pellate court shall adjudge reasonable as the beneficiary's or trustees antor-ney's less on such appeal. It is mutually agreed that: 8. In the event that any portion or all of shill property shall he taken inder the right of eminent domain or confemmation, beneficiary shall have the source of the source of the source of the amount required to pay emination for such taking whall or any portion of the amount required to pay emination for such taking whall or any portion of the amount required applied by it famior in such proceedings shall be paid to beneficiary and licitary in such pron any reasonable costs, expenses and attorney's less and estimation of the trial point and the bacesarily paid or incurred applied by it famior in such proceeding costs and expenses and attorney's less and execute such and appellate courts of the source applied upon the indepted material and appellate costs, even expenses, to take undepted and execute such and appellate courts a shall be own expenses, to take and com-sensation, promptifying and the bacesarily in obtaining such com-endorsement (in case of the and appreciation of this deed and the one en-ficiary, payment of the same of the payment of this deed and the others of the liability of any result for the payment of the liability of any pay for the indepted of (a) consent to the making of any map or plat of sold property; (b) join in the second by the solution of the payment of the sole property; (b) join in the second to the making of any map or plat of sold property; (b) join in the second by the solution of the payment of the sole property.

FORM No.

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The date of maturity of the state of the join in executing such tinancing statements pursuant to the Unitority Commen-proper public office or other as well as the cost of an illing sample in the beneficiary.
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NOTE: The Trust Deed. Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 695.585.

surplus, if any, to the granter or to his successor in interest entitled to such surplus, 16. Beneticiary may from time to time appoint a successor or succes-or to for fusite named herein of on my successor fruster appointed here-under. Upon such appointment, and without conveyance in the successor upon any truster shall be vested without conveyance the successor upon any truster shall be vested without conveyance the successor which the properties in named or applicate hereunder. Each such appointment which, when ton shall be made by writing hereunder. Each such appointment which, when for a successor in strument executed is appointed which the properties this situated, shall be conclusive proof of proper to counties in extraveleded in the mortsage results of the owner, or counties in and substruct of a made appoint and the successor in the successor which the successor the situated, shall be conclusive proof of proper appoint extraveled and the successor in the dead, duly executed and frust or of any action of proceeding in which structer any other deed shall be a party unless such action or proceeding is brought by frustee.

together, with trustees and attorney's fees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the note shall be held on the date and at the time and the posterior of the trustee and the trustee may sell said property either and to the highest bidge. For each, payable at the time of sale. Trustee the posterior of the purchase the dot any covenant or equired by law covers of the truthiunes thereof. Any person, excluding that has be provided herein, trustee the posterior of the purchase thereof of the trustee with any covenant of the truthiunes thereof. Any person, excluding that here the trustee, but including the posterior of the purchase at the sale. Trustee place the truthiunes thereof. Any person, excluding that here the trustee, but including chall apply the proceeds of the trustee and a trustee, but including chall apply the proceeds of the trustee and a trustee but including chall apply the proceeds of the trustee and a trustee by trustee and the trustee selfs pursuant to the powers provided herein, trustee chall apply the proceeds of the trustee and a trustee by trustee and the trustee selfs pursuant to the interest of the trustee by trustee and the trustee selfs pursuant to the powers provided herein, trustee chall apply the proceeds of the trustee and a trustee by trustee and the trustee selfs pursuant to the interest of the trustee by trustee and the compensation of the trustee and a trustee to the trustee of the trustee and the trustee are any and the trustee of the trustee in the trust arrylus. 16. Beneliciary may from time to time appoint a successor of an successor of an

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note of even date herewith; payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sconer paid; to be due and payable and as Der terms. Of note The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable. To protect the security of this trust deed drantor stream. But brows and the security of this trust deed drantor stream.

as Grantor, Mountain Title Company of Klamath County RICHARD M. ROWALIS & BETTY JEAN KOWALIS, Husband and Wife as Beneficiary, as Trustee, and WI ama the Rails, OR 17503 Transfeld spectra margine duscriming. TRUST DEED Collicity of ANATE OF ORFOOD Do not lock at defined that from Band OK tell Mails which is second factors from 

TRUST DEED

st Deed Series-TRUST DEED. MTC-198651 1 41 1 + H. 12.1.4111 89302<sup>311001</sup>

ROBERS TRUST REED, Made the 15th ROBERS TRUST REED, MIGGEREY A. DEAN HUSDAND and WIFE

		11254
The grantor covenants and agrees to fully seized in fee simple of said described	real property and	neliciary and those claiming under him, that he is law- Thas a valid, unencumbered title thereto
<ul> <li>(a)* primarily for grantor's personal, family</li> <li>(b) for an organization, or (even if granto</li> <li>This deed applies to, inures to the benefit personal representatives, successors and assigns. The secured hereby, whether or not, named as a benefit gender includes the feminine and the neuter, and the secure includes the feminine and the neuter.</li> </ul>	an in inspresenter	y the above described note and this trust deed are: es (see Important Notice below), ) are for business or commercial purposes. (a) are bore business or commercial purposes. (b) are the business or commercial purposes. (b) are the business or commercial purposes.
IN WITNESS WHEREOF, said ga *IMPORTANT, NOTICE: Delete, by lining out, whichever, not applicable; if warranty (a) is applicable and the be as such word is defined in the Truth-In-Lending Act a beneficiary, MUST comply, with the Act and Regulation disclosures; for this purpose use Stevens-Ness Form No. If compliance with the Act is not required, disregard this (If the signer of the abave is a corporation, use the form of acknowledgement opposite.)	rantor has hereum warranty (a) or (b) is neficiary is a creditor ind Regulation Z, the by making required 1319, or equivalent.	to set his hand the day and year first above written. <u>A</u> Robert M. Dean <u>Kimberly</u> A. Dean
STATE OF OREGON, County of Klamath This instrument was acknowledged before July 26/5 1/9/18869 Rober M. Dean and Kimberly A. Dean Office Notary Public for (SEAL) My commission expires: 676-	) ss. Cour me on This in ct 9	Sof OREGON; strument was acknowledged before me on, by Public for Oregon mission expires:
Trustee 1 To: Trustee 1 To: To: To: To: To: To: To: To:		
TRUST DEED (FORM No. 881) (Brevensives EAW PUG CO., FORTLAND. ORE Dean PO Box 7408 4512 Gainton Ave Apt 0 Klamath Falls, OR 97603 Grantor Kowalis P.O. Box 1908 MIC: CORDING RETURN TO 100 AFTER RECORDING RETURN TO 100 101 101 101 101 101 101 10	hich Disecures. John musi Creating (Least) SPACE RE SPACE RE FOR J.U. C. CRECORDER ONUTUA OF F CONVERSA OF F 1.24.8	page or as fee/file/instru-
407 Main Street	Istar A A A A A A A A A A A A A A A A A A A	DEED /By Deputy

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Order No.: 19865-D

EXHIBIT "A" LEGAL DESCRIPTION

PARCEL 1:

The North 57 feet of Lots 3 thru 6 inclusive, Block 8 of ST. FRANCIS PARK, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, TOGETHER WITH that portion of vacated Cannon Street lying adjacent to said lots which inurred thereto, and the Southerly 40 feet of Lots 1, 2, 3 and 4 and the Southerly 83 feet of Lots 5 and 6, all in Block 8 of ST. FRANCIS PARK, according to the official plat thereof on file in the office of Tax Account No.: 3909 002CB 03200 (portion)

3909 002CB 03400

PARCEL 2:

The North 100 feet of Lots 1 and 2, Block 8, ST. FRANCIS PARK, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, TOGETHER WITH that portion of vacated Cannon Street, lying adjacent to said Lots, which inurred Tax Account No.:

3909 002CB 03100

PARCEL 3:

The Southerly 43 feet of the Northerly 100 feet of Lots 3 and 4, Block 8, ST. FRANCIS PARK, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. Tax Account No.: 3909 002CB 03200 (portion)

STATE OF OREGON: COUNTY OF KLAMATH: SS. Filed for record at request of \_\_\_\_\_ of \_\_\_\_\_July Mountain Title Co. A.D., 19 88 at 1:15 o'clock P.M., and duly recorded in Vol. of on Page \_\_\_\_\_\_ day FEE \$18.00 M88 Evelyn Biehn County Clerk By Jauline mullendare