-TRUST DIED Circi pon Trest De 1364. Vol. <u>m89</u> Page 15889 101 8 10 THIS TRUST DEED, made this 20 D.T. SERVICE MC FEBRUARUday of A NEVA COA AS Grantor, ASPEN TITLE & ESCROW, INC. THOMAS H- ROSE AND DARLENE as Trustee, and as Beneficiary. WITNESSETH: LOTS 14, 15, 16, BLOCK 121, KLAMATH FALLS FOREST ESTATES, HIGHLAY 66, UNIT 4, KLAMATCH COUNTY, OREGONS ganael. NA S 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 lixtures now or hereafter 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 sumpt Dollars, with interest thereon according to the terms of a promissory Dollars, with interest thereon according to the terms of a promissory Dollars, with interest thereon according to the terms of a promissory Dollars, with interest thereon according to the terms of a promissory Dollars, with interest thereon according to the terms of a promissory not sooner paid, to be due and payable to beneticiary or order and made by grantor, the final payment of principal and interest hereoi, if not sooner paid, to be due and payable to beneticiary or order and made by grantor, the final payment of principal and interest hereoi, if The date of maturity of the debr secured by this instrument is the date, stated above, on which the tinal installment of said note becomes due and payable. In the event the within described property, or any part thereol, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all of lightons secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due did reveable. The dave described real property is net currently used for agricultural, timber or grazing purposes. The above described real property is net currently used for agricultural, timber or grazing map or plat of said property; (b) join in any sold, conveyed, assigned, or alicented by Use grantor without first them, at the bonelicitary's option, all objections secured by this inst herein, a shall become inninediately due did 'reyable.' The above described real property is net currently used for agricult To protect the security of this trust tied, grantor agricult To protect the security of this trust tied, grantor agricult to commit or permit any wate of said property is not or encourse or demolity of this trust tied. A grantor agricult To protect preserve and maintain suid property is not or encourse or demolity of this or improvement director, and pay when due all costs neured threads. durated or determine the property is to constructed, damated or determine the inner which may be constructed, damated or determine the property is the constructed, damated or determine the inner which may be constructed, damated or determine the determine the inner the property is the constructed, damated or determine the determine the property is the construction allocations allocations allocations allocations and restrictions allocations and the property is the construction. The property is the construction and the section allocation allocation allocations and the distribution of the theorem the section allocation allocation allocation allocations and the section allocation al ural, limber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any semining any exercised on the real set of the said of t pursuant to such notice.

 Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such event the beneficiary at his election may proceed to loreclose this trust deed in equily as a mortfage or direct the truster to loreclose this trust deed advertisement and sale. In the latter event the beneficiary on this election eader the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall fix the time and ple of sale, diver notice hereby, whereupon the trustee shall is the time and ple of sale, diver notice hereby, whereupon the trustee shall is the time and ple of sale, dive notice hereby, whereupon the trustee shall is the time and ple of sale, dive notice hereby as then required by law and proceed to foreclose this trust deed in the nanner provided in ORS 86.740 to 66.753.
 Should the beneficiary elect to loreclose by advertisement and sale the manner provided in ORS 86.740 to 86.795. 13. Should the beneliciary elect to loreclose by advertisement and sale them nitre delault at any time prior to live days belore the date set by the trustree lor the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the beneliciary or his successors in interest, respec-tively, the entire amount then due under the terms of the trust deed and the oblightion secured thereby (including costs and expenses actually incurred in endoring the terms of the oblightion and trustee's and attorney's leve not receing the amounts provided by law) other than such portion thereby rein-cipal as would not then be due had no delault occurred, and thereby the trustee. 14. Otherwise, the sale shall be held on the date and at the time and the delault, in which event all loreclosure proceedings shall be dismissed by the truster. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the nolice 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 parch or in separate parcels and shall sell the parcel or parcels at auction to 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 im-plied. The recitals in the deed of any matters of tact shall be conclusive proof of the truthulaness thereol. Any person, excluding the trustee, but including the krantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall ecompensation of the trustee and a reasonable charge by trustees attorney. (2) to the obligation secured by the frust deed, (3) to all persons invind recorded lines aubsequent to the interest of the trustee in the trust divid as their interests may appear in the order of their priority and (4) the surplus. surplus, if any, to the granter of to in success at an entropy of the grant of the granter of the grant of th

attamey, who is an active member of the Oregon State Bar, a bank, trust regon or the United States, a title insurance company authorized to insure titl intes or any agency thereof, or an escrow agent licensed under ORS 606,505 to NOTE: The Trust Deed Act provides that the trustee beneunder must be officer an or tavings and loan, association authorized to be taviness under the laws of Or property of this state, its subsidiaries, affiliater, agants or branches, the United St to real 96.585.

The grantor covenants and as tees to and with the beneficiary and those claiming under him that he is law fully seized in fee simple of said described real property and has a valid, unencumbered title thereto C. SAL CORATTON ACTAVIBIA D.T. Servince JUNE and that he will warrant and forevor defend the same against all persons whomsoever. 2031 S DAUGHE ROSC INTE -4 CANDA7 The grantor warrants that the proceeds of the loan represented by the above described nots and this trust deed are: (a)* primarily for grantor's personul, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes This deed applies to, inures to the benefit of and binds all parties hereto, their here, legatef, devisees, administrators, execu-tors, personal foresentatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby whether or not dated as a beneficiary herein. In construing sola deed that wherever the context so requires, the masculine gender includes the tanining and the nouter, and the singular number includes the plural IN WITNESS WHEREON, said grantor that hereunto set his hard the date and year first above written. * IMPORTANT NOTICE: Delets, by lining out, whichever warranty (of or [b])'s not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-landing 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 libre to finance the purchase of a dwelling, use Stevens-Hess from No. 1306, or equivalent; if this instrument is NOT to be a first libre, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. W ١. D.T. SERVICE PAESIDEN In (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, Los Arisela ()) NO1 GIAA X STATE OF INTE N. County of .. County of U.V. TROPP 10 Personally appeared Personally appeared the above numed. ho, each being first duly sworn, did say that the former is the president and that the latter is the secretary of D.T. SERVICE Two. a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of suid corporation by authority of its bound of approximate and each of menn all the seales said instrument to be the volument and and soal of the provide sealed instrument to be the volument and Busine men. PATRICIA A. PAGANELL ment to be ... voluntary act and deed. Before me: PATRICIA A. FACTURE No(a)y Public-California L (05 ANCELUS COUNTY for Oration CALIFORNY My Confin. Exp. Nov. 24, 1991 (OFFICIAL SEAL) õ Notary Public for Oregon ۲ My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: 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 doed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust doed (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 sstate now held by you under the same. Mail reconveyance and documents to DATED: , 19....... Beneficiary Do not fees or destrey this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before receiveyance will be TRUST DEED STATE OF OREGON, ss. [FORM No. 8:11] County ofKlamath. STEVENS-NESS LAW PUB. CO., PO I certify that the within instrument was received for record on the ... 25th day of August ..., 19..89., at10:47 o'clock A. M., and recorded SFACE RESERVED in book/reel/volume No.M89....... on Grantor page15889...... or as fee/filefinstru-FOR RECORDER'S USE ment/microfilm/reception No. 4364 Record of Mortgages of said County. Witness my hand and seal of Beneficlary County affixed. AFTER RECORDING HETURN TO D.T. SERVICE JUCEvelyn-Biehn, County-clerk. 2210 WILSHIRE BL. SUITE 345 By Qauline mullendere Deputy S.M. CAL 90402 Fee \$13.00 Santa Monica, Ca.