FORM No. 881-1-Oregon Trust Deed Series-TRUST DEED (No restriction on assignment). STEVENS-VESS RAW PUBLISHING CO., FORTLANS, CP. 67214 TS 43823 3742 m TRUST DEED 78 و رقب ا THIS TRUST DEED, made this 17th day of LESLIE BRUCE LOVELACE, February . 1978 , between Klamath First Federal Savings & Loan Association , as Grantor, THOMAS H. DURYEE and LORAYNE DURYEE, husband and wife, , as Trustee. and , as Beneficiary. WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in County, Oregon, described as: Lot 4, Block 6, FIRST ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon

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 rents, issues and profits thereof and all fixtures now or hereafter attuched 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 Ten Thousand and No/100ths (\$10,000,00) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the

The above described real property is not currently used for agriculation of the security of this trust deed, grantor agrees 1. To protect the security of this trust deed, grantor agrees and the provide the provided of the security of the

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(a) consent to the making of any map or plat of said property, the pin m granting any cosment or creating any restriction therein, e.e. commany any submitting any restriction therein, e.e. commany submitting any restriction therein, e.e. commany submitting any restriction therein, e.e. commany submitting any restriction the property. The grantee in any reconveyance may be described or any but of the property. The grantee in any reconveyance may be described or the law or persons beddy conclusive proof of the truthulness thereof. Trustee's there is any of the services mentioned in this paragraph shall be not best may 5. In this paragraph shall be not best may 5. In this paragraph shall be reacted them at any 5. In this paragraph shall be reacted by a relevant to be appointed by a court, and whent regard to the adoptary of the any part thereod, in its win name suc of otherwise court and when the part of the runk and property or any part thereot, in its win name suc of otherwise could be runking the same law of the property of any part thereot, in its win name suc of otherwise could be the inductions including theory part of the runking theory of any part thereot, in the sum name suc of the wise runking the same laws to the otherwise could be dependent of the runking the same law y and the inductions. Including the same law y and thermine.

For a and public, including those past due and unpand, and apply the same backs and expenses of operation and collection, including reasonable after my tasks and expenses of operation and collection, including reasonable after by the upon any indebendiness secured herebs, and in such order as here including many television. If the refer ing upon and taking preservice of value dream including products or the procession of value dream including products or the procession of value dream of the application or reference thereof as discussion, shall not care or property, and the application or releave thereof as discussion, shall not care or property, and the application or releave thereof as discussion, shall not care or unream to such more of default hereinder or invalidate any act does not not not not provide the discussion of a value or invalidate any act does not not not not provide the discussion of a value or a discussion of the above discussion or appendix or an indebtation or such and and it is above the discussion of a value or a discussion of the above discussion or appendix of the above discussion or appendix of the above discussion or appendix on a more discussion or provided to backbe the based and and at the above discussion in a provided to an adjustication and and and and the above discussion in the property is currently used for agricultural triating or direct the truster to backbase this trust discussion and and sale. In the latter event the bandwirks or the truste above discussion and and sale without a strike the didition scure the distations are indicated in the discussion of the trust and a direct scure the trust and above this trust discussion at propert to strike the didition actions and the trust and the trust and a specific the trust and the didition and the soled at the distance of the distance of

simplify, if any to the granter or to his succession in interest emitted to such simplify. 10 For any reason permitted by law benchman much herein or to any fine appoint a succession as an experimental mean dimension or to any succession tractor appointed benemies. Upon such appointing an even a succession tractor appointed benemies. Upon such appointing and article pointers and durins conterned upon any trastee berein manuel on a period benemies. Each such appointent and substitution shall be much be worther instrument executed by bioinducary, containing reference to this trust deel and its pointer of the county or containing reference to this trust deel and its place of recount, which when recorded in the pointers instruct. Charlies models of the county or contains in which the property is structed. I Trustee point of proper appointment of the success instruc-ation being on the record of proper appointment of the success 10 Trustee with the trust when this deal, duly excited and acknowledged is made up is the trust when this deal, duly excited and acknowledged is made up in the trust when this deal, duly excited and acknowledged is made up in the trust when this deal, duly excited and acknowledged is made up in the trust when this deal, duly excited and acknowledged is made up in the trust when this deal, duly excited and acknowledged is made appointered approved by how Trustee is not trust or do any action or proceeding in which glandly to trustee shall be a party unless such action or proceeding is bringht by trustee.

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever.

(ORS 93,490)

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or-(even H-grantor-is a natural-person), are for business-of commercial-purposes-other-than-agricultural purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.)

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STATE OF OREGON, County of Klamath ) ss. , 19 ., 1978 Personally appeared the above named LESLIE BRUCE LOVELACE, Personally appeared who, being duly sworn, each for himself and not one for the other, did say that the former is the and president and that the latter is the secretary of and acknowledged the foregoing instruand that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: voluntary act and deed. Before me: Millage It Louis

Notary Public for Oregon (OFFICIAL SEAL) My commission expires:

## REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

ro: Klamath First Federal Savings & Loanrustee

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legal owner and house of an indepredices secured by the foregoing trust deed, an sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of rust deed have been huny paid and satisfied. Fou hereby are directed, on payment to you or any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty. to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

DATED: February 17

STATE OF OREGON,

February 17

his

Notary Public for Oregon

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My commission expires: 9/16/81

County of ....

ment to be

(OFFICIAL

SEAL)

X Thomas N. Dury 1. C. Lawyne Dary er Beneticing y er . 19 78 .

Do not lose or destray this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

TRUST DEED (FORM No. 881-1) STEVENS NESS LAW PUB CO. LESLIE BRUCE LOVELACE Grantor THOMAS IL. DURYEE

LORAYNE DURYEE

Beneliciary Klamath First Federal 540 Main Street KLamath Falls, OR

SPACE RESERVED 1.08 INCONDER 5-051

STATE OF OREGON

K1 amath County of I certify that the within instrument was received for record on the 28th day of February 1978 at 2:14 o'clock P M., and recorded in book M78

on page 3742 or as file, reef number 43823 Record of Mortgages of said County. Witness my hand and seal of

County affixed. Wm. D. Milne

County Clerk By Letretherd fileth Deputy

Fee \$6.00