The Trust Deed Act provides that the truites hareunder must be either on atterney, who is an active member of the Oregon State Bar. a bank, itust company ngs and loan association authorized to do business under the laws of Oregon or the United States a title insurance company authorized to insure title to real y of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an encircle agent licensed under ORS 696.505 to 696.585.

property

It is mutually agreed that: It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the state of the solution of the solution of the solution of the solution the solution of the solution of the solution of the solution of the state of the solution of the solution of the solution of the solution inclust all reasonable costs, which as in access of the solution of the state of the solution of the solution of the solution of the solution inclust all reasonable costs, which as and all or solutions is been inclusted by grantor in such spaces and allows of the solution of the solution of the inclusted by grantor in such spaces and allow and expenses on the solution of the inclusted by grantor in such spaces and the spaces of the solution of the inclusted by grantor in such spaces and the solution of the indebid inclusted by grantor in such spaces and the solution of the indebid of the solution such proceedings, and the balance applied upon the indebid of and escule such instruments are solution for the solution of the indebid of pensition, promptly upon beneficiarly a frame to the indebid of the solution or down, gayment of its fees and presentation of this deed and the note for individual to the person for the person of the indebid of the solution of the indebid of the for (a) consent to the making of any map or plat of said property (b) join in (a) consent to the making of any map or plat of said property (b) join in (b) and (b) an

It is mutually agreed that:

sold, converted any physicle. In the event shared by this instrument is then, at the beneficiary's option, all obligations secured by this instruction, and physicle is security of the grantor without first instruction. All obligations secured by this instruction is the secure inmediately due and parable, it is and repair, shall become inmediately due and parable, it is and repair, or protect, preserve and maintain tast deed, grantor 'dreese: it is and repair, to remove or demolian any badit property in good condition to termove or demolian any badit property is doed condition to termove or demolian any badit property is doed condition to termove or demolian any badit property in good condition and repair, for the security of th

surplus, if any, to the grantor or to his successor in interest entitled to such surplus, if any, to the grantor or to be inverse appoint a successor or succes-under, any trustee named herein or to or any successor or succes appointed inter-under, any trustee named herein or to or any successor trustee appointed inter-trustee, then such appointment, and will out conveyance to the succes-upon any trustee herein named or appoint itile, powers and duties conferred and subsituation shall be made by written instrument executed by beneficiary, which the property is situated, shall be conclusive proof of proper appointment of the successor of the acknowledged in the trust safe records of the county or counities in the successor of any party hereto of pending appointment trust or of any action or proceeding in which safe under any other deed of trust or of any action or proceeding is brought by trustee.

together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be called a state of the time to which said sale may in one parcel or in separate parcels and shall sell the said property either author to the highest bidder for cash, payable at the financel or parcels at that deliver to the purchaser for cash, payable at the financel or parcels at the finance of the purchaser for cash, payable at the financel or parcels at the property so sold, but within any covenant or warrent by law conversion of the property so sold, but within any covenant or warrent by law conversion of the truthtuines thereot. Any parcon, excluding the trustee but including shall apply the proceeds of a pursuant to the powers provided herein, trustee shall apply the proceeds of the obligation accured by the trust dependence of a success the condensition as the part of the obligation accured by the trust expenses of sale, in-ation, (1) to the obligation accured by the trust expenses of sale, in-the the compensation of the the interest of the trustee of the trustee attended as their interest may opped in the successor in the proceeds the trustee self. The total of the interest of the trustee of the trustee of the storney, (2) to the obligation accured by the trust effect of the trustee in the truste turplus. 16. Beneliclary may from time to time appoint a successor or succea-

proceed to loreclare this frust deed in the manner provided in ORS 86.735 to 1.3. After the trustee has commenced loreclosure by advertisement and safe, and at any time prior to 5 days before the date the trustee conducts the the decay of the trust deed, the decay of the trustee conducts the the decay of the trust deed, the default on the trust econduct and second by ORS 86.733, may currently the constituent of the trust second by the trust deed, the default on the trust econduct and the decay of the trust deed, the default of that is capable of being curred by the default of the current of the performance required the obligation of trust deed. In any case, in addition to curing the default of and expense actually incurred in enforcing the obligation of the second atterns of the together with trustee's and attorney's fees not exceeding the anounts provided 14. Otherwise, the safe shall be held on the default and the trust deed 14. Otherwise, the safe shall be held on the default and the trust deed 14. Otherwise, the safe shall be held on the default and the trust deed 14. Otherwise, the safe shall be held on the default and the trust deed 14. Otherwise, the safe shall be held on the default and the trust deed 15. Otherwise, the safe shall be held on the default of the trust deed 14. Otherwise, the safe shall be held on the default of the trust deed 14. Otherwise, the safe shall be held on the default of the trust deed 14. Otherwise, the safe shall be held on the default of the trust deed 14. Otherwise, the safe shall be held on the default of the trust deed 15. Otherwise, the safe shall be held on the default of the trust deed 15. Otherwise, the safe shall be held on the default of the trust deed 15. Otherwise, the safe shall be held on the default of the trust deed 15. Otherwise, the safe shall be held on the default of the trust deed 15. Otherwise, the safe shall be held on the default of the trust deed 15. Otherwise, the safe shall be held on the default of the trust deed 15. Othe

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Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: in see attached Exhibit "A" Legal Description 2 March 1999 - Standard March 1999

 $\mathbf{G}^{\mathbf{r},\mathbf{r}} \in \mathbf{u}$

as Grantor, MOUNTAIN_TITLE_COMPANY_OF_KLAMATH_COUNTY_____

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EDRM No. 881-Oregon Trust Deed Series-TRUST DZED.

2104 82694 2) OF BLOOT

(GTDTHIS TRUST DEED, made this

18day of ..December..... ART DAVINA & MARY DAVINA, husband and wife

as Beneficiary,

TRENDWEST INC., an Oregon Corporation

....., as Trustee, and

MTC 19107-P

TRUST DEED

Vol.

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STEVENS-NESS LAW PUB. CO., PORTLAND.

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The grantor cover fully seized in fee simple	nants and egrees to and with the beneticiary of said described real property and has a v	and those claiming
and that he will warrant	and forever defend the same adapted	
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I ne grantor warrante the		
This deed applies to inve	the proceeds of the loan represented by the above d s personal, family or household purposes (see Impor or (even if grantor is a natural person) are for busin as to the benefit of and binds all parties t	escribed note and this trust deed are: tant Notice below)
secured hereby, whether or not nu gender includes the femilie	is and assigns. The term beneficiary shall be the state of the second se	r heirs. ledatoo
The second se	said grantor has hereunto set his had	and whenever the context so requires, the masculation of the context so requires, the masculation of the context so requires the masculation of the the context so requires the masculation of the context so requires the context so require
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The undersigned is the legal own at deed have been fully paid and sati	r and holder of all indebtedness secured by the for- stind. You hereby are directed, on payment to you of to cancel all evidences of indebtedness secured by	
with together with said trust deed) a	to cancel all evidences of indebtedness secured by	said trust deed. All sums secured by said
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	NOTE which it secures. Both must be delivered to the trustee for	Cancellation before reconveyance will be made.
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ain TitleDCo.) May cu ain Street E. Street	LUNCL DEED AT LO COUNTS	affixed.

EXHIBIT "A" LEGAL DESCRIPTION

Beginning at the Southwest corner of the SE1/4 SE1/4 of Section 34, Township 39 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, and running thence West 30 feet to a point; thence North 30 feet to the true point of beginning; thence West 900 feet; thence North a distance of 240 feet; thence Easterly 900 feet, more or less, to a point 230 feet North of the point of beginning; thence South 230 feet to said point of beginning, being a parcel of land in the SWI/4 SEI/4 of said Section 34, Township 39 South, Range 9 East of the Willamette Meridian, LESS that portion deeded to Klamath County for road purposes, recorded March 26, 1958 in Volume 298 at page 285, Deed Records of Klamath County, Oregon.

Tax Account No.: 3909 03400 02200

STATE OF OREGON: COUNTY OF KLAMATH: 55.

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	of _	Mortgages	• Jo O'clock]	M., and duly recorded in W	day ol. M87
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