James W Salway & Marta Ellen Selway, husband & Wire, as tenants by hetween the entirety Kamaath County Witle Company & Corporation as Grantor, the entirety Klamath County Title Company, a Corporation and Charles F. Breslin, a married man, as his separate property . as Trustee,

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: . as Beneficiary,

Lot 1, Block 2, Tract 1114, according to the official plat thereof on file in the Office of the County Clerk, Klamath

No trees greater than four inches in diameter may be cut down or removed from the above described property without the prior written approval of the within named beneficiary of this Trust

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter apportaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate.

FOR THE PURPOSE OF SECURINO PERFORMANCE of each agreement of granter herein contained and payment of the thereon according to the tarms of a promissory note of even days because a promissory note of even days because and all other rights thereunto belonging or in anywise the note of the following the following in anything the security of the following the foll sum of NINE THOUSAND, TWO HUNDRED AND OUT TOO thereon according to the terms of a promissory note of even dare herewith, payable to beneficiary or order and made by granter, the terms of a promissory note of even dare herewith, payable to beneficiary or order and made by granter, the May 15 19 88

final payment of principal and interest hereof, if not sooner paid, to be due and payable to beneficiary or order and made by granter, the The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of sold, conveyed, assigned or alienated by the granter without first having obscienced the written consent or approval of the herein, shall become immediately due and payable. In the event the within described the verifier consent or approval of the herein is sold, sold, conveyed, assigned or alienated by the granter without first having obscienced the written consent or approval of the hereiniant, shall become immediately due and payable.

The above described real property is not currently used for anicultural timber as a supervised the property of the maturity dates expressed the tring, or

The above described real property is not currently used for agricultural, timber or grazing purposes.

then, at the beneliciary's option, all obligations secured by this inst herein, shall become immediately due and payable.

The above described teel property is not currently used for agricular to protect the security of this trust deed, granter agrees:

1. To protect, preserve and maintain said property in good condition and repair, not to remove own maintain said property in good condition not to commit or permit any washed said property.

The protect preserve and maintain said property in good condition not to commit or permit any washed said property.

The property of the property

pellite count shall admide teasonable as the henelicity's or truster's attoraction which appears the count may be seen on such appears.

It is figurally agreed that:

It is figurally agreed that the event that any portion of all of said property shall be taken as the right of counter that all or any person of the manues payable to their individual or took taking which are increased by the said of the said of the manues payable to pay all resonable costs, expenses and arrows a less accessfully paid or applied by the first and appellete cours, presenting paid of mentiod by force in such payable to the individual paid of mention of the manues payable to the first and appellete cours, presenting paid of mentiod by force and the right and payable the policy of the payable and the right and payable the policy of the payable to the succeeds which instruments as shall be provided by the property of the payable thereby, and practice of the succeeds which instruments as shall be provided as the payable to the succeeds which instruments as shall be provided as the payable to the succeeds which instruments as shall be provided as the payable to the succeeds which instruments as shall be provided as the payable to the payable to

ultural, timber or grozing purposes.

(a) consent to the making of any map or plat I said property. (b) poin in Aranting any exement or creating any restriction thereon. (c) poin in Aranting any exement or creating any restriction thereon. (c) poin any thereof, it is reconvey, without an alecting the deed of the 1900 in any thereof, it is reconvey, without an alecting the deed of the 1900 in any thereof, it is reconvey, without an alecting the deed of the 1900 in any thereof, it is reconvey, without an alecting the deed of the 1900 in the property of the property of the 1900 in the 1900 in the property of the 1900 in the 1

1991 Ion from the presents that the trustee becomes must be author on interest, who is on a tirk member of the lycycollege process and strong and non-associator authorized to an human strong or the thorn there is not present the process of the contract of the state, as subsidiaries, affiliates, agents of humans of the land times in the regions to process or process of the land times.

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

. Bendance en lance se e e equitaria e como es esta esta en esta en en esta en esta en esta en en esta en esta e Bendance entre companyon de esta e esta en esta en esta en entre en esta en entre en en esta en entre en entre

and that he will warrant and forever defend the same against all persons whomsoever. The property herein described is not currently used for agricultural, timber or grazing purposes.

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, tamily, household or agricultural purposes (see Important Notice below).

(b) for an organization, or (even if grantor is a natural parone) and the horizon commercial parposes that the comments of the comments o

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledges, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires the contract secured nereby, whether of not named as a beneficiary nerein, in constraing this deed and who masculine gender includes the feminine 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 or such word is defined in the truth-in-Lending Act and Regulation 2, 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 eigner of the above is a corporation, use the form of acknowledgment apposite.) STATE OF OREGON, County of CALIFORNIA ) STATE OF ORECOOK ...., 19...... County of RIVERSIDE and Personally appeared ..... ...., 19...78... \_\_June. 2.,\_\_\_\_ who, being duly sworn. each for himself and not one for the other, did say that the former is the Personally appeared the above named...... president and that the latter is the ...James W. Selway and Marta Ellen Selway , a corporation, and that the seal affixed to the foregoing instrument is the corporate seal ......and acknowledged the foregoing instruof said corporation and that said instrument was signed and realed in be half of said corporation by authority of its board of directors, and each of ment to be .....their .....voluntary act and deed. them acknowledged said instrument to be its voluntary act and deed. Before me: Entitle Felh Before me: (OFFICIAL (OFFICIAL SEAL) Notary Public for Brown California SEAL) Notary Public for Cregon 11-25-79 My commission expires: My commission expires: OFFICIAL SEAL ESTELEEN TALBOTT SAN BERNARDINO COUNTY My comm. expires NOV 25, 1979 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. ....., Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All 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 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: ...., 19....... Do not less or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made STATE OF OREGON 53.

SPACK RESERVED

FOR

RECORDER'S USE

James W. Solway Marta Ellen Selway 1390 East Wesley Banning, CA. 92220 Charles F. Breslin 5087 E. Kingsgrove Drive Camarillo, CA. 93010 Beneficiary  AFTER RECORDING RETURN TO Charles F. Breslin 5087 E. Kingsgrove Drive	TRUST DEED  (FORM No. 881)  STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.
Camarillo, CA 93010  Beneficiary  Charles F. Breslin  5087 E. Kingsgrove Drive	Marta Ellen Selway 1390 East Wesley Banning CA 92220
Charles F. Breslin 5087 E. Kingsgrove Drive	5087 E. Kingsgrove Drive
Camarillo, CA 93010	

County of Klatath I certify that the within instrument was received for record on the . 1978 ... Lably of June at 2112, o'clock PM., and recorded in book.... 1478 on page 12480 or ns file/reel number ... 49883 Record of Mortgages of said County Witness my hand and soul of

.Wm. D. Milne County Clerk my Bunches Skela he

Page 90.00

County affixed.

Title Dept.