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 ar 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 696.585.

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of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledd is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pendin', sale underny other deed of trust or of any action or proceeding in wh'th grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from finite to time appoint a successor or success-ors to any trustee named herein or to any successor trustee appointed herein under. Upon such appointment, and without converse appointed herein trustee, the latter shippointment, and without converse and duties conterred and substitution shall be mid or appointed hereinder. Each such appointment which, when recorded in the appoint state such appointment which, when recorded in suitable be conclusive people of proper appointment of the successor trustee.

the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, truster-childing the compensation of the to payment of (1) the expenses of sale, in-florency, (2) to the obligation secured by the trust deel, (b) to differ the large second difference of the trustee and a trassmale (c) of all persons large as their interests may depend to the interest of their fusite in the trust surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

together with trustee's and attorney's tees not exceeding the athound provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sole or the time to which said group with one postponed as provided by law. The trustee may sell said property either auction to the hist bidder for each physhel at the time of sale. Trustee shall deliver to the purchaser its deed inform as required by law. The the property to sold, but without any novemant or warranty, expressor wind of the truthuless thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

the manner provided in ORS 86.735 to 86.795. 13. Alter the truster has commenced forclosure by advertisement and sale, and at any time person so priviled and the truster conducts the the delault or delaults. If the delault consists of a failure to pay, when due, sums secured by the trust deed, the delault may be cured by paying the noti then be due had the time of the cure other than such portion as would being cured may be cured by tendering the performance required under the delaults in trust deed. In a delault on the before the delault that is capable of obligation or trust deed. In any case, in a performance required under the delaults in trust deed. In endering the before the before the delault of and expenses actually incurred in enforcing the obligation of the trust deed by law. 14. Otherwise, the sale shall be held on the delauter the sums of the sale shall be held on the delauter the delaults.

Jurdal, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in your subordination or other agreement affecting this deed or the lien or charge subordination or other agreement affecting this deed or the lien or charge stabordination or other agreement affecting this deed or the lien or charge stabordination or other agreement affecting this deed or the lien or charge thereois (d) recovery and the recitation thereon: (c) join in any subordination of the rate of the stabordination or other agreement affecting this deed or the lien or charge thereois (d) recovery and the recitation thereois and the property. The description of the truthillaness thereoi any matters or lacts while the conclusive proof of the truthillaness thereoi, Trustee's lees for any of the origination of the stabordination or by a receiver no be any beinted by a united thereoi, in its own name and and the possession of said property, the stabordination or release thereoid as aloresaid, shall not cure on invalidate and other thereois for the stabordinate or invalidate of the stabordination or release thereoid as independent beread, in the application or release thereoid as independents. Its own name taking possession of said property, the stabordination or release thereoid as aloresaid, shall not cure on the adequation of such rents, issues and profits for any indebtedness secured hereby or invalidate and or stabordination or science of any adores thereoid as indebtedness secured as aloresaid, shall not cure on the stabordination of such rents, issues and profits in payment of any indebtedness secured hereby or invalidate and pay and any indebtedness in thereoid as aloresaid, shall not cure on the stabordination of such release thereoid as aloresaid, shall not cure on the stabordination of such release thereoid as aloresaid, shall not cure on the stabordination of the stabordination in any indebtedness thereoid as aloresaid, shall not cure on any any indebtedness decert any indebtedness th

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereof and all tixtures now or hereatter 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 SEVENTEEN THOUSAND FOUR HUNDRED AND NO/100

Lot 4 in Block 5 of TRACT 1063, THIRD ADDITION TO VALLEY VIEW, according to the official plat thereof on file in the office of the County Clerk of Klamath County,

ÖK

as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY ROBERT J. BATTIN DEFINED BENEFIT PENSION PLAN, Robert J. Battin, Trustee, 25% share; RONALD B. WOOLENY DEFINED BENFFTT PENSION PLAN, ROUBLY, ROUBLY, Trustee, 22% snare; as Beneficiary, MARVIN L. TAMAN DEFINED BENEFIT PENSION PLAN, Marvin L. Taman, Trustee, 25% share; Trustee, 25% share WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

TRAWB CORPORATION, a California corporation

FORM No. 881-Oregon Trust Deed Series -TRUST DEED mr 118 655.28 <u>. . .</u> . STEVENS-NESS LAW PUB 186 TRUST DEED Page 15866

The grantor covenants and agrees to and with ally seized in fee simple of said described real proper existing Department of Veterans' An herein on May 15, 1986.	the beneficiary and those rty and has a valid, uner ffairs Loan which w	e claiming under him, that he is law- ncumbered title thereto EXCEPT as assumed by the grantor
	an advinst all persons wh	omsoever.
nd that he will warrant and forever defend the sam	ae agamist an persons and	
The grantor warrants that the proceeds of the loan repr (a) 3-primarily for granter's personal, is stily or howeho (b) for an organization, or (even it granter is a nature	al person) are for business or (commercial purposes.
This deed applies to, inures to the benefit of and binds personal representatives, successors and assigns. The term ben secured hereby, whether or not named as a beneficiary herein. gender includes the feminine and the neuter, and the singular r	. In construing this deed and v number includes the plural.	vhenever the context so requires, the masculine
IN WITNESS WHEREOF, said grantor has	hereunto set his hand the TRAWB COBP	he Ki Bally Denamed !!
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) not applicable; if warranty (a) is applicable and the baneficiary is a as such word is defined in the Truth-in-Lending Act and Regulatio baneficiary MUST comply with the Act and Regulation by making disclosures; for this purpose use Stevens-Ness Form No. 1319, or eq If compliance with the Act is not required, disregard this notice.	required	t J. Battin, Fihancial Officer
(If the signer of the abava is a corporation, use the form af acknowledgement opposite.)		
STATE OF OREGON, }ss.	STATE OF OREGONE Ca	lifornia) con 0) ss.
Sounty of	County of ALARI	EDN) Jaddad belore me on SEPT. 2
This instrument was acknowledged before me on	This instrument was acknowledged before me on SEM. 3 1986, by Robert J. Battin	
.19 ,by		cer ion, a California corporation
	of IIAWD COIPCIAC	
	Notary Public for Other	California
(SEAL)		
(SEAL) My commission expires:	My commission expires: 3 My commission expires: 3 TFOR FULL RECONVEYANCE by when obligations have been paid.	OFFICIAL SEAL JAMES F GERENDAS NOTARY PUBLIC - CALIFORNIA
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