FORM Oregon Trust Deed Series- IRUS DEED. MTC-20018 P 00 89934 COPYRIG 4T 1988 STEVENS-NESS LAW PUB. CO. Vol. m.g. Page 12369 TRUST DEED ED H. BEVERLY & SHERYL L. BEVERLY, husband and wife -----as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY SHERMAN D. ANDERSON & SETTY C. ANDERSON, husband and wife or survivor WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property SEE LEGAL DESCRIPTION AS IT APPEARS ON THE ATTACHED EXHIBIT "A". ch n.: together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rests, issues and profits thereoi and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWENTI SEVEN THOUSAND AND NU/100-(\$27,000.00) note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, if not sooner paid, to be due and payable per terms of notely The date of maturity of the delt 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, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or To protect the security of this trust deed frantor altress herein, shall become immediately due and payable. To protect the security of this trust leed, frantor altrees: 1. To protect preserve and maintain said worvery in dood condition and repair, not or remove or lengths and y build, it is approvement thereon: 2. To compute an restore promptly and in Sood and worksanlike manner any building to the store promptly and in Sood and worksanlike destroyed thereon and primprovement which may be constructed, dama ded or 3. To comply when due all costs neuror therefore. 3. To comply when due all costs neuror therefore, corenants, condi-tions and restrictions affecting statements pursuant to the Uniform Comments, conficted and therefore are to any for thing same in the by filling officers or searching adjencies as may be demined desirable Ly the beneficiary may require an any for the starks made beneficient searching adjencies as may be demined desirable Ly the granting any customent or creating any restriction thereon; (c) join in any subadination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any matter of the property. The grant, in any reconveyance may be described as the "person or persons thereof; (d) reconvey, without warranty, all or any matters or facts shall be conclusive proof of the truthfulness thereof of any matters or facts shall services mentioned in this paragraph shall be there as the "person or persons 10. Upon any default by granter hereunder, beneficiary may at any pointed by a court, and without relard to the adeques; of any of the person of the independence of the services any security to the independence of the service of the services any security of services and profits, including those parame sue or otherwise collect the rents, issues and profits, including those parame sue or otherwise collect the rents, less costs and expenses of operation and taking possession of said prope-ficiary may determine. If the independence of the service and profits, including the sense, here's less upon any indebtedness secured hereby, and in such order as bene-ficiary may determine. If the application or release thereof as alloresaid, shall not cure or property, and the application or versits for any taking or damage of the property, and the application or release thereof as alloresaid, shall not cure or pursuant to such notice. Fold Code as the beneficiary may require any toring the United State Control of the proper public office or offices, as well as the cost of all line searchs made by fitting officers or searching adjencies as may be deemed desirable Ly the seneticity.
To ower hereafter erected on the said premises against loss or damake by fitting officers or searching adjencies as any be deemed desirable Ly the seneticity or hereafter erected on the said premises against loss or damake by fitting officers or searching adjencies as any be deemed desirable Ly the seneticity or hereafter erected on the said premises against loss or damake by fitting of hereafter erected on the said premises against loss or damake by fitting of hereafter erected on the said premises against loss or damake by fitting of hereafter erected on the said premises against loss or damake by fitting of hereafter erected on the beneficiary as soon almost need in amount not hereafter for the beneficiary as soon and building the fitting of hereafter placed on said building to its or data the same and anter sequence. The beneficiary may proceed in the same and ganter is expone. The brief is the beneficiary may proceed for the same and ganter is expone. 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Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediate performance. The beneficiary may declare all sums secured hereby immediate performance the beneficiary may declare all sums secured hereby immediate performance. The beneficiary may declare all sums secured hereby immediate performance in the beneficiary may declare all sums secured hereby information of the second in equity as a mortgade or direct the trustres to foreclose this trust deed advertis-ment and sale, or may direct the trustres to foreclose this trust deed advertis-ment and sale, or may direct the beneficiary may have. In the event the beneficiary elects to foreclose by advertis-memi and sale, the beneficiary or the trustee shall execute and cause to be recorded in sale. The beneficiary of and his election to sell the said described real property to satisfy the obligation secured hereby whereupon the trustee shall to the time and place of sale, give in the manner provided in ORS 86.735 to 66.795. Sale, 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the the default or defaults. If the default consists of a failure to pay, when due, entire amount due at the time of the cure other the aleust pay, when due, entire amount due at the time of the cure other the aleust for y pays, when due, out any be cured by tendering the perform as would being cured may be cured by tendering the perform as the date of the defaults, the prior default to curring the obligation of the first and the time and before around the at the time of the cure other the date of the trust due to the set of these sacually incurred by tendering the performas 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 place designated in the police of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either auction to the highest bidder for cash, poyable at the time of placed shall deliver to the "budget for cash, poyable at the time of placed the property to sold budget for cash, poyable at the time of place the property to sold budget for cash, poyable at the time of the trustee the property to sold budget of cash, poyable at the time of the trustee the property to sold budget of any matters of last shall be conclusive provided by family the proceeds of any matters of last shall be conclusive placed in the truthlulness thread, my person, excluding the trustee, but into the function and the trustee and a reasonable charge by trustee is hall apply the proceeds of any payment of the function of the trustee cluding the compensation at the trustee and a reasonable charge by trustee having readed here subsequent on the east of the function of the trustee the in intervents may appear in the other of the function of (4) the surplus. 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In the event that any partion or all of aid property shall be taken under the rather of second dynam or condemnative, benchicut, shall have the neby, it is so elects, to require that all or any policin of the nomine parts in a compensation how taking, which are in excess of the anomal parts in to pay all reasonable on such proceedings, shall be paid to beneficiary and applied by it first upon any policies to a necessarily paid or the trial and appellate sound in the paid to beneficiary and paid of the trial and appellate sound is over a necessarily paid around by the licitary in such proceedings, and the paid of the indebtedness and erecute such instruments as shall be own expense, to take such actives and recent such instruments as shall be own expense, to take such actives and recent such instruments as shall be own expense, to take such actives and recent such instruments of the trial and the note to the any time and from the to time up to we iten request of bene-liking any prome dual proceedings, for called and the note in the additive of any time and from the to time up the witen request of bene-tions when the dual present net of the active of and the tool the the additive of any present for the payment of the indebtedness, trustee may (a) sument to the making of any map or plat or suid property; (b) join in surplus, if any, to the transition to be subtract the international to such surplus. Its, Beneticiary may from time to turns appoint a successor or successor and the surplus of the surplus of the surplus of the successor trustee appointed here-under. Upon such appointent, and without convergence to the successor trustee, the latter shall be needed with all title, powers and duties conferred upon any trustee herein numed be appointed hereinform. Each such appointment and substitution shall be made to appoint the county or counties in which the successor trustee. Such as the county or counties in of the successor trustee. Thus excepted in the more such as provided by law excepted and ashighted to notify any party hereto of pending such and the of trustee is not to any action or proceeding in which form the truster. E. The Trust Deed Act provides that the trustee prevalent must be either an attainer, who is an active member of the Oregon State Bur, a bank, trust company a unit and Joan association authorized to do busitess under the laws of Origon or the Undert States, a title insurance company authorized to ensure title to real e ty of this state, its subsidiaries, affaliates, agents or granches, the United States or any agency threads, or an estrew agent twented under OS adopted to etco 2000.

The grantor covenants and		
fully seized in fee simple of said des	cribed real property and	reneficiary and those claiming under him, that he is la d has a valid, unencumbered title thereto
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secured hereby, whether or not named as a b	ns. The term beneficiary s	ies hereto, their heirs, legatees, devisees, administrators, executo hall mean the holder and owner, including pledgee, of the contra ruing this deed and whenever the context so requires, the masculi cludes the plural.
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IN WIINESS WHEREOF, sa	id grantor has hereum	to set his hand the day and year first above written.
* IMPORTANT NOTICE, Datate to the		XIEHES
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Tax Account No.: 3908 028D0 01600

Beginning at a point on the Northerly boundary of the Klamath Falls-Ashland Highway and the intersection of the East line of the W1/2 SW1/4 SE1/4 of Section 23, Township 39 South, Range 8 East of the along said Northerly boundary of the Klamath Falls-Ashland Highway 155.0 feet, more or less to the true point of beginning; thence North and parallel with the said East line 182 feet; thence West at right feet distant from said East line 184 feet, more or less, to a point on the said Northerly boundary of the Klamath Falls-Ashland Highway and parallel with the said East line 184 feet, more or less, to a point on feet distant from said East line 184 feet, more or less, to a point on the said Northerly boundary of the Klamath Falls-Ashland Highway; of 11 feet, more or less, to the point of beginning, and being a Range 8 East of the Willamette Meridian.

PARCEL II:

Tax Account No.: 3908 02800 01600

Beginning at a point on the Northerly boundary of the Klamath Falls-Ashland Highway at the intersection of the East line of W1/2 SW1/4 SE1/4 of Section 28, Township 39 South, Range 8 East of the East line a distance of 3.58.0 feet to a point; thence North along said angles to said East line, a distance of 138.0 feet to a point; thence South, parallel with said East line, a distance of 430.0 feet, more or less, to the Northerly boundary of said Highway; thence Northeasterly, to the point of beginning, and being a portion of the said W1/2 SW1/4 Willamette Meridian.

PARCEL I:

EXHIBIT "A" DEGAL DESCRIPTION