TN-1		STEVENS-NESS LAW PUBLISHING	CO., PORTLAND. OR. 9720
	TRUST DEED	Vol. <u>M84</u> Page	9940 (
made this	day of	June	19, between
Jerry A. Maddox and as Grantor, MOUNTAIN TITLE COMPAN	Ramona F. Maddox, NY, INC.	Husband and Wife	
Forest Products Federal Crec	lit Union		· · · · · · · · · · · · · · · · · · ·
			,
Grantor irrevocably grants, bargains, s Klamath County, Ord	sells and conveys to tr	ustee in trust, with power of sa	le the proposition
	egon, described as:		ic, the property
		$_{1}$, $_{2}$ X^{-1} , $_{2}$	
SEE ATTAC	HED LEGAL DESCRIPT	CION	
	The Balance State of the State	na an an Araba an Ar Araba an Araba an Arab	
ether with all and singula it			
ether with all and singular the tenements, heredita w or hereatter appertaining, and the rents, issues an a with said real estate. FOR THE FURPACE, OR OPPORT	ments and appurtenances and profits thereof and any the	and all other rights thereunto belongi	nd an in a c
wor hereafter appertaining, and the rents, heredita, wor hereafter appertaining, and the rents, issues an n with said real estate. FOR THE PURPOSE OF SECURING PERF an of Eleven thousand six hundred e of even date herewith, payable to beneficiary or or sooner paid, to be due and payable Per Ter	CORMANCE	xtures now or hereafter attached to or	ng or in anywise used in connec-
n of hundred	seven and no/100	ment of grantor herein contained and	payment of the
te of even date herewith, payable to beneficiary or or sooner paid, to be due and payable Per Te: The date of maturity of the debt secured by this comes due and payable. In the event the within desc , conveved, assidned comet.	Dollars, with	interest thereon population	
t sooner paid, to be due and payable Per Te:	rder and made by grantor,	the final payment of principal and in	s of a promissory
comes due of maturity of the debt secured by this	instrument is it.	19	
d, conveyed, assigned or alienated by the	cribed property, or any par	t thereof or any inter final installa	nent of said note
rein, shall become immediation, all obligations secured	by this instrument	ied the written consent or approval of	d, agreed to be
The above described real property is not currently use To protect the security of this trust day is	J s	ective of the maturity dates expres	ssed therein, or
To protect the security of this trust deed drante	agricultural, nimber or	grazing purposes.	
1. To protect, preserve and maintain said property in go repair; not to remove or demolish any building or improvem to commit or permit any waste of said property.	od condition granting any e	the making of any map or plat of said pro asement or creating any restriction thereon:	perty; (b) join in
ner any building or improvement promptly and in good and	workmanlike frantee in and	onvey, without warranty, all or any cost of the	(c) join in any he lien or charge
repair, not to remove or demolish any building or imposity in go to commit or permit any waste of said property. 2. To complete or restore promptly and in good and her any building or improvement which may be constructed, oyed threcon, and µay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, enven and restrictions attractions.	damaged or legally entitled be conclusive n	reconveyance may be described as the " thereto," and the recitals therein of any main	the property. The person or persons
syed thereon, and you when the all costs incurred therefor. 3. To comply with all imperations incurred therefor. and restrictions allecting said poperty; if the beneliciary so in executing such linancing statements pursuant to the Unitor. Code as the beneliciary may failements pursuant to the Unitor. r public office or officers, as well as the cost of all lien sea ling officers or searching agencies as may be deemed desira	requests, to 10. Upor	the making of any map or plat of said pro- sement or creating any restriction thereon, r other, agreement allecting, this deed or it onvey, without warranty, all or any part of reconveyance may be described as the " thereto," and the recitals therein of any mai ool of the furthfulness thereoi. Trustee's le ed in this paragraph shall be not less than \$5. any delault by drantor because	es for any of the
one as the beneficiary may require and to pay for tiling s	same in the pointed by a co	tice, either in person, by adent of henelic	ciary may at any
ing officers or searching agencies as may be deemed desira ciary.	arches made the indebtedness able by the erty or any par	and, mild without redard to the	cerver to be an-
4. 10 provide and continuously maintain insurance and	issues and prolit	s, including those past due or otherwise	collect the rents.
mies accentable in a rult value			
s of insurance shall be delivered to the beneficience to the	as insured; insurance polici	i rents, issues and profits, or the property	id property, the
said policies to the beneficiary at loost tiltered such insura	the expira-	or compensation or awards for the proceeds of application or release thereof as aforesaid, to r notice of default hereunder or invalida- potice.	of fire and other or damage of the
If any policy of insurance may be track lifeth days prior to nehiciary may procure the same at grantor's expense. The upon any indebtedness secured hereby and in such order as eltermine, or at option of beneficiary the entire amount so co art thereot, may be released to grantor. Such application or re or or waive any determine.	buildings, pursuant to such	notice. notice.	te any act done
letermine, or at option of beneficiary the entire amount so	beneficiary hereby or in his	default by grantor in payment of any ind.	
any default of notice of default herounder on	alidate any in equity on -	ary at his election may proceed to foreslow	ble. In such an
. To keep said premises free from construction the	advertisement and	sale. In the latter event the bonding	is trust deed by
become past due or delinquent and promotive delinguest	and other hereby, whereupon	described real property to satisfy the old	and his election
sseesments and other charges that may be levied or assesse said property before any part such taxes, assesse become past due or delinquent and promptly deliver receipt liciary; should the grantor lait to make payment of any tax insurance premiums, liens or other charges payable by gran et payment, bary providing beneficiary with funds with uch payment, or by providing at its option, make payment	es, assess- the manner provid		
uch payment, beneficiary may at its available with	which to then after default		
a amount so paid, with interest at the rate set forth in the noi together with the obligations described in paragraphs 6 and eed, shall be added to and become a part of the debt secure eed, without waiver of any rights arising from breach of an teinbelore described, as well as the Grantor, shall, be boun tent that there are well as the Grantor, shall, be boun	te secured ORS 86.760, may 7 of this fively the	pay to the beneficiary or his successors in	o privileged by
eed, without waiver of any rights arising from breach of an	d by this obligation secured	amount then due under the terms of the true thereby (including costs and expenses actua s of the obligation, and trustee's and attorne	st deed and the
d and they are bound for the payment of the ability	the prop- ceeding the amound to the cipal as would no	its provided by law) other than such and	y's fees not er-
d, and all such payments shall be immediately due and paya ice, and the nonpayment thereof shall, at the option of the be all sums secured by this trust deed immediately due and	on herein the default, in wh	ich event all foreclosure proceeding of an	d thereby cure
te a breach of this trust deed.	vable and place designated in	ise, the sale shall be held on the date and a	t the time and
6. To pay all costs, lees and expenses of this trust including search as well as the other costs and expenses of the trustee cetion with or in enforcing this obligation and trustee's and a arrow incurred.	the cost in one parcel or i	revided by law. The trustee may sell said	said sale may property either
ually incurred. To appear in and delend any action of trustee's and a	attorney's shall deliver to the	ise, the sale shall be held on the date and a the notice of sale or the time to which rovided by law. The trustee may sell said n separate parcels and shall sell the parcel lest bidder for cash, payable at the time o purchaser its deed in form as required by d, but without any covenant or warranty, thereof. Any person excluding the trustee, eliciary, may purches	or parcels at i sale. Trustee
Taily incurred. . To appear in and defend any action or proceeding purpo- te security rights or powers of beneficiary or trustee and in a to proceeding in which the beneficiary or trustee may appear, to the foreclosure of this deed, to pay off, off, or the second of the second	any suit, of the truthing	d, but without any covenant or warranty, in the deed of any matters of fact shall be	nw conveying express or im-
evidence of title and the beneficiary's or frustee's sticras			
of allorney's fees mentioned in this paragraph 7 in all	iees; the is when the	usice sells pursuant to the	1.
ourt shall adjudge reasonable us the beneficiary's or trusted	the ap- attorney, (2) to th	o obligation secured by the reasonable charge	o by trustee's
I is mutually agreed that:		is subsequent to the interest of the trust deed, (3) is may appear in the order of their priority the grantor or to his successor in interest er	in the trust and (4) the
it so elects, to require that all of said property shall be it so elects, to require that all of a property shall h	surplus.	reason permitted by law 1	titled to such

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eller.

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Tess actually incurred. To appear in, and delend any action or proceeding purporting to altect the security rights or powers of beneficiary or trustee; and in any suit action or proceeding in which the beneficiary ary all costs and expenses, in-any suit for the foreclosure of this deed to or trustee may appear, including any suit for the interval of this deed to or trustee altorney's less; the amount of altorney's less mentioned in this paranter, in all cases shall be fixed by the trial court, grantor further agrees to may used man as the ap-polise court shall adjudge reasonable as the beneficiary's or trustee's altor-ney's less on such appeal. It is mutually agreed that: a no such appeal. It is mutually agreed that: a first by the first or such taking, which are in occess of the monits payable to pay the solution of such taking, which are in occess of the monits payable to pay the solution of such taking, which are in occess of the monits payable to pay it ensonable costs, expenses and attorney's less nocessuilly realised and by it first upon any reasonable costs and expenses, and attorney's and applied by it first upon any reasonable costs and expenses and attorney's and both in the trial upon any reasonable costs and expenses and attorney's less and excent such atthis, and the balance applied upon the indebidness secured hereby; and grants, and the balance applied upon the indebidness and excents such instruments; such atthis own expense, to take such actions pensation, promptly upon beneficiarily is own expense, to take such actions pensation, promptly upon beneficiarily in own the indebidness secured hereby; and grants, and present for more the indebidness and excent such instruments for the payment, of this deed and the note for pendorsement of its less and present for and beneficiany, without alfocing the liability of any person for the payment of the indebidness, truster may NOTE: the Trust Deed Act provides that the time to the balanded beneficing.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliciary may from time to time appoint a successor to successor to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, 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 appoint instrument executed by beneliciary, containing reference to this trust deed and its place of record, which when recorded in the office of the Contry cherks the successor trustee which the property is situated. T. Trustee accepts this trust when this deed, duty executed and trust of any action or proceeding in which franter any other deed is not trust or any action or proceeding is brought by trustee.

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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 business under the laws of Oregon of the United States, a title insurance company authorized to insure the laws of oregon 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 696.505.

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 Mortgage dated February 15, 1978 recorded February 15, 1978, in voluem M78 9341 page 2821 , Mircofilm Records of Klamath County, Oregon. and that he will warrant and forever defend the same against all persons whomsoever. Any deliquency on the above mentioned Mortgage shall constitute a deliquency on the. 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, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural purposes. purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, executed 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 teminine and the neuter, and the singular number includes the plaral. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Dolete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the boneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, tho 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 dwolling, use Stevens-Ness Form No. 1305 or equivalent; of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, County of ama STATE OF OREGON, County of Personally appeared Personally appeared Jerry A. Maddox and ····· Ramona F. Maddox duly sworn, did say that the former is theand who, each being first president and that the latter is the..... Ginis, secretary of n a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and soaled in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act ment to be the pr Ì voluntary act and deed. OBefor (OFFICIAL SEAL) Ì Nota ublic for Oregon Notary Public for Oregon М mission expires: COL My commission expires: (OFFICIAL SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. то: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said, Trustee The undersigned is the legal owner and notaer of all indeptedness 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 the same been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the same been fully paid and satisfied. I evidences of indebtedness secured by said trust deed (which are delivered to you trust deed have been tully paid and satisfied. You nereby are directed, on payment to you of any sums owing to you under the terms of said frust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said frust deed (which are delivered to you to the position desidenced by the terms of said trust deed the 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 DATED: , 19 Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for canceitatice before reconveyance will be made. TRUST DEED (FORM No. 881) EVENS-NESS LAW PUB. CO. STATE OF OREGON, County of ss. I certify that the within instrument was received for record on the day Grantor SPACE RESERVED in book/reel/volume No.)...... on FOR page or as tee/file/instru-RECORDER'S USE ment/microfilm/reception No......, Record of Mortgages of said County. Beneficiary AFTER RECORDING RETURN TO Witness my hand and seal of MOUNTAIN TITLE COMPANY, INC County affixed. . د کر ۲ NAME TITLE By Deputy - misi annan a sharan a s Mar. . . .

DESCRIPTION

A tract of land situate in Lot 3 of Section 31, Township 37 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, being more particularly described as follows:

Beginning at an iron pin which lies North 1° 5' East along the West 40 line of Lot 3, Section 31, Township 37 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, a distance of 136.8 feet from the iron pin which marks the Southwest corner of said Lot 3 and running thence North 26° 39' East a distance of 762.9 feet to an iron pin; thence North 63° 21' West a distance of 150 feet to an iron pin; thence South 26° 39' West a distance of 450.5 feet to an iron pin on the said West 40 line South 1° 5' West a distance of 346.5 feet, more or less, to the point of beginning in Lot 3 of Section 31, Township 37 South, Range 9 East of the Willamette Meridian, ALSO

Beginning at an iron pin which marks the Southwest corner of Lot 3, Section 31, Township 37 South, Range 9 East of the Willamette Meridian, and running thence North 89° 26' East along the South 40 line a distance of 101.8 feet to an iron pin; thence North 26° 39' East a distance of 841.7 feet to an iron pin; thence North 63° 21' West a distance of 150 feet to an iron pin; thence South 26° 39' West a distance of 762.9 feet to an iron pin which is on the West 40 line of said Lot 3; thence South 1° 5' West along the said West 40 line a distance of 136.8 feet, more or less, to the point of beginning.

> STATE OF OREGON,) County of Klamath) Filed for record at request of

on this 13 day of June A.D. 19 84				
at				
recorded in Vol. <u>M84</u> of <u>Mortgages</u>				
Page9940				
EVELYN BIEHN, County Clerk				

	By Ram	Amil Deputy
Fee	12.00	. Dopory