in Preliminary Title Report 00118082-KMM.
- CLTA Loan Policy of title Insurance in your usual form issued to the undersigned Lender with liability in the amount of \$32,000 subject only to Items # 1-7, of your Preliminary Title Report dated APRIL 7, 2003, and the above described Deed of Trust.
- 4. Proof of Fire Insurance for the subject property with coverage of at least \$32,000.00, if required by lender, naming the undersigned Lender as a first loss payee, and proof that the Policy is paid current.

When you hold the above documents, you are instructed to record the above described Deed of Trust and disburse the funds I have handed to you accordingly.

All disbursements shall be made by your check. All funds received in this escrow shall be in the form of Certified Funds and deposited in one or more of your general escrow accounts with any bank doing business in the State of Nevada and may be transferred to any other general escrow account or accounts. The expression "close of escrow" means the date on which instruments referred to herein are filed for record. Recordation of any instruments delivered through this escrow, if necessary or proper in the issuance of a policy of title insurance called for is hereby authorized. Upon close of escrow, forward a request to the fire insurance agent that the insurer attach a loss payable clause in favor of the herein named lender or make such other additions or corrections as may have been specifically required herein, and second, that the agent thereafter forward such policies to the parties entitled to them. In all acts in this escrow relating to fire insurance, you shall be fully protected in assuming that each such policy is in force and the necessary premium therefore has been paid.

If the conditions of this escrow have not been complied with at the time provided herein you are nevertheless to complete the same as soon as the conditions (except as to time) have been complied with, unless I shall have made written demand upon you for the return of money and/or instruments deposited by me. (Time is hereby declared to be of the essence hereof). In the event that this escrow shall not be in a condition to be closed by the date set forth hereinabove, the party who then shall have fully complied with his instructions may, in writing, demand the return of his money and/or documents.

in the event it may be necessary or proper for the consummation of this escrow, reconveyances may be deposited in escrow after Trust Deed recordation hereunder, or you are authorized to deposit or have deposited funds or documents or both, with any title insurance company or bank subject to your order pursuant to closing this escrow, and such deposit chall be deemed a deposit in accordance with the meaning of these instructions.

In consideration of your acting as escrow holder herein, it is agreed that you shall in no event be liable for the failure of any of the conditions of this escrow, and you shall not be liable or responsible for your failure to ascertain the terms or conditions, or to comply with any of the provisions of any agreement, contract or other document filed herewith or referred to herein, nor shall you be liable for responsible for forgeries or false personations.

CERTIFIED TO BE A TRUE AND CORRECT CODY OF THE ORIGINAL PIRST NEW PER WAL TITLE OD, OF NEVADA DY: 1

FIRST CENTENNIAL TITLE COMPANY OF NEVADA LOAN ESCROW INSTRUCTIONS ESCROW NO: 118082-KMM

Should any controversy arise between the parties hereto with respect to the subject matter of this escrow, its terms, or conditions, you shall not be required to take action, but may withhold all moneys, securities, documents or other things deposited until such controversy shall be determined by

agreement or appropriate legal proceedings, and in such event you shall not be liable for interest or damage.

It is understood that the fee agreed upon for your services is for your ordinary services only. In the event that you render any service not provided for herein, or if there is any modification hereof, or should any controversy or litigation arise to which you are made a party, or intervene in, you shall be reasonably compensated for such extraordinary services and reimbursed for all costs and expenses which you may incur in connection therewith. You shall have the right to retain all moneys and documents held by you until such compensation, costs and expenses shall be paid. The undersigned hereby jointly and severally promise to pay such sums on demand. In the event this escrow is not completed for any reason, you are authorized to deduct and pay your fee plus any costs incurred, from any funds on deposit.

LENDER:	GEORGE	SOET	JE

Address P.O Box 45-81

___ Pho

883-7712

BORROWER: KAREN LYNN CLARKE

I approve of the above instructions and agree to execute all necessary documents to comply therewith within the time specified. From said funds due me, you are authorized and instructed to deduct your usual loan escrow fee, the policy of title insurance premium, recording fees, document preparation fee, and pay any encumbrances on said property necessary to issue your title insurance policy as provided above, including any payoff penalties demanded by the encumbrance holder without further approval.

Address 2355 Columbia

Note Modefication

This Note madefication Parties to hate +
Dead of Trust executed by Haven Lynn Clark
in four of George Soction on May 2, 2003.
Said note is modified as follows. Grincips
belove to be increased by \$1,500°,
all other terms and conditions to remain the
Dame.

GEVRGE SOFTSE

Haren Lynn Clarke

COPY OF THE ORIGINAL COPY OF THE ORIGINAL THE COPY OF NEVADA

Note Modification

for

2355 Columbia Way Carson City, NV. 89706

&

Karen Lynne Clarke

This note modification pertains to the Note & Deed of Trust executed by Karen Lynn Clarke in favor of: George Soetje on May 2, 2003.

Said Note is modified as follows:

- 1.) Principal Balance to be increased by \$4,000.00
- 2.) New Balance shall be: \$34,000.00
- 3.) New Payment to be: \$375.00 per mo.
- 4.) Interest rate is 10% per annum.

All other terms & conditions to remain the same.

George Soetje/Beneficiary

aren Lynne Clarke/Trustor

Note Modification

2355 Columbia Way Carson City, NV. 89706

Karen Lynne Clarke

This note modification pertains to the Note & Deed of Trust executed by Karen Lynne Clarke in favor of: George Soetje on May 2, 2003.

Said Note is modified as follows:

- 1.) Principal Balance to be increased by \$4,117.49
- 2.) New Balance shall be: \$37,651.45
- 3.) New Payment to be increased to: \$410.00 effective June 5th payment
- 4.) Interest rate to remain @ 10% per annum.

All other terms & conditions to re-	All other terms & conditions to remain the same.					
George Soetje/Beneficiary	Date					
Karen Lynne Clarke/Trustor	Date	·				

CERTIFIED TO BE A TRUE AND CORRECT COPY OF THE CHEMAN.

		4:08PM			Page :	No.: 1
Prens	red for:	L	oan Amortiza	tion Schedule		1
	Number:				191	
Loan i	Information:					
First P Last Pa Princip Interest No. Of Paymer	Rate: Payments: nt Method:	5/05/2 6/05/2 12/05/2 \$37,651 10.000	2010 2024 1.45	Payment Amount: Last Payment: Report Start Payment No.: Report End Payment No.: Balloon at Payment No.: Report Beginning Balance:	! ! 75 0	\$410.00 \$264.29 6/05/2010 12/05/2024 \$37,651.45
Pymni Nbr.	Payment Due Date 6/05/2010	Payment Amount	Interest Paid	Principal Paid	Unpaid Interest	Remaining Ba
2	7/05/2010	410.00	313.76	96.24	0.00	
3		410.00	312.96	97.04	0.00	37,555.21
4	8/05/2010 9/05/2010	410.00	312.15	97.85	0.00	37,458.17
5	10/05/2010	410.00	311.34	98.66	0.00	37,360.32
6	11/03/2010	410.00	310.51	99.49	0.00	37,261.66
7	12/05/2010	410.00	309.68	100.32	0.00	37,162.17
•		410.00	308.85	101.15	0.00	37,061.85 36,960.70
Total i	for 2010:	2,870.00	2,179.25	690.75	0.00	
8	1/05/2011	410.00	200 01			
9	2/05/2011	410,00	308.01	101.99	0.00	36,858.71
10	3/05/2011	410.00	307.16	102.84	0.00	36,755.87
11	4/05/2011	410.00	306.30	103.70	0.00	36,652.17
			305.43	104.57	0.00	36,547.60

304.56

303.68

302.80

301.91

301.00

300.10

299.18

298.26

3,638.39

105.44

106.32

107.20

108.09

109.00

109.90

110.82

111.74

1,281.61

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6/05/2011

7/05/2011

8/05/2011

9/05/2011

10/05/2011

11/05/2011

12/05/2011

Total for 2011:

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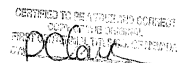
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36,442.16

36,335.84

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Date: 5/21/2010 4:08PM Page

		Lo	an Amorria	907	Page No	p.: 2
Pymnt Payı	ment		an Amortization	Schedule		
	Date 5/2012	Payment Amount	Interest Paid	Principal Paid	Unpaid Interest	Remaining B
		410.00	297.33	112.67	0.00	
	5/2012	410.00	296.39	113.61	0.00	35,566.4
	72012	410.00	295,44	114.56	0.00	35,452.8
_	/2012	410.00	294,49	115,51		35,338.2
	/2012	410.00	293.52	116.48	0.00	35,222.7
	/2012	410.00	292.55	117.45	0.00	35,106.20
	/2012	410.00	291.57	118.43	0.00	34,988.8
	2012	410.00	290.59	119.41	0.00	34,870.38
28 9/05/		410.00	289.59	120,41	0.00	34,750.97
29 10/05/	/2012	410.00	288.59	121,41	0.00	34,630.56
30 11/05/	/2012	410.00	287.58	122,42	0.00	34,509.15
31 12/05/	2012	410.00	286.56	123.44	0.00	34,386.73
Total 6				*23.77	0.00	34,263.29
Total for 20	012:	4,920.00	3,504.20	1,415.80	0.00	
32 1/05/2	2013	410.00	285.53	124,47	0.00	
33 2/05/2	:013	410.00	284.49	125.51		34,138.82
34 3/05/2	013	410.00	283,44	126,56	0.00 0.00	34,013.31
35 4/05/2	013	410.00	282.39	127.61		33,886.75
36 5/05/2	013	410.00	281.33	128.67	0.00	33,759.14
37 6/05/20	013	410.00	280.25	129.75	0.00 0.00	33,630.47
38 7/05/20	013	410.00	279.17	130.83		33,500.72
39 8/05/20	013	410.00	278.08	131.92	0.00	33,369.89
40 9/05/20	013	410.00	276.98	133.02	0.00 0.00	33,237.97
41 10/05/2	013	410.00	275.87	134.13		33,104.95
11/05/2	013	410.00	274.76	135,24	0.00	32,970.82
13 12/05/20	013	410.00	273.63	136.37	0.00 0.00	32,835.58 32,699.21
otal for 201	13:	4,920.00	3,355.92	1,564.08	0.00	
14 1/05/20	14	410.00	272.49	137.51	0.00	22 561 70
5 2/05/20	14	410.00	271.35	138.65		32,561.70
6 3/05/20	14	410.00	270.19	139.81	0.00	32,423.05
7 4/03/20	14	410.00	269.03	140.97	0.00	32,283.24
8 5/05/20	14	410.00	267.85		0.00	32,142.27
0.00,20	.,	410.00	267.85	142.15	0.00	32,000.

Date: 5/21/2010 4:08PM

		4:08PM			D · ·	
	St. Entitle	Le la	an Amortization	Schedule	Page No).: 3
Pymnt Nbr.	Payment Due Date	Payment Amount	Interest Paid	Principal Paid	Unpaid	
49	6/05/2014	410.00	266.67		Interest	Remaining E
50	7/05/2014	410.00	265,47	143,33	0.00	31,856.
51	8/05/2014	410.00	264,27	144.53	0.00	31,712.
52	9/05/2014	410.00	263.05	145.73	0.00	31,566.
53	10/05/2014	410.00	261.83	146.95	0.00	31,419.
54	11/05/2014	410.00	260.60	148.17	0.00	31,271.
55	12/05/2014	410.00		149,40	0.00	31,122.6
			259.35	150.65	0.00	30,971.3
Total fo	or 2014:	4,920.00	3,192.15	1,727.85	0.00	
	1/05/2015	410.00	258.09	151.91	0.00	20.010.4
	2/05/2015	410.00	256.83	153.17	0.00	30,819,4
	3/05/2015	410.00	255.55	154.45	0.00	30,666.2
	4/05/2015	410.00	254,27	155.73	0.00	30,511.8
	5/05/2015	410.00	252.97	157.03	0.00	30,356.1
	5/05/2015	410.00	251.66	158.34	0.00	30,199.0
	7/05/2015	410.00	250.34	159.66	0.00	30,040.7
	3/05/2015	410.00	249.01	160,99	0.00	29,881.0
	0/05/2015	410.00	247.67	162.33	0.00	29,720.08
	0/05/2015	410.00	246.31	163.69	0.00	29,557.75
	1/05/2015	410.00	244.95	165.05	0.00	29,394.06
67 12	2/05/2015	410.00	243.58	166.42	0.00	29,229.01 29,062.59
otal for	2015:	4,920.00	3,011.23	1,908.77	0.00	
	/05/2016	410.00	242.19	167.81	0.00	28,894.78
	05/2016	410.00	240.79	169.21	0.00	28,725.57
	05/2016	410.00	239.38	170.62	0.00	28,554.95
	05/2016	410.00	237.96	172.04	0.00	28,382.91
	05/2016	410.00	236.52	173.48	0.00	28,209.43
	05/2016	410.00	235.08	174.92	0.00	28,034.51
	05/2016	410.00	233.62	176.38	0.00	27,858.13
	05/2016	410.00	232.15	177.85	0.00	27,636.13
	05/2016	410.00	230.67	179.33	0.00	27,500.95
7 10/	05/2016	410.00	229.17	180.83	0.00	27,320.12

		· .			Page No).: 4
Pymnt	Payment		oan Amortization	Schedule		2. 5
Nbr. 78	Due Date	Payment Amount	Interest Paid	Principal Paid	Unpaid Interest	D
78 79	11/05/2016	410.00	227.67	182.33		Remaining Ba
19	12/05/2016	410.00	226.15	183,85	0.00	27,137,79
Total f	or 2016:	THE R. LEWIS CO., LANSING MICH. SHOWS ASSESSED.			0.00	26,953.94
	2010.	4,920.00	2,811.35	2,108.65	0.00	
80	1/05/2017	410.00	224.62			
81	2/05/2017	410.00		185.38	0.00	26,768.56
82	3/05/2017	410.00	223.07	186.93	0.00	26,581.63
83	4/05/2017	410.00	221.51 219.94	188,49	0.00	26,393,14
84	5/05/2017	410.00	219.94	190.06	0.00	26,203.08
85	5/05/2017	410.00	216.76	191.64	0.00	26,011.44
86	7/05/2017	410.00	215.15	193.24	0.00	25,818.20
87 8	/05/2017	410.00	213.53	194,85	0.00	25,623.35
88 9	/05/2017	410.00	211,89	196.47	0.00	25,426.88
89 16	0/05/2017	410.00	210.24	198.11	0.00	25,228.77
90 1	/05/2017	410.00	208.58	199.76	0.00	25,029.01
91 12	/05/2017	410.00	206.90	201.42	0.00	24,827.59
Total for				203.10	0.00	24,624.49
oun 101	2017:	4,920.00	2,590.55	2,329.45	0.00	
	05/2018	410.00	205.20	204.80	0.00	
	05/2018	410.00	203.50	206.50	0.00	24,419.69
	05/2018	410.00	201.78	208.22	0.00	24,213.19
	05/2018	410.00	200.04	209.96	0.00 0.00	24,004.97
	5/2018	410.00	198.29	211.71	0.00	23,795.01
	5/2018	410.00	196.53	213.47	0.00	23,583.30
	5/2018	410.00	194.75	215.25	0.00	23,369.83
	5/2018	410.00	192.95	217.05	0.00	23,154.58
	5/2018	410.00	191.15	218.85	0.00	22,937.53
	5/2018	410.00	189.32	220.68	0.00	22,718.68 22,498.00
	05/2018	410.00	187,48	222.52	0.00	22,275.48
03 12/0	5/2018	410.00	185.63	224.37	0.00	22,273.48
tal füi	2018;	4,920.00	2,346.62	2,573.38	0.00	-1

			en egialore		Page No	o.: 5
Pymnt Paym	ent	Lo	an Amortization	Schedule	.485	Egg * .
Nbr. Due I	Date	Payment Amount	Interest Paid	Principal Paid	Unpaid Interest	Paradi : P
		410.00	183.76	226.24		Remaining Ba
105 2/05/		410.00	181.87	228.13	0.00	21,824.8
106 3/05/2		410.00	179.97	230.03	0.00	21,596.7
107 4/05/2	2019	410.00	178.06		0.00	21,366.7
108 5/05/2		410.00	176.12	231.94	0.00	21,134.7
109 6/05/2	1019	410.00	174.17	233.88	0.00	20,900.89
110 7/05/2	019	410.00	172,21	235.83	0.00	20,665.06
111 8/05/2	019	410.00	170.23	237.79	0.00	20,427.27
112 9/05/20	019	410.00	168.23	239.77	0.00	20,187.50
113 10/05/2	019	410.00	166.21	241.77	0.00	19,945.73
114 11/05/2	019	410.00		243.79	0.00	19,701.94
115 12/05/20	019	410.00	164,18	245.82	0.00	19,456.12
			162.13	247.87	0.00	19,208.25
Total for 201	9:	4,920.00	2.077.14	2,842.86	0.00	
116 1/05/200		410.00	160.07	249,93	0.00	
117 2/05/202	-	410.00	157.99	252.01	0.00	18,958.32
118 3/05/202	20	410.00	155.89	254.11	0.00	18,706.31
119 4/05/202	20	410.00	153.77	256.23		18,452.20
120 5/05/202	20	410.00	151.63	258.37	0.00	18,195.97
121 6/05/202	0	410.00	149.48	260.52	0.00	17,937.60
122 7/05/202	:0	410.00	147.31	262.69	0.00	17,677.08
123 8/05/202	0	410.00	145,12		0.00	17,414.39
9/05/202	0	410.00	142.91	264.88 267.09	0.00	17,149.51
25 10/05/202	20	410.00	140.69		0.00	16,882.42
26 11/05/202	.0	410.00	138.44	269.31	0.00	16,613.11
27 12/05/202	:0	410.00	136.18	271.56	0.00	16.341.55
			100.10	273.82	0.00	16,067.73
otal for 2020:	:	4,920.00	1,779.48	3,140.52	0.00	
28 1/05/2021		410.00	133.90	276.10	0.00	
29 2/05/2021		410.00	131.60		0.00	15,791.63
30 3/05/2021		410.00	129.28	278.40 280 72	0.00	15,513.23
4/05/2021		410.00	126.94	283.06	0.00	15,232.51
32 5/05/2021		410.00	124.58		0.00	14,949.45
				285.42	0.00	14,664.03

Date:	5/21/2010	4:08PM				
		Lo	an Amortization	Schadula	Page No	.: 6
Pymn	Payment			Conedule	- At (\$)	
Nbr. 	Due Date 6/05/2021	Payment Amount	Interest Paid	Principal Paid	Unpaid Interest	Remaining Bal.
134		410,00	122.20	287.80	0.00	
135	7/05/2021 8/05/2021	410.00	119.80	290,20	0.00	14,376.23
136		410.00	117.38	292.62	0.00	14,086.03
	9/05/2021	410.00	114.95	295.05	0.00	13,793.41
137	10/05/2021	410.00	112,49	297.51	0.00	13,498.36
138	11/05/2021	410.00	110.01	299.99		13,200.85
139	12/05/2021	410.00	107 51	302.49	0.00	12,900.86
T-4-1	•	of some contract and a series of		502.49	0.00	12,598.37
Total	for 2021;	4,920.00	1,450.64	3,469.36	0.00	
140	1/05/2022	410.00	104.99	305.01		
141	2/05/2022	410,00	102.44	307.56	0.00	12,293,36
142	3/05/2022	410.00	99.88	310.12	0.00	11,985.80
143	4/05/2022	410.00	97.30		0.00	11,675.68
144	5/05/2022	410.00	94,69	312.70	0.00	11,362.98
145	6/05/2022	410.00	92.06	315.31	0.00	11,047.67
146	7/05/2022	410.00	89.41	317.94	0.00	10,729.73
147	8/05/2022	410.00	86.74	320,59	0.00	10,409.14
148	9/05/2022	410.00		323.26	0.00	10,085,88
149	0/05/2022	410.00	84.05	325.95	0.00	9,759.93
150 1	1/05/2022	410.00	81.33	328.67	0.00	9,431.26
	2/05/2022	410.00	78.59	331.41	0.00	9,099.85
	•	470.00	75.83	334.17	0.00	8,765.68
Total for	2022:	4,920.00	1,087.31	3,832,69	0.00	
152 1	/05/2023	410.00	73.05	276.05		
153 2	/05/2023	410.00	70.24	336.95	0.00	8,428.73
154 3	/05/2023	410.00	67.41	339.76	0.00	8,088.97
155 4	/05/2023	410.00	64.55	342.59	0.00	7,746.38
156 5	/05′2023	410.00		345.45	0.00	7,400.93
157 6	/05/2023	410.00	61.67	348.33	0.00	7,052.60
158 7	/05/2023	410.00	58.77	351.23	0.00	6,701.37
	/05/2023	410.00	55.84	354.16	0.00	6,347.21
	03/2023	410.00	52.89	357.11	0.00	5,990.10
	/05/2023	410.00	49.92	360.08	0.00	5,630.02
		710.00	46.07	2/2 00		

410.00

46.92

363.08

0.00

5,266,94

Date:	5/21/2010	4:08PM				
		L	oan Amortization	Schadula	Page No.:	7
Pymnt Nbr.	Payment Duc Date			Beneditte	1.90	
		Payment Amount	Interest Paid	Principal Paid	Unpaid Interest	
	11/05/2023	410.00	43.89	366.11	*****	Remaining B
163	12/05/2023	410.00	40.84		0.00	4,900.8
Tatal	· .			369.16	0.00	4,531.6
rotari	for 2023;	4,920.00	685.99	4,234.01	0.00	-,
164 165	1/05/2024	410.00	37.76	372,24	0.00	
	2/05/2024	410.00	34.66	375.34	0.00	4,159.43
	3/05/2024	410.00	31.53	378.47	0.00	3,784.09
	4/05/2024	410.00	28.38	381.62	0.00	3,405.62
	5/05/2024	410.00	25.20		0.00	3,024.00
169	6/05/2024	410.00	21,99	384.80	0.00	2,639.20
170	7/05/2024	410.00	-	388.01	0.00	2,251.19
171 8	8/05/2024	410.00	18.76	391.24	0.00	1,859.95
172 9	0/05/2024	410.00	15.50	394.50	0.00	1,465.45
173 10	0/05/2024	410.00	12.21	397.79	0.00	1,067.66
174 11	1/05/2024	410.00	8.90	401.10	0.00	666.56
175 12	2/05/2024		5.55	404.45	0.00	262.11
		264.29	2.18	262.11	0.00	0.00
Total for	2024:	4,774.29	242.62	4,531.67	0.00	
'OTALS	·····	71,604.29	33,952.84		The second second second second second	
			33,934.84	37,651.45	0.00	

Date:

5/21/2010

REQUEST OF

2017 FEB 14 AM 11: 25

FILE NO 472414

CARSON CITY RECORDER

FFFE 40. WEP_

PREPARED BY: Karen Lynn Clarke 2355 Columbia Way Carson City, NV 89706

RECORDING REQUESTED BY AND WHEN RECORDED MAIL TO:

Thomas Lehman Cornwell 2355 Columbia Way Carson City, NV 89706

MAIL TAX STATEMENTS TO:

Thomas Lehman Cornwell 2355 Columbia Way Carson City, NV 89706

APN A-252-25

SPACE ABOVE THIS LINE FOR RECORDER'S USE ONLY

QUITCLAIM DEED

KNOW ALL MEN BY THESE PRESENTS THAT:

THIS QUITCLAIM DEED, made and entered into on the day of fobruary, 20/7, between Karen Lynn Clarke, a single person, whose address is 2355 Columbia Way, Carson City, Nevada 89706 ("Grantor"), and Thomas Lehman Cornwell, a single person, whose address is 2355 Columbia Way, Carson City, Nevada 89706 ("Grantee").

For and in consideration of the sum of Ten Dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Grantor hereby Conson Remises, Releases, AND FOREVER Quitclaims to Grantee, the property located in Gounty, Orry Nevada, described as:

Lot 25, in Block F, of EAGLE VALLEY MOBILE HOME ESTATES UNIT NO. 4, according to the Official Map thereof filed in the office of the Recorder of Carson City, Nevada, on October 11, 1967, in Book 2 of Maps, Page 310, as File No. 28210.

Method of obtaining description: Amicable decision between two parties no longer a team

Being the same property conveyed in the County Register's General Warranty Deed, Book 2, Page 310.

SUBJECT TO all, if any, valid easements, rights of way, covenants, conditions, reservations and restrictions of record.

Grantor grants all of the Grantor's rights, title and interest in and to all of the above described property and premises to the Grantee, and to the Grantee's heirs and assigns forever in fee simple, so that neither Grantor nor Grantor's heirs legal representatives or assigns shall have,

472414

Tax/Parcel ID Number: APN 08-252-25	•
IN WITNESS WHEREOF the Grantor has february , 20/7.	as executed this deed on the day of
/ /	Ky 7/ Keke
Date Ka	aren Lynn Clarke, Grantor
State of Meyer City County of Carren City	
This instrument was acknowledged FOUCERLY, 20 (7 b)	before me on the gh day of y Kavenlyn Cowles.
Notary Public Signature	MAIL RODRIGUEZ NOTARY PUBLIC STATE OF NEWADA My Comm. Exp.: GT-14-2020
Title or Rank	Canada Na
folkury 2017.	homas Lehman Cornwell, Grantee
State of Jedanda County of Caucas City	
This instrument was acknowledged Force 20 17 to Notary Public Signature	before me on the 9th day of by Thomas (Anner Council)
Title or Rank	MALL ROOFIGUEZ NOTARY PUBLIC STATE OF NEWADA My Comm. Equ. 07-14-2020 Cartilloste No: 16-3097-3
	AMO 44 A
	472414

claim, or demand any right or title to the property, premises, or appurtenances, or any part

thereof.

	TATE OF NEVADA		
	ECLARATION OF VALUE FORM		
1.	Assessor Parcel Number(s) a) 8 - 252 - 25		
	a) X-252-25 b)		
	c)		
	d)	~	
2.	Type of Property:	472414	
	a) Vacant Land b) Single Fam.	Res. FOR RECORDER'S OPTIONAL USE ONLY	
	c) Condo/Twnhse d) 2-4 Plex	Book: Page:	
	e) Apt. Bldg f) Comm'l/Ind'		
	g) Agricultural h) Mobile Hom	[]	
	Other W/AUG		
3.	Total Value/Sales Price of Property	s	
	Deed in Lieu of Foreclosure Only (value of pro	operty) (\$40.000)	
	Transfer Tax Value:	\$	
	Real Property Transfer Tax Due	s 156,00 8,00	,
4.	If Exemption Claimed:	148.00)
	a. Transfer Tax Exemption per NRS 375.090,	, Section	
	b. Explain Reason for Exemption:		
ini ex du	formation and belief, and can be supported by doformation provided herein. Furthermore, the paremption, or other determination of additional taxe plus interest at 1% per month. Pursuant to NR ntly and severally liable for any additional amounts.	rties agree that disallowance of any claimed x due, may result in a penalty of 10% of the tax RS 375.030, the Buyer and Seller shall be	
Si	enature Karen Lynn Clarke	Capacity	
Siį	gnature	Capacity	
	SELLER (GRANTOR) INFORMATION (REQUIRED)	BUYER (GRANTEE) INFORMATION (REQUIRED)	
Pri	int Name: KAREN LYWN CIARKE	Print Name: THOMAS LEARNAU CORNWE	Ì
Ad	dress: 1355 Cohimbia Way	Address: 2355 Calumbia in lov	
Ci	ty: Caason Cin. tte: NV	City: Carson Cory State: NV. Zip: \$970C	
Sta	tte: NV Zip: \$9.706	State WV. Zip: 8970 C	
<u>C(</u>	OMPANY/PERSON REQUESTING RECOR	DING (required if not seller or buver)	
Pri	nt Name:	Escrow #:	
A	idress:		
Cit	y:	State:Zip:	

AS A PUBLIC RECORD THIS FORM MAY BE RECORDED/MICROFILMED

EXHIBIT 12

3/16/15

TO: Find Conterner Tille Co alla: Dones Clark

This is to Confirm that Lam selling enclosed Mate it Dead of Trust to Red Schills for \$150,000 (Mot to m) and on Said Date is appeared 64, 925

Current amount des on Said Date is appeared 64, 925

Current amount des on Said Date is appeared 64, 925

Officers: Curring \$37,555.21

Officers: Curring \$37,555.21

Officers: Current of 37,555.21

At fan 37,023

Buyer of Rute is aware there is delinquired frequent tays and of expent # 2,000.

George Soelse

DANTO ALBEAT OF SET ASSESSED TO SERVED VEHICLE OF SET ASSESSED VEHICLE OF SET

EXHIBIT 13

A. P. No. 008-252-25 Escrow No. 17935

When recorded mail to: Allied Foreclosure Services 1000 Caughlin Crossing, #30 Reno, NV 89519 RECORDED AT THE REQUEST OF FIRST CENTENNIAL - RENO (MAIN 04/23/2018 10:07AM FILE NO.484548 SUSAN MERRIWETHER CARSON CITY RECORDER FEE \$35.00 DEP LRD

AFFIRMATION PURSUANT TO NRS 111.312(1)(2) AND 239B.030(4)

Pursuant to NRS 239B.030, the undersigned, hereby affirm(s) that the below document, including any exhibits, hereby submitted for recording does not contain the social security number of any person or persons.

SUBSTITUTION OF TRUSTEE UNDER DEED OF TRUST

WHEREAS, KAREN LYNN CLARKE executed and delivered a Deed of Trust wherein FIRST CENTENNIAL TRUST DEED SERVICES, INC., a Nevada corporation was named as Trustee for GEORGE SOETJE, Beneficiary, conveying real property situate in Carson City, State of Nevada, as security for the payment of a Promissory Note made, executed and delivered on May 6, 2003, which Deed of Trust with Assignment of Rents was recorded May 8, 2003, as Document No. 297678, Official Records, Carson City, Nevada; and

WHEREAS, the obligation evidenced by the above described Promissory Note was amended and modified by that certain Note Modification dated June 13, 2006; and

WHEREAS, the obligation evidenced by the above described Promissory Note was further amended and modified by that certain Note Modification dated December 22, 2009; and

WHEREAS, the beneficial interest of GEORGE SOETJE in said Promissory Note and the Deed of Trust secured thereby was assigned to NEIL E. SCHULTZ and OLIVIA S. WEISE, as Trustees of THE NEIL E. SCHULTZ TRUST dated January 29,

LAW OFFICES OF JUDITH A. OTTO, LTD. 4 3748 LAKESIDE DRIVE, SUITE 102 4 RENO, NEVADA 89509

2016, as evidenced by that certain Endorsement and Assignment of Deed of Trust, recorded March 30, 2018, Document No. 483939, Official Records, Carson City, Nevada;

WHEREAS, NEIL E. SCHULTZ and OLIVIA S. WEISE, as Trustees of THE NEIL E. SCHULTZ TRUST dated January 29, 2016, are now the owners of the beneficial interest in said Deed of Trust and of the obligation secured thereby;

NOW, THEREFORE, notice is hereby given that NEIL E. SCHULTZ and OLIVIA S. WEISE, as Trustees of THE NEIL E. SCHULTZ TRUST dated January 29, 2016, hereby appoint and substitute AUTOMATIC FUNDS TRANSFER SERVICES, INC., a Washington corporation, dba ALLIED TRUSTEE SERVICES, as Trustee under said Deed of Trust in place of FIRST CENTENNIAL TRUST DEED SERVICES, INC., a Nevada corporation, and AUTOMATIC FUNDS TRANSFER SERVICES, INC., dba ALLIED TRUSTEE SERVICES, its successors and assigns, is hereby vested with all title, interest, powers, duties and trusts vested in Trustee by virtue of said Deed of Trust.

AUTOMATIC FUNDS TRANSFER SERVICES, INC., dba ALLIED TRUSTEE SERVICES, hereby accepts all title, interest, powers, duties and trusts of Trustee under said Deed of Trust pursuant to the appointment and substitution hereby made.

DATED! (1200) (720 , 2018

AUTOMATIC FUNDS TRANSFER SERVICES, INC., dba ALLIED TRUSTEE SERVICES

Its: Manage

Nein E Scholtz, Trustee

Olivia S. Weise, Trustee

STATE OF NEVADA))SS.
COUNTY OF WASHOE)
	.8, by <u>CENEVA MOSTINKI/S</u> as of AUTOMATIC FUNDS TRANSFER SERVICES,
Notary Public	SAMANTHA MOORE Notary Public - State of Nevada Appointment Recorded in Washoe County No: 17-3032-2 - Expires July 31, 2021
STATE OF NEVADA COUNTY OF WASHOE))SS.)
April 17th , 20	SAMANTHA MOORE NOTE: SAMANTHA MOORE NOTE: PRUST dated January 29, 2016. SAMANTHA MOORE NOTE: Public - State of Nevada Appointment Recorded in Washoe County No: 17-3032-2 - Expires July 31, 2021
STATE OF NEVADA COUNTY OF WASHOE))ss.)
Ann/174/2	s acknowledged before me on 018, by OLIVIA S. WEISE, as Trustee TRUST dated January 29, 2016. SAMANTHA MOORE Notary Public State of Novada
	No: 17-3032-2 - Expires July 31, 2021

EXHIBIT 14



FCL No.: 17935

Deed of Trust Document No.:297678

Parcel Number: 008-252-25

CERTIFIED MAIL: 7018 0360 0000 6085 3445

Monday, April 23, 2018

Thomas Lehman Cornwell 2355 Columbia Way Carson City, Nevada 89702

THIS NOTICE IS SENT FOR THE PURPOSE OF COLLECTING A DEBT. THIS FIRM IS ATTEMPTING TO COLLECT A DEBT ON BEHALF OF THE HOLDER AND OWNER OF THE NOTE. ANY INFORMATION OBTAINED BY OR PROVIDED TO THIS FIRM OR THE CREDITOR WILL BE USED FOR THAT PURPOSE.

Thomas Lehman Cornwell:

Enclosed herewith please find a conformed copy of the Notice of Default and Election to Sell, recorded on April 23, 2018, as Document No: 484549 in the official records of Carson City, Nevada. You are receiving this document because you are listed on the Trustee Sale Guarantee. As such we are required to notify you under Nevada statute.

The undersigned, having been duly appointed as Trustee under and by virtue of the instrument recorded April 23, 2018, does hereby notify you that the entire principal balance plus any accrued fees, late charges and advances must be paid in full on or before 5:00 p.m. on July 23, 2018. Failure to do so will result in the advertising of the foreclosure sale of your property.

Please contact the undersigned at (775) 851-0881 for the amount necessary to cure this foreclosure and rescind the Notice of Default and Election to Sell. Should you have further questions or concerns, please do not hesitate to contact our office.

Sincerely.

Samantha Moore
Foreclosure Assistant
Allied Foreclosure Services

Enclosures cc: regular mail

EXHIBIT 15

A. P. No. 008-252-25 Foreclosure No. 17935

When recorded mail to: Allied Foreclosure Services 1000 Caughlin Crossing, #30 Reno, NV 89519 RECORDED AT THE REQUEST OF FIRST CENTENNIAL - RENO (MAIN 04/23/2018 10:07AM
FILE NO.484549
SUSAN MERRIWETHER CARSON CITY RECORDER FEE \$285.00 DEP LRD

AFFIRMATION PURSUANT TO NRS 111.312(1)(2) AND 239B.030(4)

Pursuant to NRS 239B.030, the undersigned, hereby affirm(s) that the below document, including any exhibits, hereby submitted for recording does not contain the social security number of any person or persons.

NOTICE OF DEFAULT AND ELECTION TO SELL

TO WHOM IT MAY CONCERN:

WHEREAS, on May 2, 2003, KAREN LYNN CLARKE, executed as Trustor a Deed of Trust with Assignment of Rents wherein FIRST CENTENNIAL TRUST DEED SERVICES, INC., a Nevada corporation is Trustee for GEORGE SOETJE, Beneficiary, as security for the payment of a Promissory Note made, executed and delivered on May 6, 2003, which said Deed of Trust was recorded May 8, 2003, as Document No. 297678, Official Records, Carson City, Nevada; and

WHEREAS, the obligation evidenced by the above described Promissory Note was amended and modified by that certain Note Modification dated June 13, 2006; and

WHEREAS, the obligation evidenced by the above described Promissory Note was further amended and modified by that certain Note Modification dated December 22, 2009; and

WHEREAS, the beneficial interest of GEORGE SOETJE in said Promissory Note and the Deed of Trust secured thereby was assigned to NEIL E. SCHULTZ and OLIVIA S. WEISE, as

LAW OFFICES OF JUDITH A. OTTO, LTD. 4 3748 LAKESIDE DRIVE, SUITE 102 4 RENO, NEVADA 89509

Trustees of THE NEIL E. SCHULTZ TRUST dated January 29, 2016, as evidenced by that certain Assignment of Deed of Trust, recorded March 30, 2018, Document No. 483939, Official Records, Carson City, Nevada;

WHEREAS, the undersigned is in actual or constructive possession of the original Note secured by the Deed of Trust; and

WHEREAS, AUTOMATIC FUNDS TRANSFER SERVICES, INC., a Washington corporation, dba ALLIED TRUSTEE SERVICES, was substituted as Trustee under said Deed of Trust, in the place and stead of FIRST CENTENNIAL TRUST DEED SERVICES, INC., a Nevada corporation by document recorded concurrently herewith; and

WHEREAS, AUTOMATIC FUNDS TRANSFER SERVICES, INC., dba ALLIED TRUSTEE SERVICES, has the authority to exercise the power of sale with respect to the property encumbered by the Deed of Trust pursuant to the instruction of the undersigned; and

WHEREAS, WHEREAS, the principal of the foregoing note, together with accrued interest, was all due and payable on June 5, 2008; however, on the date of maturity of said note, Beneficiary did not demand the payment in full of same, but rather, allowed the makers to continue with the monthly installments provided therein; and

WHEREAS, a breach of the obligation for which said transfer in trust as security was made has occurred in that default has been made in the failure to pay the installment of principal and interest due on June 5, 2010, and in the failure to pay each such monthly installment that thereafter became due, in the failure to pay the real property taxes for the fiscal year 2017-2018 which became a lien upon the trust premises; and in the failure to perform any other term, covenant or condition contained in the Deed of Trust securing the Promissory Note and to be performed by Trustor, whether such failure to perform occurred prior to or subsequent to the date hereof, together with penalties and advances that have been incurred or made or will be incurred or made during the period of default;

NOTICE IS HEREBY GIVEN that the undersigned has elected to consider all of the unpaid balance of principal and interest to be due in consequence of said default, together with attorney's fees and costs that have been incurred and will hereafter accrue, all in accordance with the terms of said Promissory Note and Deed of Trust, and the undersigned has elected to sell or cause to be sold the real property commonly known as 2355 Columbia Way, Carson City, Nevada, and described in said Deed of Trust to satisfy said obligation.

To obtain further information with respect to this Notice of Default and Election To Sell, contact the Foreclosure Office of Foreclosure Office of Allied Foreclosure Services, 1000 Caughlin Crossing, #30, Reno, Nevada 89519, Telephone No. (775) 851-0881, between the hours of 9:00 A.M. and 5:00 P.M., Monday through Friday.

Attached hereto is the Affidavit of Authority to Exercise the Power of Sale which is hereby incorporated herein by this reference.

DATED: (1) 2018.

2018.

1 E. Schultz, Trustee Olivia A. Weise, Trustee

STATE OF NEVACION) SS.

This instrument was acknowledged before me on April / 2018, by NEIL E. SCHULTZ, as Trustee of THE NEIL E. SCHULTZ TRUST dated January 29, 2016.

Notary Public



-3-

STATE OF NEWAGA

COUNTY OF WAShire ss.

This instrument was acknowledged before me on 2018, by OLIVIA S. WEISE, as Trustee of THE NEIL E. SCHULTZ TRUST dated January 29, 2016.

Notary Public

SAMANTHA MOORE
Notary Public - State of Nevada
Appointment Recorded in Washoe County
No: 17-3032-2 - Expires July 31, 2021

A. P. No. 008-252-25

Foreclosure No. 17935

AFFIDAVIT OF AUTHORITY TO EXERCISE THE POWER OF SALE

(NRS 107.080 Compliance Affidavit)

Property Owners: Karen Lynn Clarke Trustee Address:

Allied Foreclosure Services 1000 Caughlin Crossing, #30

Reno, NV 89519

Property Address: 2355 Columbia Way

Carson City, NV 89706

Deed of Trust Document Instrument Number: 297678 (Carson City)

STATE O

COUNTY OF

ss:

The undersigned affiant, being first duly sworn upon oath, based on direct personal knowledge, or the personal knowledge which the affiant acquired by a review of the business records of the beneficiary, the successor in interest of the beneficiary or the servicer of the obligation or debt secured by the deed of trust, and under penalty of perjury does hereby attest as follows:

1. The full name and business address of the current trustee or the current trustee's personal representative or assignee is:

Allied Foreclosure Services 1000 Caughlin Crossing, #30 Reno, NV 89519

The full name and business address of the current holder of the note secured by the Deed of Trust is: 1

NEIL E SCHULTZ, Trustee
10:05 MM
PUBUT 994 I FRANCOUF, UV 89448
OLIVIA S. WEISE, Trustee
7(c/o Clareshire have
Ryon MV 89511
The full name and business address of the current beneficiary of record of the Deed of Trust is:
NEIL E. SCHULTZ, Trustee
fleis. Augus
po ggy ZEPHYNE COVENU89448
OLIVIA S. WEISE, Trustee
Maro Clarins Riversana
Lopia NV 89511
The full name and business address of the current servicer of the obligation or debt secured by the Deed of Trust is:
Direct Collect
2. The beneficiary under the Deed of Trust, the successor in interest of the beneficiary, or the trustee, is in actual or constructive possession of the note secured by the Deed of Trust; or the beneficiary, its
successor in interest, or the trustee is entitled to

enforce the obligation or debt secured by the Deed of Trust.

- 3. The Beneficiary, its successor in interest, the servicer of the obligation or debt secured by deed of trust, the trustee, or an attorney representing any of those persons, has sent to the obligor or borrower of the obligation or debt secured by the Deed of Trust a written statement of:
 - (I) The amount of payment required to make good the deficiency in performance or payment, avoid the exercise of the power of sale and reinstate the terms and conditions of the underlying obligation or debt existing before the deficiency in performance or payment, as of the date of the statement;

(II) The amount in default;

- (III) The principal amount of the obligation or debt secured by the deed of trust.
- (IV) The amount of accrued interest and late charges;(V) A good faith estimate of all fees imposed in connection with the exercise of the power of sale; and
- (VI) Contact information for obtaining the most current amounts due and the local or toll-free telephone number described in subparagraph (4).
- 4. The local or toll-free telephone number that may be called by the obligor or borrower of the obligation or debt to received the most current amounts due and a recitation of the information contained in this affidavit is:
- 5. The date and the recordation number, and the name of each assignee under, each recorded assignment of the deed of trust which information is based on the knowledge or information as described in NRS 107.000(2)(c)(5)(I-IV), is provided as follows:

The beneficial interest of GEORGE SOETJE in said Promissory Note and the Deed of Trust secured thereby was assigned to NEIL E. SCHULTZ and OLIVIA S. WEISE, as Trustees of THE NEIL E. SCHULTZ TRUST dated January 29, 2016, as evidenced by that certain Endorsement and Assignment of Deed of Trust, recorded March 30, 2018, Document No. 483939, Official Records, Carson City, Nevada.

1 r :	The affiant acknowledges that they understand that recording a false affidavit that they know or have reason to know if forged or groundless, contains a material misstatement or false claim or is otherwise invalid constitutes a felony in the State of Nevada, under NRS 205.395: Dated this day of , 2018.
	Affiant Name: NEIL E. SCHULTZ, Trustee
i	Signed By: Months. July
	Print Name: NEIL E. SCHULTZ, Trustee
	Affiant Name: OLIVIAS. WEISE, Trustee
	Print Name: OLIVIA S. WEISE, Trustee
	STATE OF <u>NIVACIA</u>)
	COUNTY OF MAShoe) ss:
	On this // day of // 2018, personally appeared before me, a Notary Public, in and for said County and State, NEIL E. SCHULTZ, as Trustee of THE NEIL E. SCHULTZ TRUST dated January 29, 2016, known to me to be the person described in and who executed the foregoing instrument in the capacity set forth therein, who acknowledged to me that he executed the same freely and voluntarily and for the uses and purposes therein mentioned.
	SAMANTHA MOORE Notary Public - State of Nevada Appointment Recorded in Washoe County No: 17-3032-2 - Expires July 31, 2021

COUNTY OF WOSTOC) ss:

On this /// day of /// , 2018, personally appeared before me, a Notary Public, in and for said County and State, OLIVIA S. WEISE, as Trustee of THE NEIL E. SCHULTZ TRUST dated January 29, known to me to be the persons described in and who executed the foregoing instrument in the capacity set forth therein, who acknowledged to me that she executed the same freely and voluntarily and for the uses and purposes therein mentioned



NOTARY PUBLIC IN AND FOR SAID COUNTY AND STATE

EXHIBIT 16



Trustee's Sale Gua

ISSUED BY

First American Title Insurance Company

GUARANTEE NUMBER

Guarantee

5002532-0012964e

SUBJECT TO THE EXCLUSIONS FROM COVERAGE, THE LIMITS OF LIABILITY AND THE OTHER PROVISIONS OF THE CONDITIONS AND STIPULATIONS HERETO ANNEXED AND MADE A PART OF THIS GUARANTEE.

FIRST AMERICAN TITLE INSURANCE COMPANY

a Nebraska corporation, herein called the Company

GUARANTEES

the Assured named in Schedule A of this Guarantee

herein called the Assured against loss not exceeding the liability amount stated above which the Assured shall sustain by reason of any incorrectness in the assurance which the Company hereby gives that, according to the public records, as of Date of Guarantee shown in Schedule A:

- The title to the herein described estate or interest was vested in the vestee named, subject to the matters shown as Exceptions herein, which
 Exceptions are not necessarily shown in the order of their priority;
- The names and addresses of additional persons who have recorded requests for, or are entitled to receive a copy of the notice of default and a copy of the notice of sale, including the Trustors, as provided by section 107.080, subsection 3, and section 107.090, of the Nevada Revised Statutes are as shown herein; and
- 3. The land is located in the township stated herein, and if designated, the newspaper or newspapers listed herein qualify for publication of notice pursuant to section 238.030 of the Nevada Revised Statutes.

First American Title Insurance Company

For Reference:

File #: 00236173

Dennis J. Gilmore President

Jeffrey S. Robinson Secretary

This jacket was created electronically and constitutes an original document

Form 5002532 (7-1-14)

Page 1 of 4

Trustee's Sale Guarantee

600038

TRUSTEE'S SALE GUARANTEE

Liability: \$ 38,000.00

Fee: \$ 487.00

Policy Number: 5002532-0012964E

Our Number: 00236173 -TSG

Your Number: 17935

First American Title Insurance Company

a Corporation, herein called the Company,

GUARANTEES

Automatic Funds Transfer Services, Inc., d/b/a Allied Trustee Services

And

Neil S. Schultz and Olivia S. Weise, as Trustees of the Neil E. Schultz Trust, dated January 29. 2016

herein called the Assured, against loss not exceeding the liability amount stated above which the Assured shall sustain by reason of any incorrectness in the assurance which the Company hereby give that, according to the public records, on the date stated below,

- The title to the estate of interest in the land covered by this guarantee is vested in the vestee named, subject to the matters shown as Exceptions herein, which Exceptions are not necessarily shown in the order of their priority
- The names and addresses of persons who have recorded requests for, or are entitled to receive a copy of, the notice of default and a copy of the notice of sale, including the Trustors, as provided by section 107.080, subsection 3, and section 107.090, of the Nevada Revised Statutes are as
- The land is located in the township stated herein, and if designated, the newspaper or newspapers listed herein qualify for publication of notice 3. pursuant to section 238.030 of the Nevada Revised Statutes.

All subject, however, to the exclusions from coverage, the limits of liability and the other provisions of the conditions and stipulations hereto annexed and made a part of this guarantee.

Date: April 23, 2018 at10:07 a.m.

First American Title Insurance Company

By: Gary L. Kermott, President

By: Lisa Quilici, Authorized Signatory

SCHEDULE A

Title to the estate or interest covered by this guarantee at the date hereof is vested in:

Thomas Lehman Cornwell, a single person

The estate or interest in the land described or covered by this guarantee is:

Fee Simple

SCHEDULE B

Exceptions:

- 1. General and Special Taxes for the fiscal year 2018-2019, including any secured personal property taxes and any district assessments, a lien, not yet due and payable.

 Assessors Parcel No.: 08-252-25
- 2. The Lien of supplemental property taxes, if any, by reason of new construction or additions, pursuant to the provisions of the 1983 Nevada Legislature under Nevada Revised Statutes No. 361,260.
- 3. Any liens, charges or assessments levied by the Carson City water, sanitary sewer and storm water utility district by reason that the land is located within said district.
- 4. Any unpaid charges for delinquent garbage fees, plus any interest and/or penalties, which would create a lien and attach to said premises, pursuant to Nevada Revised Statutes Section 444.520.
- 5. Except all water, claims or rights to water, in or under said land.
- 6. Easements, provisions, recitals and dedications and other matters as delineated and set forth on the Official Map of said Subdivision.
- 7. Easements as shown on the filed map, and incidents thereto,

Purpose: Public Utilities

Affects: 5.0 feet in width along the rear lot lines of said land.

8. Easements as shown on the filed map, and incidents thereto,

Purpose: Underground Utilities and Fire Hydrants

Affects: 2.0 feet in width along all street frontage lot lines of said land.

9. Covenants, conditions and restrictions, set forth in a Declaration of Restrictions, recorded October 26, 1967 in Book 69, page 681, as Document No. 28905, Official Records, Carson City, Nevada; but omitting any covenants or restrictions, if any, but not limited to those based on race, color, religion, sex, sexual orientation, familial status, marital status, disability handicap, national origin, ancestry, or source of income as set forth in applicable state or federal laws, except to the extent that said covenant or restriction is permitted by applicable law.

10. A Deed of Trust to secure an original principal amount of \$32,000.00, and any other amounts as therein provided, recorded May 8, 2003, as Document No. 297678, Official Records, Carson City, Nevada.

Dated:

May 2, 2003

Trustor:

Karen Lynn Clarke

Trustee:

First Centennial Trust Deed Services Inc., a Nevada Corporation

Beneficiary:

George Soetje

Said Deed of Trust contains an acceleration clause.

The interest of George Soetje, under said Deed of Trust was assigned to Neil E. Schultz and Olivia S. Weise, as Trustees of The Neil E. Schultz Trust, dated January 29, 2016, by Document recorded March 30, 2018, as Document No. 483939, aforesaid records.

An instrument substitutes Automatic funds Transfer Services, Inc., d/b/a Allied Trustee Services, as the trustee in said Deed of Trust, recorded April 23, 2018, as Document No. 484548, Official Records, Carson City, Nevada.

Notice of Default and Election to Sell under the terms of the above Deed of Trust recorded April 23, 2018, as Document No. 484549, Official Records, Carson City, Nevada.

- 11. Any loss or damage by reason of the improvements, if any, located on the land described herein being declared to be personal property.
- 12. The land shall not be deemed to include any house trailer, manufactured home, mobile home, or mobile dwelling on the land.

NOTE:

General and Special Taxes for proration purposes for the fiscal year 2017-2018 including any secured personal property and any district assessments, are PAID IN FULL.

Total Amount Paid:

\$1,846.01

Assessor's Parcel No.: 08-252-25

LEGAL DESCRIPTION

All that certain real property situate in Carson City, State of NEVADA, described as follows:

Lot 25, in Block F, of EAGLE VALLEY MOBILE HOME ESTATES UNIT NO. 4, according to the Official Map thereof filed in the office of the Recorder of Carson City, Nevada, on October 11, 1967, in Book 2 of Maps, Page 310, as File No. 28210.

EXCEPTING THEREFROM any mobile home or manufactured housing unit and appurtenances, if any, located on said land.

APN: 08-252-25

* * * * * * * * * *

SCHEDULE C

INFORMATION FOR TRUSTEE

Policy Number: 5002532-0012964E Our Number: 00236173 -TSG

Your Number: 17935

1. County in which said land is located: Carson City
If not in a city, judicial district in which said land is located: First Judicial Disstrict

Legal publications:
 Nevada Appeal
 580 Mallory Way
 P.O. Box 2288
 Carson City, Nevada 89702

The names and addresses of persons who have recorded requests for, or are entitled to receive a copy of, the Notice of Default and a copy of the Notice of Sale, including the trustors, as provided by Section 107.080, Subsection 3, and Section 107.090, of the Nevada Revised Statutes, relating to the deed of trust shown as exception no.10 of this guarantee are:

Thomas Lehman Cornwell 2355 Columbia Way Carson City, Nevada 89706

Pursuant to N.R.S. 107.095, it is required that notice be given to any guarantor, surety or obligor other than the trustor at the address of each such guarantor, surety or other obligor, if known; otherwise, to the address of the trust property.

- 4. Attention is called to Soldiers' and Sailors' Civil Relief Act of 1940 and amendments thereto which contain inhibitions against the sale of land under a deed of trust if the owner is entitled to the benefits of said Act.
- 5. Attention is called to the Federal Tax Lien Act of 1966 which, among other things, provides for the giving of written Notice of Sale in a specified manner to the Secretary of Treasury or his delegate as a requirement for the discharge or divestment of a federal tax lien in a non-judicial sale, and establishes with respect to such lien a right in the United States to redeem the property within a period of 120 days from the date of any such sale.
- 6. According to the records of the county tax collector the property address is purported to be 2355 Columbia Way, Carson City, NEVADA, and the assessor's parcel number is 08-252-25. No assurance is afforded as to the accuracy of this address.

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BILTMORE STREET

SCHEDULE OF EXCLUSIONS FROM COVERAGE OF THIS GUARANTEE

Except to the extent that specific assurances are provided in Schedule A of this Guarantee, the Company assumes no liability for loss or damage by reason of the following:

- (a) Defects, liens, encumbrances, adverse claims or other matters against the title, whether or not shown by the public records.
- (b) (1) Taxes or assessments of any taxing authority that levies taxes or assessments on real property; or, (2) Proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not the matters excluded under (1) or (2) are shown by the records of the taxing authority or by the public records.
- (c) (1) Unpatented mining claims; (2) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (3) water rights, claims or title to water, whether or not the matters excluded under (1), (2) or (3) are shown by the public records.
- 2. Notwithstanding any specific assurances which are provided in Schedule A of this Guarantee, the Company assumes no liability for loss or damage by reason of the following:

- (a) Defects, liens, encumbrances, adverse claims or other matters affecting the title to any property beyond the lines of the land expressly described in the description set forth in Schedule (A), (C) or in Part 2 of this Guarantee, or title to streets, roads, avenues, lanes, ways or waterways to which such land abuts, or the right to maintain therein vaults. tunnels, ramps or any structure or improvements; or any rights or easements therein, unless such property, rights or easements are expressly and specifically set forth in said description.
- (b) Defects, liens, encumbrances, adverse claims or other matters, whether or not shown by the public records; (1) which are created, suffered, assumed or agreed to by one or more of the Assureds; (2) which result in no loss to the Assured: or (3) which do not result in the invalidity or potential invalidity of any judicial or non-judicial proceeding which is within the scope and purpose of the assurances
- (c) The identity of any party shown or referred to in Schedule A.
- (d) The validity, legal effect or priority of any matter shown or referred to in this Guarantee.

GUARANTEE CONDITIONS AND STIPULATIONS

1. Definition of Terms.

The following terms when used in the Guarantee mean:

- (a) the "Assured": the party or parties named as the Assured in this Guarantee, or on a supplemental writing executed by the
- (b) "land": the land described or referred to in Schedule (A)(C) or in Part 2, and improvements affixed thereto which by law constitute real property. The term "land" does not include any property beyond the lines of the area described or referred to in Schedule (A)(C) or in Part 2, nor any right, title, interest, estate or easement in abutting streets, roads, avenues, alleys, lanes, ways or waterways.
- (c) "mortgage": mortgage, deed of trust, trust deed, or other security instrument.
- (d) "public records": records established under state statutes at Date of Guarantee for the purpose of imparting constructive notice of matters relating to real property to purchasers for value and without knowledge.
- (e) "date": the effective date.

Notice of Claim to be Given by Assured Claimant.

An Assured shall notify the Company promptly in writing in case knowledge shall come to an Assured hereunder of any claim of title or interest which is adverse to the title to the estate or interest, as stated herein, and which might cause loss or damage for which the Company may be liable by virtue of this Guarantee. If prompt notice shall not be given to the Company, then all liability of the Company shall terminate with regard to the matter or matters for which prompt notice is required; provided, however, that failure to notify the Company shall in no case prejudice the rights of any Assured under this Guarantee unless the Company shall be prejudiced by the failure and then only to the extent of the prejudice.

3. No Duty to Defend or Prosecute.

The Company shall have no duty to defend or prosecute any action or proceeding to which the Assured is a party. notwithstanding the nature of any allegation in such action or proceeding.

Company's Option to Defend or Prosecute Actions; Duty of Assured Claimant to Cooperate.

Even though the Company has no duty to defend or prosecute as set forth in Paragraph 3 above:

- (a) The Company shall have the right, at its sole option and cost, to institute and prosecute any action or proceeding, interpose a defense, as limited in (b), or to do any other act which in its opinion may be necessary or desirable to establish the title to the estate or interest as stated herein, or to establish the lien rights of the Assured, or to prevent or reduce loss or damage to the Assured. The Company may take any appropriate action under the terms of this Guarantee, whether or not it shall be liable hereunder, and shall not thereby concede liability or waive any provision of this Guarantee. If the Company shall exercise its rights under this paragraph, it shall do so diligently.
- If the Company elects to exercise its options as stated in Paragraph 4(a) the Company shall have the right to select counsel of its choice (subject to the right of such Assured to object for reasonable cause) to represent the Assured and shall not be liable for and will not pay the fees of any other counsel, nor will the Company pay any fees, costs or expenses incurred by an Assured in the defense of those causes of action which allege matters not covered by this Guarantee.
- (c) Whenever the Company shall have brought an action or interposed a defense as permitted by the provisions of this Guarantee, the Company may pursue any litigation to final determination by a court of competent jurisdiction and

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GUARANTEE CONDITIONS AND STIPULATIONS (Continued)

expressly reserves the right, in its sole discretion, to appeal from an adverse judgment or order.

(d) In all cases where this Guarantee permits the Company to prosecute or provide for the defense of any action or proceeding, an Assured shall secure to the Company the right to so prosecute or provide for the defense of any action or proceeding, and all appeals therein, and permit the Company to use, at its option, the name of such Assured for this purpose. Whenever requested by the Company, an Assured, at the Company's expense, shall give the Company all reasonable aid in any action or proceeding, securing evidence, obtaining witnesses, prosecuting or defending the action or lawful act which in the opinion of the Company may be necessary or desirable to establish the title to the estate or interest as stated herein, or to establish the lien rights of the Assured. If the Company is prejudiced by the failure of the Assured to furnish the required cooperation, the Company's obligations to the Assured under the Guarantee shall terminate.

5. Proof of Loss or Damage.

In addition to and after the notices required under Section 2 of these Conditions and Stipulations have been provided to the Company, a proof of loss or damage signed and sworn to by the Assured shall be furnished to the Company within ninety (90) days after the Assured shall ascertain the facts giving rise to the loss or damage. The proof of loss or damage shall describe the matters covered by this Guarantee which constitute the basis of loss or damage and shall state, to the extent possible, the basis of calculating the amount of the loss or damage. If the Company is prejudiced by the failure of the Assured to provide the required proof of loss or damage, the Company's obligation to such assured under the Guarantee shall terminate. In addition, the Assured may reasonably be required to submit to examination under oath by any authorized representative of the Company and shall produce for examination, inspection and copying, at such reasonable times and places as may be designated by any authorized representative of the Company, all records, books, ledgers, checks, correspondence and memoranda, whether bearing a date before or after Date of Guarantee, which reasonably pertain to the loss or damage. Further, if requested by any authorized representative of the Company, the Assured shall grant its permission, in writing, for any authorized representative of the Company to examine, inspect and copy all records, books, ledgers, checks, correspondence and memoranda in the custody or control of a third party, which reasonably pertain to the loss or damage. All information designated as confidential by the Assured provided to the Company pursuant to this Section shall not be disclosed to others unless, in the reasonable judgment of the Company, it is necessary in the administration of the claim. Failure of the Assured to submit for examination under oath, produce other reasonably requested information or grant permission to secure reasonably necessary information from third parties as required in the above paragraph, unless prohibited by law or governmental regulation, shall terminate any liability of the Company under this Guarantee to the Assured for that claim.

6. Options to Pay or Otherwise Settle Claims: Termination of Liability.

In case of a claim under this Guarantee, the Company shall have the following additional options:

(a) To Pay or Tender Payment of the Amount of Liability or to Purchase the Indebtedness.

The Company shall have the option to pay or settle or compromise for or in the name of the Assured any claim which could result in loss to the Assured within the coverage of this Guarantee, or to pay the full amount of this Guarantee or, if this Guarantee is issued for the benefit of a holder of a mortgage or a lienholder, the Company shall have the option to purchase the indebtedness secured by said mortgage or said lien for the amount owing thereon, together with any costs, reasonable attorneys' fees and expenses incurred by the Assured claimant which were authorized by the Company up to the time of purchase.

Such purchase, payment or tender of payment of the full amount of the Guarantee shall terminate all liability of the Company hereunder. In the event after notice of claim has been given to the Company by the Assured the Company offers to purchase said indebtedness, the owner of such indebtedness shall transfer and assign said indebtedness, together with any collateral security, to the Company upon payment of the purchase price.

Upon the exercise by the Company of the option provided for in Paragraph (a) the Company's obligation to the Assured under this Guarantee for the claimed loss or damage, other than to make the payment required in that paragraph, shall terminate, including any obligation to continue the defense or prosecution of any litigation for which the Company has exercised its options under Paragraph 4, and the Guarantee shall be surrendered to the Company for cancellation.

(b) To Pay or Otherwise Settle With Parties Other Than the Assured or With the Assured Claimant.

To pay or otherwise settle with other parties for or in the name of an Assured claimant any claim assured against under this Guarantee, together with any costs, attorneys' fees and expenses incurred by the Assured claimant which were authorized by the Company up to the time of payment and which the Company is obligated to pay.

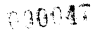
Upon the exercise by the Company of the option provided for in Paragraph (b) the Company's obligation to the Assured under this Guarantee for the claimed loss or damage, other than to make the payment required in that paragraph, shall terminate, including any obligation to continue the defense or prosecution of any litigation for which the Company has exercised its options under Paragraph 4.

7. Determination and Extent of Liability.

This Guarantee is a contract of Indemnity against actual monetary loss or damage sustained or incurred by the Assured claimant who has suffered loss or damage by reason of reliance upon the assurances set forth in this Guarantee and only to the extent herein described, and subject to the Exclusions From Coverage of This Guarantee.

The liability of the Company under this Guarantee to the Assured shall not exceed the least of:

- (a) the amount of liability stated in Schedule A or in Part 2;
- (b) the amount of the unpaid principal indebtedness secured by the mortgage of an Assured mortgagee, as limited or



Guarantee #: 5002532-0012964e

provided under Section 6 of these Conditions and Stipulations or as reduced under Section 9 of these Conditions and Stipulations, at the time the loss or damage assured against by this Guarantee occurs, together with interest thereon; or

(c) the difference between the value of the estate or interest covered hereby as stated herein and the value of the estate or interest subject to any defect, lien or encumbrance assured against by this Guarantee.

8. Limitation of Liability.

- (a) If the Company establishes the title, or removes the alleged defect, lien or encumbrance, or cures any other matter assured against by this Guarantee in a reasonably diligent manner by any method, including litigation and the completion of any appeals therefrom, it shall have fully performed its obligations with respect to that matter and shall not be liable for any loss or damage caused thereby.
- (b) In the event of any litigation by the Company or with the Company's consent, the Company shall have no liability for loss or damage until there has been a final determination by a court of competent jurisdiction, and disposition of all appeals therefrom, adverse to the title, as stated herein.
- (c) The Company shall not be liable for loss or damage to any Assured for liability voluntarily assumed by the Assured in settling any claim or suit without the prior written consent of the Company.

9. Reduction of Liability or Termination of Liability.

All payments under this Guarantee, except payments made for costs, attorneys' fees and expenses pursuant to Paragraph 4 shall reduce the amount of liability pro tento.

10. Payment of Loss.

- (a) No payment shall be made without producing this Guarantee for endorsement of the payment unless the Guarantee has been lost or destroyed, in which case proof of loss or destruction shall be furnished to the satisfaction of the Company.
- (b) When liability and the extent of loss or damage has been definitely fixed in accordance with these Conditions and Stipulations, the loss or damage shall be payable within thirty (30) days thereafter.

11. Subrogation Upon Payment or Settlement.

Whenever the Company shall have settled and paid a claim under this Guarantee, all right of subrogation shall vest in the Company unaffected by any act of the Assured claimant.

The Company shall be subrogated to and be entitled to all rights and remedies which the Assured would have had against any person or property in respect to the claim had this Guarantee not been issued. If requested by the Company, the Assured shall transfer to the Company all rights and remedies against any person or property necessary in order to perfect this right of subrogation. The Assured shall permit the Company to sue, compromise or settle in the name of the Assured and to use the name of the Assured in any transaction or litigation involving these rights or remedies.

GUARANTEE CONDITIONS AND STIPULATIONS (Continued)

If a payment on account of a claim does not fully cover the loss of the Assured the Company shall be subrogated to all rights and remedies of the Assured after the Assured shall have recovered its principal, interest, and costs of collection.

12. Arbitration.

Unless prohibited by applicable law, either the Company or the Assured may demand arbitration pursuant to the Title Insurance Arbitration Rules of the American Arbitration Association. Arbitrable matters may include, but are not limited to, any controversy or claim between the Company and the Assured arising out of or relating to this Guarantee, any service of the Company in connection with its issuance or the breach of a Guarantee provision or other obligation. All arbitrable matters when the Amount of Liability is \$1,000,000 or less shall be arbitrated at the option of either the Company or the Assured. All arbitrable matters when the amount of liability is in excess of \$1,000,000 shall be arbitrated only when agreed to by both the Company and the Assured. The Rules in effect at Date of Guarantee shall be binding upon the parties. The award may include attorneys' fees only if the laws of the state in which the land is located permits a court to award attorneys' fees to a prevailing party. Judgment upon the award rendered by the Arbitrator(s) may be entered in any court having jurisdiction thereof.

The law of the situs of the land shall apply to an arbitration under the Title Insurance Arbitration Rules.

A copy of the Rules may be obtained from the Company upon request.

13. Liability Limited to This Guarantee; Guarantee Entire Contract.

- (a) This Guarantee together with all endorsements, if any, attached hereto by the Company is the entire Guarantee and contract between the Assured and the Company. In interpreting any provision of this Guarantee, this Guarantee shall be construed as a whole.
- (b) Any claim of loss or damage, whether or not based on negligence, or any action asserting such claim, shall be restricted to this Guarantee.
- (c) No amendment of or endorsement to this Guarantee can be made except by a writing endorsed hereon or attached hereto signed by either the President, a Vice President, the Secretary, an Assistant Secretary, or validating officer or authorized signatory of the Company.

14. Notices, Where Sent.

All notices required to be given the Company and any statement in writing required to be furnished the Company shall include the number of this Guarantee and shall be addressed to the Company at First American Title Insurance Company, Attn: Claims National Intake Center, 1 First American Way, Santa Ana, California 92707. Phone: 888-632-1642.

Form 5002532 (7-1-14)

EXHIBIT 17

SENT: CERTIFIED MAIL

Samantha Moore Foreclosure Assistant Allied Foreclosure Services 1000 Caughlin Crossing, Suite 30 Reno, NV 89519

Dear Ms. Moore:

My name is Thomas Cornwell and I am writing in regards to the unlawful foreclosure proceedings that you initiated on the property located at 2355 Columbia Way, Carson City, NV (hereafter "the property"). The initiation of this foreclosure, and the circumstances surrounding its execution, are not only problematic but in violation of state and federal law. Accordingly, I demand that you cease all foreclosure proceedings or I will initiate formal legal action against you.

I have lived at the property since it was purchased by my ex-wife, Karen Lynn Clarke, in 2003. At that time, Ms. Clarke took out a loan of \$32,000 from George Soetje to purchase the home. On February 9, 2017, I purchased the home by Quitclaim Deed from Ms. Clarke and assumed the remainder of the loan owed to Mr. Soetje. Mr. Soetje and I agreed that I would pay off the remainder of the loan in a lump sum when I received a pending settlement. Unbeknownst to me, Mr. Soetje sold the loan at some time in the last year. However, neither Mr. Soetje nor the new holder informed me. On April 23, 2018, I received a Notice of Default and Election to Sell for the property.

This Notice of Default is fatally deficient. Pursuant to NRS 107.08, a beneficiary may only proceed with a foreclosure where the obligor has received a written statement of:

- (I) The amount of payment required to make good the deficiency in performance or payment, avoid the exercise of the power of sale and reinstate the terms and conditions of the underlying obligation or debt existing before the deficiency in performance or payment, as of the date of the statement;
- (II) The amount in default;
- (III) The principal amount of the obligation or debt secured by the deed of trust;
- (IV) The amount of accrued interest and late charges;
- (V) A good faith estimate of all fees imposed in connection with the exercise of the power of sale; and
- (VI) Contact information for obtaining the most current amounts due and the local or toll-free telephone number described in subparagraph (4).

Here, however, the Notice of Default I received did not include I, II, III, IV, and V. In fact, the only information given to me is a toll free number required by VI. Because Nevada Law makes clear that all information, not just a number to obtain the information, must be given by written statement to an obligor, the notice is fatally flawed and foreclosure proceedings must cease. If

foreclosure proceedings continue, I will seek to enjoin the foreclosure, seek damages of up to \$5000, and seek to recover attorney's fees pursuant to NRS 107.080.

Moreover, Nevada Law makes clear that an obligor is entitled to opt into the Nevada Foreclosure Mediation Program at the moment they receive a Notice of Default and Election to Sell. It is the responsibility of the beneficiary to provide the obligor with the necessary paperwork to enter into the program within 10-days of receipt of the Notice of Default. Your office failed to send the required documents and notice that I may enter into the mediation program and therefore the Notice of Default is legally insufficient. Again, and attempt to move forward under this Notice of Default will result in suit for damages and fees.

If you have any questions, you m	ay reach me at		
	.· *	,	Y
Sincerely,			
Thomas Cornwell		Date	



Allied Foreclosure Services

1000 Caughlin Crossing, Suite 30 | Reno, Nevada 89519 Phone (775) 851-0881 | Fax (844) 273-6678

August 9, 2018

Thomas Cornwell 2355 Columbia Way Carson City, NV 89704

Re: Allied FCL No. 17935; CLARKE/SCHULTZ

Dear Mr. Cornwell:

I have received your letter addressed to my assistant, Samantha Moore. Enclosed please find a letter from the Supreme Court of Nevada from a previous foreclosure stating that because the home is personal property, and not included in our lien, it does not qualify for mediation. We are foreclosing on the land only. At this time we have the foreclosure sale set for August 23, 2018, at 2:00 PM. Contact our office to pay the lien in full.

Feel free to contact me should you have further questions.

Sincerely,

Geneva Martinkus Foreclosure Officer property in question

Supreme Court of Nevada ADMINISTRATIVE OFFICE OF THE COURTS

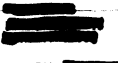
ROBIN SWEET
Director and
State Court Administrator

JOHN McCORMICK Assistant Court Administrator Judicial Programs and Services



RICHARD A. STEFANI
Deputy Director
Information Technology
VERISE V. CAMPBELL
Deputy Director
Foreclosure Mediation

April 26, 2016



Re: APN:



We have received documents from you concerning participation in the Foreclosure Mediation Program. After further review:

7	Your p	roperty is not eligible for this program because:
		Your home is not Real Property; it is Personal Property as describe on the County Assessor's site since there is no permanent foundation.
		Your property is not an owner-occupied residence.
		The homeowner failed to mail in the required fees to the Administrator within the required time limit.
		The homeowner failed to mail in your election to Mediate to the Administrator within the required time limit.

A refund will be processed for this case and will be submitted under separate cover. If you have any questions do not hesitate to contact me at (775) 684-1780; <u>laguire@nvcourts.nv.gov</u>, if you have any further questions.

Sincerely,

Foreclosure Mediation Intake Manager

CC: Allied Foreclosure Services

Supreme Court Building • 201 South Carson Street, Suite 250 • Carson City, Nevada 89701 • (775) 684-1700 • Fax (775) 684-1723

Regional Justice Center • 200 Lewis Avenue, 17th floor • Las Vegas, Nevada 89101

STATE OF NEVADA

Department of Business & Industry Manufactured Housing Division

MANUFACTURED HOME TITLE INFORMATION

Title Number: B0173588

Issued: 06/04/1997

Serial Number: **S1031XU**Manufacturer: **FAR WEST**

Trade Name/Model:

Year: 1975

Type: Multi Wide

Size: 24 ft. x 63 ft.

Used Sale

Owners:

CHILDERS, CLARENCE JAMES OR CHILDERS, ROSE JOANNE TRUSTEES THE CHILDERS FAMILY TRUST DTD 1/24/97

Physical Location

2355 COLUMBIA WAY, CARSON CITY, NV 89706

Lienholder

Document Mailed to

Cost of Structure: \$0

Cost of Accessories / Materials: \$0

Sales Tax: \$0

Lien Date

Lien Removed

Notice of Opposition Filed

Notice of Sale

THE INFORMATION ABOVE IS CURRENT AS OF 03/29/2018

Title record last updated on

A. P. No. 008-252-25 Foreclosure No. 17935 RECORDED AT THE REQUEST OF FIRST CENTENNIAL - RENO (MAIN 08/01/2018 02:27PM

When recorded mail to: FILE NO.487265
Allied Foreclosure Service: SUSAN MERRIWETHER
1000 Caughlin Crossing, #3(CARSON CITY RECORDER
Reno, NV 89519 FEE \$35.00 DEP RMH

AFFIRMATION PURSUANT TO NRS 111.312(1)(2) AND 239B.030(4)

Fursuant to NRS 239B.030, the undersigned, hereby affirm(s) that the below document, including any exhibits, hereby submitted for recording does not contain the social security number of any person or persons.

NOTICE OF TRUSTEE'S SALE

WHEREAS, GEORGE SOETJE is the owner and holder of that certain obligation evidenced by a Promissory Note dated May 6, 2003, and secured by that certain real property as evidenced by a Deed of Trust with Assignment of Rents executed by KAREN LYNN CLARKE, Trustor, to FIRST CENTENNIAL TRUST DEED SERVICES, INC., a Nevada corporation, Trustee for GEORGE SOETJE, Beneficiary, which Deed of Trust was dated May 2, 2003, and recorded May 8, 2003, as Document No. 297678 Official Records, Carson City, Nevada; and

WHEREAS, the obligation evidenced by the above described Promissory Note was amended and modified by that certain Note Modification dated June 13, 2006; and

WHEREAS, the obligation evidenced by the above described Promissory Note was further amended and modified by that certain Note Modification dated December 22, 2009; and

WHEREAS, the beneficial interest of GEORGE SOETJE in said Promissory Note and the Deed of Trust secured thereby was assigned to NEIL E. SCHULTZ and OLIVIA S. WEISE, as Trustees of THE NEIL E. SCHULTZ TRUST dated January 29, 2016, as evidenced by that certain Assignment of Deed of

LAW OFFICES OF JUDITH A. OTTO, LTD. + 3748 LAKESIDE DRIVE, SUITE 102 + RENO, NEVADA 89509

(*0054

Trust, recorded March 30, 2018, Document No. 483939, Official Records, Carson City, Nevada;

WHEREAS, AUTOMATIC FUNDS TRANSFER SERVICES, dba ALLIED TRUSTEE SERVICES, was substituted as Trustee under said Deed of Trust in the place and stead of FIRST CENTENNIAL TRUST DEED SERVICES, INC., by document recorded April 23, 2018, as Document No. 484548, Official Records, Carson City, Nevada; and

WHEREAS, default has been made by said Trustor in the payment of the debt evidenced by the Promissory Note for which said Deed of Trust is security, and the said GEORGE SOETJE did cause Notice of Default and Election To Sell under said Deed of Trust to be recorded on April 23, 2018, as Document No. 484549, Official Records, Carson City, Nevada; and

WHEREAS, GEORGE SOETJE has made demand upon said Trustee that said Trustee proceed to sell the land and premises described in said Deed of Trust;

NOW, THEREFORE, pursuant to said demand, and in accordance with the terms and under the authority of said Deed of Trust, said AUTOMATIC FUNDS TRANSFER SERVICES, dba ALLIED TRUSTEE SERVICES, as such Trustee, does hereby give notice that on the 23rd day of August, 2018, at the hour of 2:00 o'clock P.M. on said day, at the front entrance to the Carson City Courthouse, located at 885 E. Musser Street, in Carson City, Nevada, said Trustee will sell at public auction to the highest bidder, for current lawful money of the United States of America, all that certain real property situate in Carson City, State of Nevada, that is described as follows:

Lot 25, in Block F, of EAGLE VALLEY MOBILE HOME ESTATES UNIT NO. 4, according to the map thereof, filed in the office of the County Recorder of Carson City, Nevada, on October 11, 1967, in Book 2 of Maps, Page 310, as File No. 28210.

EXCEPTING THEREFROM any mobile home or manufactured housing unit and appurtenances, if any, located on said land.

TOGETHER WITH the improvements thereon, and all and singular the tenements, hereditaments and appurtenances thereunto belonging or appertaining, and the reversion and

-2-

LAW OFFICES OF JUDITH A. OTTO, LTD. ♦ 3748 LAKESIDE DRIVE, SUITE 102 ♦ RENO, NEVADA 89509

reversions, remainder and remainders, rents, issues and profits thereof.

The property address is purported to be 2355 Columbia Way, Carson City, Nevada. The current outstanding principal balance is approximately \$ 38,000.00 _____, which is owed together with interest, late charges, advances, interest on advances, foreclosure fees and costs, and other expenses or costs not herein disclosed. The opening bid amount may be more or less than the outstanding principal balance as indicated.

The undersigned disclaims any liability for the accuracy of the above-described address, APN, or principal balance. Verification of such information can be requested during normal business hours at the office of the Trustee, whose address is 1000 Caughlin Crossing, #30, Reno, Nevada 89519, Telephone No. (775) 851-0881.

DATED:	TU/Y 30	2018.
	,	TVINOVIR III T

AUTOMATIC FUNDS TRANSFER SERVICES, dba ALLIED TRUSTEE SERVICES

By: State Martin Geneva Martinkus Its: Manager

STATE OF NEVADA)
) SS
COUNTY OF WASHOE	}

This instrument was acknowledged before me on JUN 30 , 2018, by <u>Gentua Mannikus</u> as of for AUTOMATIC FUNDS TRANSFER

SERVICES, dba ALLIEO TRUSTEE SERVICES.

Public

SAMANTHA MOORE

Notary Public - State of Nevada
Appointment Recorded In Washoe County
No: 17-3032-2 - Expires July 31, 2021

-3-

LAW OFFICES OF JUDITH A. OTTO, LTD. + 3748 LAKESIDE DRIVE, SUITE 102 + RENO, NEVADA 89509

STATE OF NEVADA DECLARATION OF VALUE

	Assessor Parcel a) 008-252-25	Number (s)					OPTIONAL USE ONLY 488839	
	0)				Date	of Reco	ording: 09/26/201	18
	3)				2000			
	1)							
2.	Type of Property				1	ORDERS	OPTIONAL USE ONLY	
	· • • • • • • • • • • • • • • • • • • •			Single Fam Re	s. Notes:			
	e) Apt. B			2-4 Plex Comm'Vind'i				
		itural h)		Mobile Home	1			
	i) Other	·						
_					.			
3.	Total Value/Sa				\$77,642.53			
	Deed in Lieu of F		ny (value c		\$ \$ 77,642.53			
	Transfer Tax Valu		.,		\$ 304.20			
	Real Property Tra	nsier rax Due	; .	•	φ 304.20			
4.	If Exemption Cla	aimed:						
			r NRS 375.	090, Section:				
	b. Explain Reas							
_	Daniel Internati	Davasalass	halas kas	- a.C	0/	,		
٥.	Partial Interest:	Percentage	being trai	isierrea:		<u> </u>		
Th	e undersigned decl	ares and ackno	wledges u	nder penalty (of periury, p	ursuant to	NRS 375.060	
	d NRS 375.110, tha							
	lief, and can be sup							
	ovided herein. Furth							
of	additional tax due, i	nay result in a p	penalty of 1	0% of the tax	due plus in	iterest at	1% per month.	
_							O. Pakia fan ann	
Pι	irsuant to NRS 37	,5.030, the Bu	iver and S	ieller shali k	e jointly a	ind seve	rally liable for any	
ad	ditional amount	iyved,	M/a /	/ /	_			
				-0			reclosure Officer	
S	gnature				Cap	acity		
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	(REQUIRE	D)			(REQUIRE	D)		- Na:1
Pr	***************************************	Trustee Service		_ Print N	lame: Neil	E. Schultz	and Olivia S. Weise	The lead
		Caughlin Cross	ing #30		ss: PO Box		E SCHULTZ TRUST	
Ci	ty: Rend	·		_ City:	Zephyr			
St	ate: NV	Zip: <u>8</u>	9519	State:	NV	Zip:	89448	
_)	COTILIA		10			
	OMPANY/PER			KECORDI	<u>VG</u>		•	
	(REQUIRED IF NOT THE				E	# 00647	72	
		Centennial Title			ESCIO	w # 23617	3	
		West Nye Lane	#104	Ctata	NIV/	71	80703	
C	ity: Carson City			_State:	NV	_Zip:	89703	

(AS A PUBLIC RECORD THIS FORM MAY BE RECORDED)

A. P. No. 008-252-25 Foreclosure No. 17935

R.P.T.T. \$304.20

When recorded mail to:

New Scholtz P.O.By 994 Zephyn Conx, NV 89448

Mail tax statements to:

Same as abre

RECORDED AT THE REQUEST OF FIRST CENTENNIAL - RENO (MAIN 09/26/2018 12:29PM FILE NO.488839 SUSAN MERRIWETHER CARSON CITY RECORDER FEE \$35.00 DEP SY

AFFIRMATION PURSUANT TO NRS 111.312(1)(2) AND 239B.030(4)

Pursuant to NRS 239B.030, the undersigned, hereby affirm(s) that the below document, including any exhibits, hereby submitted for recording does not contain the social security number of any person or persons.

TRUSTEE'S DEED

THIS INDENTURE, made and entered into on August 23, 2018, by and between AUTOMATIC FUNDS TRANSFER SERVICES, dba ALLIED TRUSTEE SERVICES, as Trustee, party of the first part, and NEIL E. SCHULTZ and OLIVIA S. WEISE, as Trustees of THE NEIL E. SCHULTZ TRUST dated January 29, 2016, parties of the second part, whose address is: P.O. Box 994, Zephyr Cove, NV 89448, and 7617 Devonshire Lane, Reno, NV 89511.

WITNESSETH:

WHEREAS, KAREN LYNN CLARKE executed a Promissory Note in the principal sum of \$32,000.00, and bearing interest, and as security for the payment of said Promissory Note said KAREN LYNN CLARKE, as Trustor, executed a certain Deed of Trust TO FIRST CENTENNIAL TRUST DEED SERVICES, INC., a Nevada corporation, Trustee for GEORGE SOETJE, Beneficiary, which Deed of Trust was dated May 2, 2003, and was recorded May 8, 2003, as Document No. 297678, Official Records, Carson City, Nevada; and

WHEREAS, the obligation evidenced by the above described Promissory Note was amended and modified by that certain Note Modification dated June 13, 2006; and

WHEREAS, the obligation evidenced by the above described Promissory Note was further amended and modified by that certain Note Modification dated December 22, 2009; and

WHEREAS, the beneficial interest of GEORGE SOETJE in said Promissory Note and the Deed of Trust secured thereby was assigned to NEIL E. SCHULTZ and OLIVIA S. WEISE, as Trustees of THE NEIL E. SCHULTZ TRUST dated January 29, 2016, as evidenced by that certain Assignment of Deed of Trust, recorded March 30, 2018, Document No. 483939, Official Records, Carson City, Nevada;

WHEREAS, AUTOMATIC FUNDS TRANSFER SERVICES, INC., a Washington corporation, dba ALLIED TRUSTEE SERVICES, was substituted as Trustee under said Deed of Trust in the place and stead of FIRST CENTENNIAL TRUST DEED SERVICES, INC., a Nevada corporation, by document recorded April 23, 2018, as Document No. 484548, Official Records, Carson City, Nevada; and

WHEREAS, a breach of the obligation for which such transfer in trust as security was made occurred in that default was made in the failure to pay the installment of principal and interest due on June 5, 2010, and in the failure to pay each payment of principal and interest that thereafter became due, and in the failure to pay the real property taxes for the fiscal year 2017-2018 which became a lien upon the trust premises; and

WHEREAS, NEIL E. SCHULTZ and OLIVIA S. WEISE, as Trustees of THE NEIL E. SCHULTZ TRUST dated January 29, 2016, executed and acknowledged a Notice of Default and Election To Sell the property described in said Deed of Trust to satisfy said indebtedness, and said Notice of Default and Election To Sell was recorded April 23, 2018, as Document No. 484549, Official Records, Carson City, Nevada; and

WHEREAS, on April 23, 2018, a copy of said Notice of Default and Election To Sell was mailed by certified mail to the then owner of the property hereinafter described and to all other parties entitled by law to such notice; and

WHEREAS, by direction of NEIL E. SCHULTZ and OLIVIA S. WEISE, as Trustees of THE NEIL E. SCHULTZ TRUST dated January 29, 2016, the said AUTOMATIC FUNDS TRANSFER SERVICES, dba ALLIED TRUSTEE SERVICES, Trustee, gave due and legal notice in each and every manner required by said Deed of Trust and provided by law that it would on the 23rd day of August, 2018, at the hour of 2:00 o'clock P.M., sell at the front entrance to the Carson City Courthouse, located at 885 E. Musser Street, in Carson City, Nevada, at public auction to the highest cash bidder in lawful money of the United States of America, the realty described in said Deed of Trust to satisfy the indebtedness due under said Deed of Trust and the Promissory Note secured by it; that said Notice of Sale was recorded on August 1, 2018, as Document No. 487265, Official Records, Carson City, Nevada; that said Notice of Sale was published in the Nevada Appeal in its issues dated August 1, 2018, August 8, 2018 and August 15, 2018, and said Notice of Sale was posted in a public place, in Carson City, Nevada, namely, at the Carson City Courthouse, on August 2, 2018; and

WHEREAS, on August 1, 2018 a copy of said Notice of Sale was mailed by certified mail to the then owner of the property hereinafter described and to all other parties entitled by law to such notice; and

WHEREAS, at the time and place so set for said sale said parties of the second part did bid the sum of SEVENTY-SEVEN THOUSAND SIX HUNDRED FOURTY-TWO AND 53/100 DOLLARS (\$77,642.53) for said property, and said sum was the highest and best bid therefor;

NOW, THEREFORE, for and in consideration of the said sum of \$77,642.53, the said party of the first part, as Trustee, under and by virtue of the authority vested in it by said Deed of Trust, does hereby grant, bargain, sell and convey, without warranty, unto the parties of the second part, and to their successors and assigns, all that certain real property situate in the County of Washoe, State of Nevada, that is described as follows:

Lot 25, in Block F, of EAGLE VALLEY MOBILE HOME ESTATES UNIT NO. 4, according to the map thereof, filed in the office of the County Recorder of Carson City, Nevada, on October 11, 1967, in Book 2 of Maps, Page 310, as File No. 28210.

EXCEPTING THEREFROM any mobile home or manufactured housing unit and appurtenances, if any, located on said land.

LAW OFFICES OF JUDITH A. OTTO, LTD. + 3748 LAKESIDE DRIVE, SUITE 102 + RENO, NEVADA 89509

TOGETHER WITH the improvements thereon, and all and singular the tenements, hereditaments and appurtenances thereunto belonging or appertaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof.

TO HAVE AND TO HOLD the said premises, together with the appurtenances, unto the said parties of the second part, and to their successors and assigns forever.

IN WITNESS WHEREOF, the party of the first part has caused this conveyance to be executed the day and year first above written.

AUTOMATIC FUNDS TRANSFER SERVICES, dba ALLIED TRUSTEE SERVICES

By: SEVEND MARTINKUS

Its:

STATE OF NEVADA)
)SS.
COUNTY OF WASHOE)

This instrument was acknowledged before me on September 18, 2018, by General Manager as of for AUTOMATIC FUNDS TRANSFER SERVICES, a Washington corporation, dba ALLIED TRUSTEE SERVICES.

Notary Public



John S. Bartlett, Esq. **SBN 143** 755 N. Roop St. Suite 108 Carson City, NV 89701 (775) 841-6444 johnsbartlett@att.net Attorneys for Plaintiff

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IN THE FIRST JUDICIAL DISTRICT COURT FOR THE STATE OF NEVADA IN AND FOR CARSON CITY, NEVADA

NEIL E. SCHULTZ, a Nevada resident, aka The Neil E. Schultz Trust dated January 29, 2016

Case No. 18 RP 00018 1B

Dept. No. 2

Plaintiff,

vs.

THOMAS L. CORNWELL, a Nevada resident, DOES 1 through 5, inclusive,

Defendants.

PLAINTIFF'S FIRST REQUEST FOR PRODUCTION OF DOCUMENTS

TO: Defendant Thomas L. Cornwell.

You are requested pursuant to Rule 34 of the Nevada Rules of Civil Procedure to produce and make available to plaintiff Neil E. Schultz, on October 30, 2019, at 10:00 a.m., at the office of John S. Bartlett, attorney for record for plaintiffs, located at 755 N. Roop St., Ste. 108, Carson City, Nevada, for the purpose of inspecting and copying, the following described and identified documents and other tangible things in your possession, custody or control.

DEFINITIONS

The following definitions are to be used with respect to the documents requested.

1. "Document" is defined to be synonymous in meaning and equal in scope to the usage of this term in Nevada Rules of Civil Procedure 34(a)(1)(A), and shall mean any and all designated documents or electronically stored information, including writings, drawings, graphs, charts, photographs, sound recordings, images, and other data or

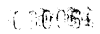
data compilations, stored in any medium from which information can be obtained either directly or, if necessary, after translation by the responding party into a reasonably usable form, and information in tangible or other form, whether printed, typed, recorded, computerized, filmed, reproduced by any process, or written or produced by hand, and whether an original, draft, master, duplicate or copy, or notated version thereof, that is in your possession, custody or control. A draft or non-identical copy is a separate document within the meaning of this term.

2. Document as used in this Request shall also include, but not be limited to, electronic

- files, other data generated by and/or stored on or through any of your computer systems and storage media (e.g. internal or external hard drives, CD-ROMs, floppy disks, backup tapes, thumb drives, internet-based posting boards or cloud storage, or any other data storage media or mechanisms), or any other electronic data. This includes, but is not limited to: email and other electronic communications (e.g., postings to internet forums, ICQ or any other instant messenger messages, and/or text messages); voicemail, word processing documents, spreadsheets, databases.

 Calendars, telephone logs, contact manager information, internet usage files, offline storage or information stored on removable media, information contained on laptops or other portable devices, and network access information. Further, this includes data in any format for storing electronic data.
- 3. "Relating or referring" are used in their broadest sense and shall mean and include, but shall not be limited to, advert, allude, comprise, concern, constitute, describe, discuss, mention, note, pertain, quote, recite, recount, reflect, report or state.
- 4. The singular shall include the plural, and the plural shall include the singular. The conjunctive "and" shall include the disjunctive "or" and the disjunctive "or" shall include the conjunctive "and."
- 5. The "property" or the "Columbia Way property" shall refer to the real property located at 2355 Columbia Way, Carson City, Nevada.
- 6. "Plaintiff" shall refer to plaintiff Neil E. Schultz.

- 7. "You" or "your" shall mean and refer to the defendant, Thomas L. Cornwell.
- 8. Each document produced pursuant to this Request For Production of Documents shall be produced as it is kept in the usual course of business, or shall be organized and labeled to correspond to the categories of documents requested.
- 9. You are instructed to produce any and all documents which are in your possession, custody or control. Possession, custody or control includes constructive possession whereby you have a legal right to compel the production of the document from a third party (including an agency, authority or representative).
- 10. To the extent the location of any document called for in this Request is unknown to you, so state in your response. If any estimate can reasonably be made as to the location of an unknown document, describe the document with sufficient particularity so that it can be identified, set forth your best estimate of the document's location, and describe the basis upon which the estimate is made.
- 11. If any document request is deemed to call for disclosure of proprietary data, counsel for the requesting party is prepared to receive such data pursuant to an appropriate confidentiality order.
- 12. To the extent production of any document is objected to on the basis of privilege, provide the following information about each such document: (1) describe the nature of the privilege claimed; (2) state the factual and legal basis for the claim of privilege; (3) identify each person who was present when the document was prepared and who has seen the document; and (4) identify every other document which refers to or describes the contents of such document.
- 13. If any document has bee lost or destroyed, the document so lost or destroyed shall be identified by author, date, subject matter, date of loss or destruction, identity of person responsible for its loss or destruction, and, if destroyed, the reason for its destruction.
- 14. The term "communication" as used herein shall mean any dissemination of information by transmission or a statement from one person to another or in the



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presence of another, whether by writing, orally or by action or conduct, including, but not limited to, emails, text messages, letters, or any other form of written communication, any oral, written or electronic transmission of information without limitation, including meetings, discussions, conversations, telephone calls, memoranda, letters, telecopies, telexes, email messages, text messages, conferences, seminars, or notes, and relates solely to non-privileged communications.

15. The period of time covered by this Request is January 1, 2011 through the date a response to this Request is served, unless otherwise specified.

ITEMS TO BE PRODUCED

Request For Production No. 1. In your Answer to Complaint and Counterclaim, filed with the First Judicial District Court on March 4, 2019, you have alleged that Exhibit 9 to that document contains a list of payments you or Karen Lynn Clarke made to George Soetje between May 4, 2011 and May 17, 2016. Please provide a copy of each check, receipt, money order or other record of payment you have reflecting each of these alleged payments made to George Soetie.

Request For Production No. 2. In addition to the documents described in Request For Production No. 1, please provide a copy of the Greater Nevada Credit Union statements for bank accounts covering the period of May 1, 2011 through May 31, 2016 from which any of these alleged payments was made.

Request For Production No. 3. If any of the alleged payments listed in Exhibit 9 came from a bank account other than one with Greater Nevada Credit Union, please provide the statements from that account from which any of these alleged payments was made.

Request For Production No. 4. Please provide documentation of each and every communication you have had with George Soetje.

Request For Production No. 5. Please provide documentation of each and every communication you have had with Neil E. Schultz.

Request For Production No. 6. Please provide documentation of each and every communication you have had with Allied Foreclosure Services regarding the Columbia Way property.

Request For Production No. 7. Please provide documentation of each and every communication you have had regarding the Columbia Way property with Karen Lynn Clarke, including documentation of your purchase of the Columbia Way property from Ms. Clarke.

Request For Production No. 8. Please provide proof of payment you have made for utility, sewer and water services provided to the Columbia Way property, and property taxes you have paid on the Columbia Way property, between September 1, 2018 and September 30, 2019.

Request For Production No. 9. Please provide documentation of your receipt of a "retirement settlement" payment you alleged in your Answer you were to receive in April 2018.

In your response to the foregoing requests for production of documents, you should prepare and submit a written response to each request indicating whether you are producing documents responsive to the request. If you object to a particular request, you must state the reason. Please see N.R.C.P. 34(b).

Dated this 30th day of Septem

ohn S. Bartlett, Esq. storney for plaintiff Neil E.

Schultz

CERTIFICATE OF SERVICE

The undersigned, counsel of record for plaintiff Neil E. Schultz, hereby certifies pursuant to N.R.C.P. 5(b) and 34(a) that on September 30, 2019 he caused the foregoing Plaintiff's First Request For Production of Documents to be served on defendant Thomas L. Cornwell by depositing the document in the United States Mail, postage prepaid, and addressed to the defendant as follows:

Thomas L. Cornwell 2355 Columbia Way

Carson City, NV 89706

John S. Bartlett, Esq.

1							
2	THOMAS CORNWELL 2355 COLUMBIA WAY CARSON CITY NV 90701						
3	CARSON CITY, NV. 89701 (775)461-0377						
4	TLCNV@YAHOO.COM IN PROPER PERSON						
5							
6	IN THE FIRST JUDICIAL DISTRICT COURT IN AND FOR THE COUNTY OF CARSON CITY, STATE OF NEVADA						
7							
8	NEIL SCHULTZ TRUST						
9	NEIL SCHULTZ CASE NO.:18 RP 00018 1B						
10	PLAINTIFF, VS. DEPT. NO: II						
11	THOMAS CORNWELL						
12	DEFENDANT(S). DISCOVERY REQUESTS						
13							
14	COMES NOW DEFENDANT THOMAS CODNIVELL IN PROPER DEPOSAL TO						
15	COMES NOW DEFENDANT, THOMAS CORNWELL, IN PROPER PERSON. TO ANSWER OR DEFEND PLAINTIFFS DISCOVERY REQUEST FOR PRODUCTION OF						
16	DOCUMENTS.						
17	DATED THIS 30 M DAY OF October , 20 19.						
18							
19	PURSUANT TO NRS 53.045, I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.						
20	To will						
21	(SIGNATURE)						
22	THOMAS CORNWELL IN PROPER PERSON 2355 COLUMBIA WAY						
23	CARSON CITY, NV. 89701 (775)461-0377						
24	TLCNV@YAHOO.COM						
25							
	PAGE 1 OF 5						
1							

1	RESPONSE FOR PRODUCTION OF DOCUMENTS
2	PRODUCTION NO. 1
3	THE LIST OF PAYMENTS IS THE ONLY DOCUMENT IN DEFENDANTS CUSTODY OR
4	CONTROL. ORIGINALS ARE THE PROPERTY OF KAREN CLARKE AND IN HER
5	CUSTODY FOR WHICH SHE HAS SOLE CONTROL AND ACCESS. MS. CLARKE HAS
	AGREED TO PROVIDE ORIGINALS HOWEVER THE INFORMATION IS NOT
6	RELEVANT TO SUBJECT MATTER OF THE CASE BEFORE THIS COURT.
7	PRODUCTION NO.2
8	THE GREATER NEVADA CREDIT UNION ACCOUNT DOES NOT BELONG TO
9	DEFENDANT, THEREFORE ANY STATEMENTS OR ACCESS TO STATEMENTS IS
10	BEYOND CONTROL OF DEFENDANT.
	PRODUCTION NO. 3
11	NO OTHER BANK STATEMENTS ARE ASSOCIATED WITH THE PAYMENT HISTORY.
12	PRODUCTION NO. 4
13	TO DEFENDANTS KNOWLEDGE THERE IS NO DOCUMENTATION OF
14	COMMUNICATIONS WITH MR. SOETJE AND ANY SUCH COMMUNICATIONS ARE
15	NOT RELEVANT TO THIS CASE.
13	PRODUCTION NO. 5
16	TO DEFENDANTS KNOWLEDGE THERE IS NO DOCUMENTATION OF
17	COMMUNICATIONS WITH NEIL SCHULTZ EXCEPTING COURT FILINGS, AND LEASE
18	AGREEMENT LEFT AT PROPERTY WITH HANDWRITTEN NOTATION FROM MR
19	SCHULTZ.
	PRODUCTION NO. 6
20	COMMUNICATIONS WITH ALLIED FORECLOSURE SERVICE HAVE BEEN
21	SUBMITTED FOR THE RECORD IN THE ANSWER AND COUNTERCLAIM FILED WITH
22	THE COURT.
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PAGE 2 OF 5

4 1	1
1	PRODUCTION NO. 7
2	COMMUNICATIONS WITH KAREN CLARKE HAVE ALREADY BEEN SUBMITTED AS
3	PART OF THE RECORD INCUDING THE QUITCLAIM DEED IN WHICH PROPERTY
4	WAS DEEDED TO DEFEDANT.
5	PRODUCTION NO. 8
6	UTILITY AND PROPERTY TAX PAYMENT RECORDS ARE PUBLIC RECORDS AND
	NOT RELEVANT TO THIS CASE.
7	PRODUCTION NO. 9
8	DEFENDANTS PERSONAL FINANCES ARE NOT RELEVANT TO THIS CASE.
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PAGE 3 OF 5

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1 | **SUMMARY** THE INFORMATION REQUESTED IS MOSTLY DATA FOR WHICH PLAINTIFF WOULD HAVE DETAILED RECORDS AND ARE ALSO REQUIRED FOR A NON-JUDICIAL FORECLOSURE HOWEVER, PLAINTIFF DID NOT INCLUDE HENCE, THE BASIS OF DEFENDANTS CLAIM FOR RELIEF AND SUMMARY JUDGMENT.

1	<u>CERTIFICATE OF MAILING</u>
2	I HEREBY CERTIFY THAT ON THE DAY OF
3	, 20, I PLACED A TRUE AND CORRECT COPY OF THE
4	FOREGOING IN THE UNITED STATES MAIL, WITH FIRST-CLASS POSTAGE
5	PREPAID, ADDRESSED TO THE FOLLOWING: JOHN S. BARTLETT, ESQ. NV BAR 143 Deliver NJ 32419
6	JOHN S. BARTLETT, ESQ.
7	NV BAR 143
8	775 N. ROOP ST. SUITE 108
9	(775)841-6444
10	JOHNSBARTLETT@ATT.COM
11	24h 120/6
12	DATED THIS DAY OF October, 2019.
13	PURSUANT TO NRS 53.045, I DECLARE UNDER PENALTY OF PERJURY THAT THE
14	FOREGOING IS TRUE AND CORRECT.
15	Storeell
16	(SIGNATURE) THOMAS CORNWELL
17	2355 COLUMBIA WAY CARSON CITY, NV. 89701
18	(775)461-0377 TLCNV@YAHOO.COM
19	IN PROPER PERSON
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25	PAGE 5 OF 5 (00072

CARSON CITY UTILITIES

2355 COLUMBIA WY			
ACCOUNT NUMBER	CYCLE-MOUTE	BILL DATE	PAST DUE
206905-24460 Total Curre		12/22/18	1/11/19
Balance For	ward		868.93
TOTAL AMOUN	AT, NOM DOT	<u> </u>	955.87



ENTE	R	AMOUNT	PAID
\$			

225.39

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NEIL E SCHULTZ PO BOX 994 ZEPHYR COVE NV 89448-0994 NO STAPLES OR PAPER CLIPS PLEASE

000206905000024460000000955878

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2355 COLUMBIACH WERE AND SEND TOP STUB WITH PAYMENT

	te Class : RESIDEN	,	Ad	ustments Lance Forward	643.54 868.93
w :	11/15/18 12/11/18 Day	Meter Number 00090838300	Units Curr	rent Previous	Usage 4
s ·	SOR PLAT PATE	11/15/18 12/17/1	8	harge 40.45	Total 40.45
N N	CALLONS CALLONS	4.00		27.39 7.04	34.43
	PROBLEM NATER PROGRAM	11/20/18 12/20/1	8	5.69	5.69
- 	RIGHT OF WAY TOLL-S	:		.40	.40
	RIGHT OF WAY TOLL-W			.34	.34
	SEMER LATE FEE	12/17/18			1.30 4.33
		Total Current Balance Forwar			86.94

MERS SÜRANCE

resented By NIEL JUDE MCCRAW IRMERS INSURANCE GROUP 102 N CARSON ST #100 RSON CITY NV 89701-1227

PREMIUM PAYMENT NOTICE

LOAN NUMBER PAYMENT DUE BY LTZ CURRENT AMOUNT DUE MAY 30, 2019 \$ 89.64 DESCRIPTION POLICY COVERAGE PERIOD 514305-01 COMMERCIAL MOBILE HOME FEB 4, 2019 TO FEB 4, 2020

A DER

FIL SCHULTZ 0 BOX 994 PHYR COVE NV 89448 YOUR REPRESENTATIVE

DANIEL JUDE MCCRAW FARMERS INSURANCE GROUP 1802 N CARSON ST #100 CARSON CITY NV 89701-1227

(775) 882-2131

FORMATION

Current Amount Due

OR, TO PAY IN FULL, PAY \$ 17.12 THIS IS YOUR FOURTH OF ELEVEN PAYMENTS FOR THE SCHEDULE OF FUTURE BILLS, SEE REVERSE SIDE.

Have a question? Want to make a policy change? Just call your representative.

Form 8600 stans

ng questions call our automated phone service, at 1-800-532-4221 available until midnight EST. able during normal business hours to assist you with questions or to discuss your payment options.

PAYMENT NOTICE FOR:

NEIL SCHULTZ

rds show you signed up for automatic EFT. will electronically withdraw your current yment from your designated account late shown here.

INSURANCE COMPANY REAM IL 60132-0915

COMMERCIAL NOBLE I POLICY PAYMENT Policy Number: 444-0019514305-01

Amount Due:

\$ 89.64

Date Due:

MAY 30, 2019

Thank You for Your Payment

(100074

05010 01013444000020190511 00000000 00000000 00071712 0000\$964 0



Service

NEIL E SCHULTZ 2355 COLUMBIA WAY CARSON CITY, NV 89706

Address: CARSON CITY, 1

48-HOUR TERMINATION OF SERVICE NOTICE FOR NON-PAYMENT

This is a reminder that as of the date of this notice your account is past due in the amount of \$484.77. If you've made a payment, thank you. Please disregard this notice. If you would like codiscuss a payment arrangement, please call us at (775) 834-4444 or visit us at evenergy.com.

Tou may have received a new billing statement with additional charges. However, there is a previous balance due for charges incurred prior to November 13, 2018. To avoid disconnection priority, you must pay the previous balance due. Failure to make this payment will result in termination of your service. The previous balance must be paid before the termination date whown on this notice.

YOU MUST PAY THE PREVIOUS BALANCE DUE OF \$484.77 BY JANUARY 2, 2019 TO AVOID SERVICE DISCONNECTION.

regimay pay online at our website or any Shop & Pay or payment kiosk location. Please visit energy.com for a complete list of locations. For credit and debit card payments, call (800) 809-1013. A processing fee will be charged for this service.

Byour service is disconnected, you must pay the following amounts to restore your service:

- The previous balance due of \$484.77
- A reconnect fee of \$6 if the service can be remotely reconnected
- A reconnect fee of \$60 for same day and/or after hours or \$40 for next business day for a manual reconnection

A security deposit and applicable late charges

restored the same day.

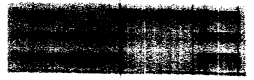
After your service is restored, you will need to verify that your main breaker has been reset to disconnected and reconnected remotely. Please ensure your property is free from potential fire danger. Do not place items on your stove or other appliances or electronics that may lead to a fire when service is reconnected.

THANK YOU FOR YOUR IMMEDIATE ATTENTION

Your Service will be TERMINATED on: January 3, 2019

Previous balance due on or before:

January 2, 2019 \$484.7



Payment Options:

Online at nvenergy.com or call (844) 343-3718
At any of our authorized Shop & Pay locations
By phone: (800) 809-1913 (debit/credit card)
Do not mail payment

If anyone residing at this address is either disabled or age 62 or older, please call (775) \$34-4444 or (800) 962-0399 to update your account information. Once the information is verified and the account is coded, an additional hand-delivered 48-Hour Notice will be provided prior to the disconnection of the service.

See the reverse side for agencies that may help pay your bill.

Customer Service: (775) 834-4444 or (800) 962-0399 Toll Free 24/7, excluding holidays Emergencies: (775) 834-4100



÷ }.

ACCOUNT NUMBER: 1000044251902807565

48-Hour Termination Notice

Service 2355 COLUMBIA WAY Address: CARSON CITY, NV 89706 Previous balance lue on or before: January 2, 2019 \$484.77

DO NOT MAIL PAYMENT







12-29-2018

NEILE, SCHULTZ

2355 COLUMBIA WAY

Energy

NEIL E. SCHULTZ Service 2355 COLUMBIA WAY Address: CARSON CITY, NV 89706

PAGE 1 OF 2



FINAL BILL

DATE DUE: AMOUNT DUE Jan 17, 2019 \$415.64

Account

1000044251902807565

Customer Number: Premises Number:

442519 280756

Billing Date:

Dec 29, 2018

Next Read Date:

Jan 15, 2019

Account Summary

Previous Account Balance	623.08
Adjustment	285,00 CR
Electric Charges	77.56
Current Amount Due	\$415,64
A 1.50% into payment penalty or applied if received after Jan 14, 2	depusit may be

This is your final bil. Please subtract any amount that you've paid from the total amount due, if you need help with these charges, please call Customer Service at the number listed below.

Thank you for your payment. We look forward to serving you in the future.

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us Charges & Adjustments

285.00 CR

\$77.58

\$285.00 CR

- Continued on the back of this page -

Customer Service: (775) 834 4444 or (800) 902-0389 Toll Free Z4/7, excluding holidays Emergencies: (775) 834-4100

Please return this portion with payment - to ensure timely processing do not use staples or tape

Energy

ACCOUNT NUMBER: 1000044251902807565

Customer Number: 442519

2355 COLUMBIA WAY CARSON CITY, NV 89706 DATE DUE:

AMOUNT DUE:

Enter Amount Enclosed:

Jan 17, 2019

Payment Options:

Online at nvenergy.com pr call (844) 343-3718 At any of our authorized Shop & Pay locations By phone: (800) 809-1013 (debit/credit card) By mail: PO Box 30073, Reno, NV 89620-3073

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E. SCHULTZ

COVE NV 89448-0994

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05/20/2019 11:40

RECEIVED FROM.

John S. Bartlett, Esq.
SBN 143
755 N. Roop St.
Suite 108
Carson City, NV 89701
(775) 841-6444
johnsbartlett@att.net

Attorneys for Plaintiff

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IN THE FIRST JUDICIAL DISTRICT COURT FOR THE STATE OF NEVADA IN AND FOR CARSON CITY, NEVADA

NEIL E. SCHULTZ, a Nevada resident, aka The Neil E. Schultz Trust dated January 29, 2016, Case No.: 18 RP 00018 1B

Dept. No. 2

Plaintiff,

VS.

THOMAS L. CORNWELL, a Nevada resident; DOES 1 through 5,

Defendants.

DECLARATION OF GEORGE SOETJE

I, George Soetje, hereby declare under penalty of perjury that the following facts are true and correct based on my own knowledge, and that if called upon to do so I would testify as to these facts in a court of law.

I am currently a resident of Idaho, residing at 8031 Lakeshore Drive, Sagle, Idaho. Before moving here in early 2018, I was a resident of Carson City, Nevada. In May 2003 I lent the sum of \$32,000.00 to Karen Lynn Clarke to finance her purchase of the property located at 2355 Columbia Way, Carson City, Nevada from Marylynn Cavender. Ms. Clarke executed a promissory note dated May 2, 2003 in the face amount of \$32,000.00, which was secured by a deed of trust recorded on or about May 8, 2003.

The promissory note was modified thereafter on two occasions. On June 13, 2006 the note was modified to increase the principal balance of the note by \$1,500.00. On December 22,

(30077

2009, the note was modified to increase the principal balance by \$4,000.00, making the principal balance due at that time \$34,000.00. The monthly payment was increased to \$375.00 per month, with the interest rate increasing to 10% per annum. Ms. Clark fell behind in her payments after this second modification.

In May 2010 I offered Ms. Clarke a third modification. Under this modification, the principal balance increased to \$37,651.45 and the monthly payments increased to \$410.00. The modification called for 175 payments remaining. Ms. Clarke orally agreed to this modification, but did not any payments thereafter on her obligation to me.

In 2017 I was contacted by Thomas Cornwell, who informed me he was purchasing the property from Ms. Clarke and wished to know how much was owed on the note. After I informed him of what was owed I did not hear back from him. I have not received any payments from Thomas Cornwell on Ms. Clarke's promissory note or otherwise.

In March 2018 I sold the promissory note to Neil E. Schultz. The deed of trust was also assigned to Mr. Schultz.

DATED: 10/30/, 2019

George Soetje

FIRST CENTENNIAL TITLE COMPANY OF NEVADA SALE ESCROW INSTRUCTIONS

TO:

First Centennial Title Company of Nevada 896 West Nye Lane, Suite 104 Carson City, NV 89703 (775) 841-6580

ESCROW NO: **235176-DC2**DATE: March 26, 2018

Denise Clark Escrow Officer

These "Escrow Instructions and General Provisions" shall be deemed an agreement by and between George Soejte, Seller and Neil Schultz, Buyer who have entered into an "Offer and Acceptance Agreement" for the purchase of property located at 2355 Columbia Way, Carson City, NV 89706. The parties herein, by their signatures, employ First Centennial Title Company of Nevada ("Escrow Agent") to act as escrow agent and title agent in connection with this transaction and authorize said agent to close escrow on or before based upon the terms of said "Offer and Acceptance Agreement" and any subsequent addendums and/or amendments hereto.

It is understood and acknowledged that only those paragraphs or applicable portions in said "Offer and Acceptance Agreement" dealing with financing, escrow, allocation of costs, title and vesting, prorations, property taxes, and Seller's assignment of proceeds necessary to pay the broker commissions, if any, constitute the escrow instructions which Escrow Agent is to use, along with any additional mutual instructions to close the transaction described therein.

These "Escrow Instructions and General Provisions" are being executed for the purpose of enabling Escrow Agent to complete this transaction. Unless specifically stated herein, these "Escrow Instructions and General Provisions" are in no way intended to modify, amend, supersede, or in any way change that certain "Offer and Acceptance Agreement" together with any addendums thereto executed by and between the parties herein.

TITLE TRANSFER:

Escrow Agent is directed to record with the County Recorder of Carson City County the necessary Deeds, Trust Deeds and other instruments required to consummate this transaction. Escrow Agent is further directed to insert the names of the Buyer's in the necessary conveyance and/or encumbering documents prior to recordation of same, based upon the written direction tendered by Buyers or in compliance with instructions set forth by the beneficiary under any new loan documents.

PRELIMINARY REPORT/TITLE INSURANCE:

The parties herein will receive a Preliminary Report and CC & R's, which shall serve the same purpose as stated on Page 3, Lines 20 through 30 of the "Offer and Acceptance Agreement". First Centennial Title Company of Nevada, as agent for its underwriters, shall issue the usual form Owner's policy of Title Insurance and Lender's policy of Title Insurance for any lender(s) in compliance with the terms of this transaction.

THE UNDERSIGNED BUYER (S) ACKNOWLEDGES THAT THEY HAVE RECEIVED THE CC&R'S, IF ANY, AFFECTING THE PROPERTY, WHICH IS THE SUBJECT OF THIS ESCROW.

INSPECTIONS:

Property Inspection Reports, if any, as called for in the "Offer and Acceptance Agreement" shall be provided to the parties to this transaction and their agents, if applicable, only when said reports are deposited with Escrow Agent. Escrow Agent shall pay billings for said reports, only if said billings are deposited with Escrow Agent prior to close of escrow.

TRANSFER OF PERSONAL PROPERTY:

Escrow Agent assumes no liability for, and is hereby relieved of any liability in connection with any PERSONAL PROPERTY, which may be a part of the "Offer and Acceptance Agreement".

Personal Property / Manufactured Home

The parties herein certify that the Manufactured Home described herein above is NOT attached to the real property by a permanent foundation and it shall be termed as Personal Property for the purposes of this escrow. Said personal property being located at 2355 Columbia Way Carson City, NV 89706. Buyer(s) is aware that Escrow Holder will NOT perform any Title Search on said personal property; and shall assist parties in the transfer of the Manufactured Home Title as an accommodation only. Buyer(s) and Seller(s) assume responsibility for any and all costs involved with said transfer, whether said costs are imposed during escrow or after close of escrow.

The parties herein agree to execute any and all documents required to accomplish the transfer of title to the Manufactured Home, during escrow or after close of escrow.

Said documentation to include but not be limited to: BILL OF SALE; POWER(S) OF ATTORNEY; ORIGINAL MANUFACTURED HOME TITLE.

Fees required for the transfer of the Manufactured Home Title shall be paid by: (buyer) (seller)

RESIGNATION OF ESCROW AGENT:

It is expressly understood and agreed that the Escrow Agent retains the right to resign its duties as Escrow Agent under this transaction at any time and at its sole discretion, and/or to refrain from taking any act in furtherance of the subject transaction which, at the sole discretion of Escrow agent, is deemed inadvisable. No liability shall accrue to Escrow Agent for any such act of forbearance.

CORRECTIONS/COMPLIANCE:

In the event there are any clerical or typographical errors to be corrected, or final requirements to be satisfied following the close of this escrow, the parties to this transaction agree to cooperate with Escrow Agent in initialing and/or signing documents, to satisfy said final items as may be requested or required by Escrow Agent to complete this transaction.

GENERAL PROVISIONS TO ESCROW AGENT SIGNATURES OF THE PARTIES TO THIS TRANSACTION CONSTITUTE THEIR ACCEPTANCE AND APPROVAL OF SAID PROVISIONS.

Buyer will hand Escrow Agent, before the date of recording, sufficient funds to cover down payment, closing costs, lender's costs, inspection fees, insurance, adjustments and prorations as stated in the "Offer and Acceptance Agreement".

All funds required to close this transaction must be in the form of a WIRE TRANSFER AND MUST BE DEPOSITED WITH ESCROW HOLDER AT LEAST ONE DAY PRIOR TO THE SCHEDULED CLOSE OF ESCROW DATE. Buyer fully understands that by depositing necessary funds into escrow, Buyer is acknowledging that all conditions contained in the "Offer and Acceptance Agreement" and these escrow instructions and/or any other instructions to Escrow Agent have been satisfied. Escrow Agent is authorized and instructed to close escrow as soon as possible upon receipt of the Buyer's funds and deposit into escrow of all properly executed, notarized documents.

Seller will hand Escrow Agent all instruments and/or funds necessary to enable Escrow Agent to comply with the "Offer and Acceptance Agreement", and these instructions. Escrow Agent is authorized to use and/or deliver these instruments and funds as instructed, providing Escrow Agent holds for the account of the Sellers within the time limit provided, instruments called for in these instructions and all monies due, plus or minus the above prorations and adjustments. From said monies, Escrow Agent shall deduct and pay Seller's costs, including but not limited to closing costs; bonds, assessments and/or taxes, if any, due at close of escrow; any encumbrances of record, plus accrued interest, prepayment penalties and charges to show title as called for in this transaction. From sellers funds Escrow Agent shall pay commission, if any, as per separate instructions. Any deficit in delinquent taxes or mortgage payoffs will be promptly reimbursed to Escrow Agent by the seller.

Escrow Agent shall make prorations on the basis of a 30 day month. Buyer's and Seller's signatures hereon acknowledge their understanding and acceptance that the tax prorations and loan reserves are based on figures supplied by the County Treasurer. "Close of escrow" shall mean the date documents are recorded in the office of the county recorder of Carson City county. Escrow Agent shall make disbursements by their bank check unless otherwise instructed. Escrow Agent shall direct insurance agent to mail fire insurance policies to the holder of the first encumbrance, if any, otherwise to the Buyer. Escrow Agent shall mail title policies to the holder of the first encumbrance which is being recorded concurrently herewith, if any, and to the Buyer.

If the conditions of this escrow have not been complied with at the time provided in the "Offer and Acceptance Agreement" Escrow Agent is to complete the same as soon as the conditions (except as to time) have been complied with, unless a party hereto shall have made written demand upon Escrow Agent for the return of the money and/or the instruments deposited by said party. (Time is of the essence. In the event that this escrow shall not be in a condition to be closed by

the date set forth, the parties who have fully complied with their instructions may, in writing, demand the return of their money and/or instruments.)

A Principal's signature whether, original, electronic, DocuSign, e-mail, faxed on any document and/or instruction, which arises, relates to or results from this escrow shall indicate and evidence such Principal's unconditional approval of such document and/or instruction and all terms and conditions contained therein. Buyer and Seller further acknowledge and agree that documents necessary for recording non-original (facsimile) signatures will not be accepted for recording by the County Recorder, thus delaying the close of escrow.

In the event it may be necessary for consummation of the escrow, the reconveyances may be deposited in escrow after the recordation of the Deed and/or the Deed of Trust as called for in this transaction. Escrow Agent to comply with the instructions of the existing lender of record in order to release the lien (s) of record as soon as possible after close of escrow.

In consideration of Escrow Agent acting as escrow holder, it is agreed that Escrow Agent shall in no event be liable for the failure of any of the conditions of this transaction, and Escrow Agent shall not be liable or responsible for your failure to ascertain the terms or the conditions, or to comply with any of the provisions of any agreement, contract or other document filed herewith or referred to herein, nor shall Escrow Agent be liable or responsible for forgeries or false impersonations.

Should any controversy arise between the parties to this transaction with respect to the subject matter of this escrow, its terms, or conditions, Escrow Agent shall not be required to take any action, but may withhold all monies, securities, documents or other things deposited until said controversy shall be determined by mutual agreement of the parties or appropriate legal proceedings. In such event Escrow Agent shall not be liable for interest or damages.

It is understood that the fee agreed upon for Escrow Agent's services is for customary services only. In the event that Escrow Agent renders any service not provided for in these instructions, or if there is any modification hereof, or should any controversy or litigation arise to which Escrow Agent is made a party, or intervene in, Escrow Agent shall be reasonably compensated for such extraordinary services and reimbursed for all costs and expenses which may be incurred in connection therewith. Escrow Agent shall have the right to retain all monies and documents held by them until such compensation, costs and expenses shall be paid. The undersigned hereby jointly and severally promises to pay such sums on demand. In the event this escrow is not completed for any reason, Escrow Agent is authorized to deduct and pay their fee plus any costs incurred, from any funds on deposit.

In the event funds remain in escrow, for any reason, more than 90 days after the close of escrow or if escrow has not closed within 90 days after the estimated closing date set forth in these instructions, herein called ("Dormancy Period"), Escrow Agent will make reasonable efforts to notify the parties regarding same. If funds remain in escrow beyond the Dormancy Period, a monthly "funds held fee" of \$25.00 shall accrue for each month or fraction of a month thereafter that the funds, or any portion thereof, remain in escrow. Escrow Agent is authorized to deduct the monthly funds held fee directly from the funds held in escrow on a monthly or other periodic basis (i.e. quarterly, semi-annually, etc.) The parties agree to pay these sums to compensate Escrow Agent for administering, monitoring, accounting, reminders and other notifications and processing of the funds held in accordance with this provision.

THE UNDERSIGNED HEREBY CERTIFY THAT THEY HAVE READ AND UNDERSTAND THE TERMS AND CONDITIONS AS SET FORTH HEREINABOVE.

BUYER'S SIGNATURE:
Neil Schultz
Mailing address after close of escrow: PO Box 994, Zephyr Cove, NU 89448
Phone: 775-588-6722 Email Address: Nei Lattahole & Gamail. Com
SELLER'S SIGNATURE:
George Soejte
Forwarding address after close of escrow: 8031 fakeshore Un Segt, Idale 83860
Phone 208) 255-2298 - Hom Email Address: 65 ALPHA WOLF & ACK, COM
775 720-5838 - Cel

FIRST CENTENNIAL TITLE COMPANY OF NEVADA

896 West Nye Lane, Suite 104, Carson City, NV 89703

Phone: (775) 841-6580 Fax: (775) 507-3995

Borrower(s) Closing Statement Estimated

Escrow No: 00235176 - 016 DC2

Close Date: 03/30/2018

Proration Date:

Disbursement Date:

Buyer(s)/Borrower(s): Thomas Lehman Cornwell

Seller(s):

George Soejte

Lender:

Neil E. Schultz and Olivia S. Weise,

Loan #:

Trustee(s) of The Neil E. Schultz Trust,

dated January 29, 2016

Property:

2355 Columbia Way Carson City, NV 89706

Carson City, 111 Corros		
Description	Debit	Credit
NEW AND EXISTING ENCUMBRANCES: Note & Deed of Trust from Neil E. Schultz and Olivia S. Weise, Trustee(s) of The Neil E. Schultz Trust, dated January 29, 2016		
ESCROW CHARGES Escrow Fee to First Centennial Title Company of Nevada	95.00	
RECORDING FEES: Assignment of Deed of Trust to First Centennial Title Company of Nevada	35.00	
ADDITIONAL CHARGES: Delq Property Taxes to Carson City Treasurer Personal Property Taxes to Carson City Treasurer	2,247.45 73.74	
PRORATIONS AND ADJUSTMENTS: Purchase of Note	49,960.00	
TITLE CHARGES: 1 Courier Fee to First Centennial Title Company of Nevada E-Recording Fee to First Centennial Title Company of Nevada	20.00 5.00	
2 Fedex Fee to First Centennial Title Company of Nevada Document Prep Fee to First Centennial Title Company of Nevada	40.00 50.00	
Endorsement to Policy to Chicago Title	59.00 52,585.19	0.00
Sub Totals Pulsara Due From Ressauer	52,565.19	52,585.19
Balance Due From Borrower	52,585.19	52,585.19
Totals	32,303.19	52,565.19

THIS IS A PRE-ESTIMATE ONLY SUBJECT TO MATTERS WHICH MAY, UPON FINAL CLOSING AUDIT, INCREASE YOUR CLOSING COSTS.

OLIVIA S. Weise, Trustee