MTC-21500D COPYRIGHT 1988 STEVENS NESS LAW PUB. CO., PORTLAND, OR. 97204 Vol.<u>mgg</u> Page 10504 FORM No. 881-Oregon Trust Deed Series-TRUST DEED. 1 TRUST DEED ∞ (1===2;**1401**, 08, 33601 00 PHILIP E. TEAGUE & BELINDA TEAGUE, husband and wife as tenants by the entirety ______, as Grantor, ______Mountain Title Company of Klamath County ______, as Trustee, and GLETA WAMPLER WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: 111 (MARCH 11. 18) as Beneficiary, $\mathbb{Z} \cap \mathbb{Z}$ Land a start of the second second in

Lot 9, Block 11, TRACT 1107, FIRST ADDITION TO SPRAGUE RIVER PINES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon

Tax Account No 3408 027B0 00900

herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: I to protect, preserve and maintain said property in good condition 1. To protect, preserve and maintain said property in good condition and repair, not to remove or demolish any building or improvement thereon, not to compilete or restore promptly and in good and workmanlike 2. To complete or improvement which may be constructed, damaged or manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred, requests, to itons and restrictions altecting said property. If the beneficiary so requests, to iton said statements pursuant to the Uniform Commer-join in executing such linancing statements pursuant to the Uniform Commer-tical Code as the beneficiary may require and to pay for liting same in the proper public office or offices, as well as the cost of all lien searches made by liting officers or searching agencies as may be deemed desirable by the beneficiary.

Interest restrictions affecting said property: if the beneficiary so requests, to find necessition such financing statements pursues to pay for lifting same in the case of all lifting same in the case of all lifting same in the difference of all lifting same in the case of all lifting same in the cost of all lifting same in the same lifting same in the case of all lifting same in the cost of all lifting same in the buildings of the cost of all lifting same in the cost of the latter; all companies acceptable of the cost of the beneficiary has been cost of the latter; all companies acceptable of the cost of the cost of the latter; all companies acceptable of the beneficiary the lifting of the lifting of the beneficiary the cost of the lifting and the cost of the lifting and the cost of the lifting of the lifting of the beneficiary the lifting and the cost of the lifting of the lifting of the lifting of the lifting and the cost of the lifting and the cost of the lifting and the cost of the lifting of the lifting of the lifting of the lifting and the cost of the lifting of the l

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall have the under the right of eminent domain or condemnation, beneficiary shall have the right, il it so elects, to require that all or any portion of the monies payable right, il it so elects, to require that all or any portion of the monies payable as compensation lor such proceedings, shall be paid to beneficiary and incurred by grantor in such proceedings, shall be paid or incurred by grantor to pay all reasonable costs, exponsels and attorney's test meessarily paid or to pay all reasonable costs, exponsels and storney and attorney's lees, applied by it first and appellate courts, necessarily paid or incurred by bene-both in the trial mod appellate courts, necessarily paid or incurred by bene-sicured herebynch instruments as shall be presented to botaining such con-and execute monthly upon beneliciary's requist. pensalion At any time and from time to prise. To take such active indorsent (in case of full reconvergament of the indebtdenes, traite may the liability of any person for the payment of the indebtdenes, traite may (a) consent to the making of any map or plat of said property; (b) join in (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 granting any easement or creating any restriction thereon; (c) join in any contained or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge thereoi; (d) reconvey, without wan anty, all or any part of the property. The family entitled thereto," and the recitals thereoi. Trustee's lees for any of the second of the truthulaness thereoi. Trustee's lees for any of the beconcessive proof of the truthulaness thereoi. Trustee's lees for any of the beconcessive proof of the truthulaness thereoi. Trustee's lees for any of the pointed by a court, and without regard on the adequacy of any security for pointed by a court, and without regard on the adequacy of any security for indebtedness hereby secured, enter upon and take possession of said prop-rest of any part thereoi, in its owns due and unpaid, and apply the same, issues and expension of any indebtedness secured hereby, and in such order as bene-liciary may determine. 11. The entering upon and raking possession of said property, the collection of such rents, issues and prolits, or the proceeds of line and order of the insurance policies or compensation or avaids for any taking or due of the property, and the application or release thereol as aloresaid, shall more cure or waive any delault or notice of delault hereunder or invalidate any act done waive any delault or notice of any adversament hereunder. time beine of the hereby are in his reductment of any adversament hereunder invalidate any act done waive any delault by grantor in payment of any indebtedness secured hereby are in his reductment of any adversament hereunder. time being of the hereby are in his reductment of any adversament hereunder of any indebtedness secured hereby are in his reductment of any adversament hereunder. time being of the

property, and the application or release thereol as aloresaid, shall not cure or waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice. 12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any afterment hereunder, time being of the hereby or in his performance of any afterment hereunder, time being of the hereby or in his performance of any afterment hereunder, time being of the hereby or in his performance of any afterment hereunder, time being of the delare all sums secured hereby immay proceed to foreclose this trust deed given the respect to such payment and/or performance, the beneficiary may in equity as a mortgage or direct the trustee to loreclose this trust deed given the super to such pay which the beneficiary may have. In this remedy, either at law or in equity, which the beneficiary may have. In this is equitive as a the secure and cause the the trustee to pursue any other neficiary of the brustee shall execute and cause the data the twent and sale, the beneficiary and hereby whereupon the trustee shall tix the time and place bifgation and hereby whereupon the trustee has and proceed to foreclose this trust deed notice thereof as then required by faw and proceed to foreclose the strust deed sale, and at any time prior to person so privileded by ORS 55, may cure sale, the default. If the delault may be cure of the ansuch priorion as would some and at any time prior to the truste of the delault may be any priori and some any other and no delauit the default of the delault of the any and proteous the strust priori being cured may be cured by thend the cure other than such priorion as would be then be due had no delauit conderment and such priorian as would be then be due had no delauit occurred. Any other delauit dis capable of her the be due had no delauit conderment the obligation of the default the delauits, the person effecting the cure other than such priorion as would and any othere

ind expenses actually and attorney's tees not exceeding the amounts provided together with trustee's and attorney's tees 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 parcels and shall sell the pare of sale. Trustee auction to the highest bidder for each, payable at the time and by law. The trustee may sell the pare of sale. Trustee shall deliver to the pachaser its deed in form as required by law conveying the property so sin the deed of any matters of the trustee, but including of the truthhud beneficiary, may purchase at the trustee, but including the grantor When trustee sells pursuant to the overs provided herein, trustee shall deliver compensation of the trustee of sale. The sub-te conditioned beneficiary may purchase at 10 (1) the expenses of sale, in shall deliver counter subsequent to the interest of the trustee (al) persee cluding (1) to the obligation secure to the interest of the trustee in the trustee hat their interests may appear in the ded of al) persee hard as their interests may appear in the order of their priority and (4) the fourther is under grant to the order of their priority and (4) the fourther it and the fauntor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or success

deed as their interesta may appear in the outer of them therefore the such surplus, il any, to the grantor or to his successor in interest entitled to such surplus. Il Beneficiary may from time to time appoint a successor or success-ing the successor in the successor in the successor in the successor under. Upon such appointed, and without opowers and duties conferred trustee, the lates here in named or appointed here under. Each such appointment upon any intrusten named or appointed here under. Each such appointment upon any intruster shall be vested with all the opowers and duties conferred upon any intruster shall be beneficiary to such a successor which the property is structed, shall be conditioned on the opower of the opower of the successor trustee of the successor trustee. This trust when this deed, duly executed and 17. Trustee accepts public record as provided by law frustee is not obligated to notify any party rector of pending sale under and or dutier of the trust of any action and a public record as provided by law frustee is not built to of any action of a proceeding sale under appending or trustee trust or of any action such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bor, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to do 696,505 to 696,505.

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10505The 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. ્ય દેવેલ 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 or household purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. 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 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 creation as 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 use Stevens-Ness Form No. 1319, or equivalent. É Philip Teague Bo If compliance with the Act is not required, disregard this notice. Belinda Teague (If the signer of the above is a corporation, use the form of acknowledgement opposite.) witness STATE OF OREGON, Steven J. STATE OF OREGON क्षा केंद्र के स्व क County of County of This instrument was acknowledged before me on This instrument was acknowledged before me on 19 STATE OF CALIFORNIA SS. MAY 30, 1989 On the undersigned, a Notary Public in and for said County and State, personally appeared_____STEVEN_J. WILSEY * * WTC WORLD TITLE COMPANY personally known to me to be the person whose name is subscribed to the within instrument as a witness thereto, (or proved to be such person by the oath FOR NOTARY SEAL OR STAMP of a credible witness who is personally known to me), who being by me duly sworn, deposes and says: That resides at TARZANA OFFICIAL SEAL that that <u>HE</u> was present and saw TEAGUE & BELINDA TEAGUE * * * HE PHILIP TERRI L ALLEN NOTARY PUBLIC - CALIFORNIA * personally known to HIM LOS ANGELES COUNTY My comm. expires JUN 28, 1991 to be the person described in, and whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribed Iname thereto as a witness of said execution. <u>Sta</u> Signature WTC 082 Accision 1600 3408 02700 00900 TRUST DEED " THE OLLICE OL THE COMEN STATE OF OREGON, MALE 8 00 (FORM No. 881) 01 1005 51 E REL VODILION 10 255VCH: BIAT County ofKlamath SS. I certify that the within instrument 263 Gibson Ne was received for record on the 13th day the fair described as June_____, 1989____, of ... who and wanty the territed it Simi Valley, CA 93055 at 11:44 o'clock A.M., and recorded SPACE RESERVED Grantor 2. Bry 134 FOR RECORDER'S USE ment/microfilm/reception No. 1401, Childquin OR 97624 Beneticiary Record of Mortgages of said County. ny of allong the county Witness my hand and seal of County affixed. ane i husband and Wile AFTER RECORDING RETURN TO 13 MTC BRAD hudding P.O. Box 5017Evelyn.Biehn, County Clerk Klamath Falls, OR 97601 Fee \$13:0011 0750 By Odulase Mullendere Deputy Sean Irail Book mianta par