BILLIE A. WOODHOUSE

as Beneficiary,

WITNESSETH:

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

Tract E of BOWMAN TRACTS in the City of Merrill, Klamath County, Oregon, being further

Beginning at an iron pin which lies East along the Section line a distance of 1672.5 feet and North 0°02' West along the center line of McKinley Street a distance of 700 feet and East a distance of 40 fee; from the iron monument which marks the Southwest corner of Section 1, Township 41 South, Range 10 East of the Willamette Meridian, and running thence East a distance of 115.75 feet to an iron pin; thence North 0°02' West a distance of 62.5 feet to an iron pin; thence West 115.75 feet to an iron pin; thence South 0°02' East a distance of 62.5 feet, more or less, to the point of beginning, said tract being a portion of the W2S2N2 of SE4SW4 of Section 1, Township 41 South, Range 10 East of the Willamette Meridian, Klameth County, Oregon.
together with all and singular the tenements, hereditements and appurtenances and all other rights thereunto belonging or in anywise
tion with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

snatt become immediately due and payable.

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

becomes due and payable. In the event the sold, conveyed, assigned or alienated by the grantor without tirst then, at the beneticiary's option, all obligations secured by this inst then, at the beneticiary's option, all obligations secured by this inst therein, shall become immediately due and payable.

The protect the security of this trust deed, grantor agrees, and repair, notice or perserve and maintain sud property in food condition and repair, not commit or permit any waste and maintain sud property in food condition and repair, not commit or permit any waste and the payable of the commit or permit any waste and the payable of the commit or permit any waste and the payable of the commit or permit any waste and the payable of the committee of the payable of

(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The flexible as the "person or persons thereof, (d) reconvey, without warranty, all or any part of the property. The flexible as the "person or person or per

the manner provided in ORS 86.735 to 86.795.

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 sale, thatful or defaults. If the default consists of a lailure to pay, when due, the default or defaults. If the default consists of a lailure to pay, when due, entire amount due at the time of the cure other than portion as would being cured may be cured by paying the not that the default occurred. Any other default that is capable of the cure other than cured in the capable of being cured may be cured by tendering the performance required under the obligation of trust deed. In any case, in addition to curing the default of challes, the person effecting the cure shall pay to the beneficiary all costs together with trustees and attorney's less not exceeding the amounts provided by law.

14. Otherwise, the sale shall be held on the default amounts provided by law.

together with trustee's 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 notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction. In the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee sells pursuant to the powers provided herein, trustee cluding the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation secured by the trust deed, (3) to all research having recorded liens absequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such

surplus, it any, to the grantor or to his successor in interest entitled to such surplus.

16. Beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed herein and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortfage records of the county or counties in which, when recorded in the mortfage records of the county or counties in which, when recorded in the mortfage records of the county or counties in of the successor trustee.

of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any arry breteo of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee himsunder must be either an attorney, or savings and loan association authorized to do business; under the laws of Orspan, or property of this state, its subsidiaries, affiliates, agents or branches, the United States or a triey, who is an active member of the Oregon State Bor, a bank, trust company, or, the United States, a title insurance company authorized to insure title to real or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and agrees to un fully seized in fee simple of said described real	d with the benef property and h	iciary and those as a valid, unen	claiming under him, that no cumbered title thereto exce	ept
none	a general year year kyan baga ayan da Tal	liga en en garagen artiken av de Liga ega en kansakteren eta er garen aliga eta eta erreken artiken eta erreken eta erreken eta erreken eta erreken eta erreken eta erreken e Liga erreken aliga eta erreken eta erre	Salah Mengelah di Kabupatèn Salah Salah Salah Bergaran Salah Salah Mengelah Salah	
and that he will warrant and forever defend	the same against	all persons who	omsoever.	
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The grantor warrants that the proceeds of the I	loss represented by	the above described	I note and this trust deed are:	
(a)* primarily for granter's personal, family in (h) for an organisation, or (oven if granter is	a natural person) a	n e for basiness or c	omnierciar parposes.	
This deed applies to, inures to the benefit of a personal representatives, successors and assigns. The a secured hereby, whether or not named as a beneficiar gender includes the feminine and the neuter, and the	y herein. In constru	ing this deed and w udes the plural.	henever the context so requires, to	ie mascaine
gender includes the feminine and the neutri, and this in IN WITNESS WHEREOF, said grant	ntor has hereunto	set his hand the	e day and year first above wr	itten.
		Brien	9 RDD	
* IMPORTANT NOTICE: Deleto, by lining out, whichever van not applicable; if warranty (a) is applicable and the benefics such word is defined in the Truth-in-Lending Art and	Population Z. the	BRIEN D. F	nine of Prose	
as such word is defined in the trum-in-tending Action beneficiary MUST comply with the Act and Regulation by disclosures; for this purpose use Stevens-Ness Form No. 13 if compliance with the Act is not required, disregard this n	19, or equivalent.	SUZANNE L.	ROSE	2
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(If the algor of the above is a corporation, use the form of activewedgement opposite.)				
STATE OF OREGON?		OF OREGON,	ss.	
County of Klamath		ry of trument was acknow	vledged before me on	
May 28 - 1986, by	19, 2	by		
BRIER D. ROSE Who SUZANNE L. ROSI	E of			34.0
De la	2			**
Notary Public for O		Public for Oregon		(SEAL)
(SEAL) My commission expires: ////6/87	My com	mission expires:		
	REQUEST FOR FULL I	RECONVEYANCE	gelagi di Santa da Kabupatèn di Albaharan Bagai saka	
10 mm		ctions have been paid.		
<i>TO</i> :	, Trustee	the second of the second of the second	en e	e en maid
The undersigned is the legal owner and hold trust deed have been fully paid and satisfied. You said trust deed or pursuant to statute, to cancel	Housely are unconser,	5. Sates 15 4 25	doed Cwhich are de	livered to you
said trust deed or pursuant to statute, to cancel herewith together with said trust deed) and to reconstant now held by you under the sume. Mail reconstants	21404, 141110-1		3 E. 1 () 10 () 10 ()	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
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STEVENS NESS LAW PUB. CO. PORTLAND, ORE.			I certify that the with	he 28th day
Brien D. Rose & Suzanne L. Rose	int Ngjajana ng Patri	eng se	of May	and recorded
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