- <b>50396</b>		TRUST DEED	Vol. MSS Page	000
THIS TRUST DEED, made KLAMATH PACIFIC CORP., e	this 27th in Oregon	day of	June	1985 , betw
as Grantor, KLAMATH COUNTY WASHBURN ENTERPRISES, IN	TITLE COM	PANY		
WASHBURN ENTERPRISES, IN as Beneficiary,	C., an Ore	gon corporat	ion,	as Trustee,
Grantor irrevocably grants, ban in <u>Klamath</u> Lot 5, Block 1, Tract 12	rgains, sells and	conveys to truste	in trust, with power of sa	la the -
Tract 1080	99, re-sub	division of		
Tract 1080, according to the County Clerk of Klama tions and assessments of restrictions and easement	the offic th County	ial plat the	reof on file in th	ASHBURN H ne office
restrictions	South Sub	Irban Sanita		ues, reg
Thereof Las	on welleeme	ont include.	THE THE THE THE	IDURIN PA
Inc., an Onoron	me city of	Klamath For	la and participation of the	rovision
1985, in Volume M-85, Pag	e 5729, re	cords of Kla	math County. Oreg	d April
forether with the				
now or hereafter appertaining, and the rents, tion with said real estate. FOR THE PURPOSE OF SECURIN	issues and profits	thereof and all fixtures	ll other rights thereunto belongi now or hereafter attached to or	ing or in anywi used in conne
SUM OF OBVENTEEN THOUSAND	SEVEN HUND	RED FORTY PT	of grantor herein contained and	payment of the
not sooner poid to 1	ary or order and n	nade by prantor the	increase according to the term	s of a promisso.
sold comunity and payable. In the event the wi	thin described	it is the date, stated a	bove, on which the line is	
herein shall become	secured by this :	obtained in	e written consent or approval	old, agreed to b the beneficiary
To protect the sea is a property is not cur	rently used for agric	ultural, timber or grazin	g purposes.	ssea merein, o
not to commit or permit any waste of said property	improvement thereon		aking of any map or plat of said pro t or creating any restriction thereon r agreement affecting this deed or t without warranty, all or any part of	perty; (b) join in (c) join in an
3 T- Pay when due all costs incurrent th	- ,, aumaged of	legally entitled thereto	" and the recitals therein at the	person or persons
ial Code as the beneficiary may require and to gave t	he Uniform Commer-	IO. Upon any	his paragraph shall be not less than \$5. default by grantor barried	es for any of the
eneliciary. 4. To provide and continuously maintain incurse	med desirable by the	the indebtedness hereb erty or any part there issues and profile ind	secured, enter upon and take posses of, in its own name sue or otherwise	apy security for sion of said prop-
manier and that is NONE	io une require, in	less costs and expenses ney's lees upon any in liciary may determine	of operation and collection, including debtedness secured hereby, and in sur	apply the same, reasonable attor-
liver said policies to the beneficiary at least fifteen day	ich insurance and to	collection of such rents insurance policies or co	n upon and taking possession of sa issues and profits, or the proceeds impensation or awards to	oid property, the of fire and other
e beneficiary may procure the same at grantors ex- llected under any lire or other insurance policy may be	pense. The amount	waive any default or r pursuant to such notice.	otice of default hereunder or invalid:	shall not cure or ate any act done
b) Upon any indebtedness secured hereby and in such sy determine, or at option of beneficiary the entire any y part thereol, may be released to grantor. Such applicit t cure or waive any default or notice of default hereund t done pursuant to such notice. 5. To keen critical parts of the security o	order as beneficiary	event the beneficiary a	It by grantor in payment of invariant nance of any agreement hereunder, the d hereby immediately due and paya his election may proceed to forcelos e or direct the truster to forcelose th In the letter to forcelose the	ble. In such an
5. To keep said premises free from construction I res, assessments and other charges that may be laviad	ens and to pay all	advertisement and sale, execute and cause to be to sell the said descri-	In the latter event the beneficiary or recorded his written notice of delault bed real property	is trust deed by the trustee shall and his election
beneficiary; should the grantor fail to make payment of nis, insurance premiums, liens or other charges payment direct associations, liens or other charges payahl	ver receipts therefor any taxes, assess-	thereof as then required the manner provided in	by law and proceed to loreclose th ORS 86.735 to 86.795.	sale, give notice is trust deed in
I the amount so paid, with interest at the rate set forth	e payment thereof,	sale, and at any time pi sale, the grantor or any the default	istee has commenced foreclosure by ad for to 5 days before the date the trus other person so priviled at 1 of the trus	vertisement and tee conducts the
is deed, shall be added to and become a part of the d is deed, without waiver of any rights arising from bre enants hereof and for such payments, with inference a	ebt secured by this ach of any of the	not then be due had no	e time of the cure other than such p default occurred American such p	by paying the
ribed, and all such payments shall be immediately dia	e obligation herein	obligation or trust deed defaults, the person effe	In any case, in addition to curing	ifed under the
is all sums secured by this trust deed immediately du fitute a breach of this trust deed. 6. To pay all costs, lees and expenses of this trust in the secure of the trust deed.	e and payable and	by law. 14. Otherwise, th	e sale shall be bet and	ounts provided
actually incurred.	ee's and attorney's	in one parcel or in sepa	rate parcels and shall may sell said	property either
7. To support in and defend any action or proceed it the security rights or powers of beneliciary or trustee n or proceeding in which the beneliciary or trustee may suit for the forelosure of this deed, to pay all costs and evidence of title and the beneliciary's or trustee.	and in any suit, appear, including	shall deliver to the purch the property so sold, but plied. The recitals in the	aser its deed in form as required by without any covenant or warranty, deed of any mattern to rearranty,	t sale. Trustee law conveying
ing evidence of title and the beneficiary's or trustee's a ant of attorney's less mentioned in this paragraph 7 in by the trial court and in the event of an appeal from of the trial court and in the event of an appeal from	and expenses, in- itorney's fees; the all cases shall be	the grantor and beneficiar	y, may purchase at the sale	but including
lees on such appeal. It is mutually a such appeal.	or frustee's attor-	afforney, (2) to the oblig	ation secured by the reasonable charge	e by trustee's
the right of eminent domain or condemnation, beneficia	ty shall be taken	feed as their interests may surplus, if any, to the gra- urplus.	Appear in the order of the trustee nor or to his successor in interest en	in the trust and (4) the titled to such
y all reasonable costs, expenses and altorney's lees ne ed by grantor in such proceedings what he set	amount required second or the second of the	ors to any trustee named inder. Upon such appoin	herein or to any successor trustee ap timent, and without	sor or succes-
in such proceedings, and the balance applied upon I hereby; and grantor afters, at its own expense to	d attorney's lees, o	nd substitution shall be n	and or appointed bereunder. Each such ade by written internation. Each such	ties conferred
scule such instruments as shall be necessary in obta ion, promptly upon beneficiary's request. 9, At any time and from time to time upon written	ining such actions of the such com-	17. Trustee accepts	this trust when this is a	Appointment
bility of any person for the payment of the indebtedn	without affecting tr	ust or of any action or p	roceeding in which sale under any o	ther deed of
The Trust Deed Act provides that the trustee hereunder mings and loan association authorized to do business under of this state, its subsidiaries, affiliates, agents or branch				

fully seized in fee simple of said	1 agrees to and with the t	peneficiary and those claiming under ad has a valid, unencumbered title	
as stated above,	described real property an	peneficiary and those claiming unde ad has a valid, unencumbered title	that he is la
	an she a an in the second s	en e	mereto, excep
And 12-1 2	and the second se		
and that he will warrant and for	ever defend the same again	inst all persons whomsoever	
	The second second second	• · · · · · · · · · · · · · · · · · · ·	
an a			
The grantor warrants that the pr (a)* primarily for frontor's pers	occeeds of the loan represented	t by the above described note and this t icruitural purposes (see Important Notio	
puiposes.	person	U are for business	e pelow i
This deed applies to, inutes to t.	he benefit of and binds ou	purpose	s other than agricultu
contract second representatives, successors	and assigns. The form has i	arties hereto, their heirs, legatees, devises	s, administrators, exec
genuer includes the feminine	and the neuter and the sint	in construing this deed and whenever the	neidunig pleagee, of t
	said grantor has hereunto	set his hand the days	-
ROI Opplicable, if			st above written.
			P.
disclosures; for this	Regulation by making and the		<
if this instrument is dwelling, use Stevens-Nes	s Form No. 1305 or south	- Allevor	pres,
of a dwelling use Stevens-Ness Form No. 13 with the Act is not required, disregard this not	The notice include the prostance	By Jun Mun	
lif the signer of it	Ce		<u> </u>
autowieagment opposite.)			
STATE OF OREGON,	) STATE O	TET ABEA	
County of		FOREGON, County of KLAMATH June 26, 19,85	J SS.
Personally appeared the above named	Pers	ionally parts in Doh Oi	
a present and approximate the monke littlied			
an anna ann an ann an an an an an an an	duly sworn president	and that it is the	
на по различания на сторина стори стали и на	secretary o	and that the latter is the state of the stat	
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and acknowledged the lore	a corporate si	on, and that the seal affixed to the foreg eal of said corporation and that the instri- shalt of said corporation by authority of	oing mstrument is the
voluntary ac			
Before me: DFFICIAL	and deed. Before me-	t them acknowledged said instrument to	be vits voluntary act
CAL)	- Fai	Nh. Mu	2 OLI HING
Wotany Buckton a	······································	KINS I' INTO - in	A
Notary Public for Oregon	Notary Pub	lic for Oregon	·
My commission expires:			d VOFEICIAE SEALY
			d voreitraé Seals
	My commiss	NVEYANCE	VOFRICIAE SEALY
My commission expires:	My commiss	NVEYANCE	
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My commission expires: ): The undersigned is the legal owner and st deed have been full	My commiss REQUEST FOR FULL RECO To be used only when obligations , Trustee d holder of all indebtedness sec	NVEYANCE	
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