THIS TRUST DEED	innicia scoll bio yrein in secondraide, bil 8th. scol. , made this	August 1986
Maywood Industries o	of Oregon, Inc.	
as Grantor,	Yor all on racess he sen	ath County as Truste
The First National B as Beneficiary,	ank of Amarillo, Amar	illo, Texas
Grantor irrevocably gr	ants, bargains, sells and co	ESSETH: onveys to trustee in trust, with power of sale, the pr
inKlamath	County, Oregon, descr	ibed as:
That certain 20 acre hereto and incorpora	tract and right of y ted herein by referen	way described on Exhibit "A" attached
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	and a second	$\mathcal{B}(\mathbf{p} \mathbf{x}, \mathbf{b}) = \mathcal{B}(\mathbf{p} \mathbf{x}, \mathbf{b})$ is a set of the second
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together with all and sindular the	Tenements bereditamante and	·····
tion with said real estate. FOR THE PURPOSE OF	SECURING BERFORMANC	and an instances now or nerealter attached to or used in
tum of One Million Five	Hundred Thousand and	1 no/100 (\$1,500,000.00)
note of even date herewith, payab not sooner paid, to be due and pa The data of metanical data		ade by grantor, the final payment of principal and interest at the second secon
sold, conveyed, assigned or alient	ated by the drantor without 4	very, or any part thereof, or any interest therein is sold, lagree
herein, shall become immediately o	tue and navable	istrument, irrespective of the maturity dates expressed the
To protect the security of t	his trust dood . Aronaan adamas	ultural, timber or grating purposes. (a) consent to the making of any map or plat of said property; (b)
I. 10 protect, preserve and main and repair: not to remove or demolish not to commit or permit any waste of the 2. To complete, or restore prom menner any hulding or restore prom	ntein seid property in good conditio	wbordination or other agreement affecting this deed or the lien of thereot: (d) recovery activity and the lien of the second sec
destroyed thereon, and pay when due all	costs incurred thereior	be conclusive proof of the truthfulness therein of any matters or fi
ioin in executing such financing said prop		10. Upon any default by grantor hereunder, beneficiary ma
proper public office or offices, as well by filing officers or searching agencies	re and to pay for liling same in th	e pointed by a court, and without schard to the adequacy of any sec
4. To provide and continuously	maintain insurance on the building	issues and profits, including those past due and unpaid, and apply is issues costs and expenses of operation and collection, including reasonal
and such other natarus as the beneticia	ry may from time to time require, i	n liciary may determine.
if the drantor shall fail for any reason	to the beneficiary as soon as insured	insurance policies or compensation or awards for any taking or dama or property, and the anolication or relate the proceeds of fire a
tion of any policy of insurance now of the beneficiary may procure the same	r least lilleen days prior to the expire or hereafter placed on said building	waive any default or notice of default hereunder or invalidate any
ciary upon any indebtedness secured he	teby and in such order as benefician	hereby or in his performance of any agreement hereunder, the benefic
any part thereol, may be released to gra	ary the entire amount so collected, o antor. Such application or release sha of default hereunder or involution	revent the beneficiary at his election may proceed to foreclose this ti
S. To keen said promises free for	 CONTRACTOR AND AND AND AND AND AND AND AND AND AND	esecute and cause to be recorded his written notice of default and his
taxes, assessments and other charges the against said property before any part charges become past due or delinquent to be delinquent	and promotiv deliver receipts thereis	r, thereof as then required by law and proceed to foreclose this trust
ments insurance premiums liens or oth	o make payment of any fares, assess	13. After the trustee has commented for the state
by direct payment or by providing b make such payment, beneficiary may, and the amount so paid, with interest at	at its option, make payment there	sale, the grantor or any other person so privileged by ORS 86.753, i the default or default.
frust deed, shall be added to and beco	scribed in paragraphs 6 and 7 of this me a part of the debt secured by th	entire amount due at the time of the cured the by pa
trust deed, without waiver of any righ	is arising from breach of any of th	being cured may be cured by tendering the performance required u obligation of trust dead lo any and any other default that is cu
erty hereinbelore described, as well as same estent that they are bound for described, and all such payments shall i described.		
render, all sums secured by this trust di	end immediately due and payable an	by law.
of title search as well as the other cost in connection with or in enforcing this	penses of this trust including the cos	be postponed as provided by law. The trustee may sell said proper
7. To appear in and delend an allect the security rights or powers of b	y action or proceeding purporting t	shall deliver to the purchaser its deed in form as required by law c
any suit for the foreclosure of this der cluding evidence of title and the benefit	clary of trustee may appear, includin ed, to pay all costs and expenses, in	of the truthlulness thereol. Any person, excluding the trustee, but the grantor and beneficiary may nurchas a the strustee, but
amount of attorney's less mentioned in lised by the trial court and in the aver	this paradraph 7 in all cases shall b	15. When trustee sells pursuant to the powers provided herein shall apply the proceeds of a labor to the powers provided herein
pellate court shall adjudde reasonable . ney's fees on such appeal.		 Cluding the compensation of the trustee and a reasonable charge by attorney. (2) to the obligation secured by the trust deed, (3) to all having recorded lines when the secured by the trust deed, (3) to all
	or all of said property shall be take indemnation, beneficiary shall have th	n surplus, if any, to the granior or to his successor in interest entitled
Bight, IL IL 30, elects, to require that all as compensation for such taking, which "Stollows all reasonable costs, examples a	are in escess of the amount require	16. Beneliciary may from time to time appoint a successor o
applied by it first upon any responsible.	43. shall be paid to beneticiary an costs and expenses and attorney's fee	d trustee, the latter shall be vested with all title, powers and duties a
liciary (in such proceedings, and the bi	necessarily paid or incutted by ben alance applied upon the indebtednes it one process to the such access	which, when recorded in the mortange records of the county or co-
pensation, promptly unon beneliciary's r	be necessary in obtaining such com request.	of the successor trustee.
endorsement (in case of full reconveyors	CP3. IOF CARCELLATION	a chigated to notify any party hereto of pending sale under any other
the liability of any person for the pays	la di la companya di serie di	truste
or savings and loan association outhorize	d to do business under the laws of C	altarney, who is an active member of the Oregon State Bar, a bank, trust regon or the United States, a trille insurance company outberwer to insure shi lates or any agency thereof, or an excrow agent licensed under OBS 608-503 to

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15 PLOTE AND COM	<u>17645</u>
The grantor covenants and agrees fully seized in fee simple of said desces	to and with the beneficiary and those claiming under him, that he is la d, real property and has a valid, unencumbered title title to be
the said describe	to and with the beneficiary and those claiming under him, that he is la d real property and has a valid, unencumbered title thereto
and that he will warrant and forever def	end the same against all persons whomsoever.
	provident of experimentation of the state of the
The grantor warrants that the proceeds of the second secon	the loan represented by the above described note and this trust deed are: arransectories and and the second second second and the second are: or is a natural person) are to buyings
This days to	entire person) are for business or commercial purposes.
Dersonal second appres to inures to the benefit	
	Cantor has been at a second seco
nat applicable, it	MAIWOOD INDUSTRIES OF OFFICE
disclosures for the comply with the Act and Regulation	nd Regulation Z; the Call Control Cont
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County of	Volume Victoria
, <i>19</i>	This instrument was acknowledged before man August 29
	of Maywood Industries of Oregon , Inc.
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	Trustee
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The undersigned is the legal owner and holder rust deed have been fully paid and satisfied. You h aid, trust deed or pursuant to statute, to cancel all erewith together with said trust deed) and to recome	of all indebtedness secured by the foregoing trust deed. All sums secured by said ereby are directed, on payment to you of any sums owing to you under the terms of avidences of indebtedness secured by said trust deed (which are delivered to you
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A 20 acre tract of land situated in the East $\frac{1}{2}$, Section 4, Township 39 South, Range 9 East of the Willamette Meridian, including a portion of Lot 2, Block 2, Tract 1080, WASHBURN PARK, more particularly described as follows: Beginning at a point on District sewer easement, from which the Southwest corner of Lot 2, 270.55 feet and the East quarter corner of said Section 4 bears North 77°03'46" East a distance of 562.46 feet; thence North point which is 230.00 feet from, measured at right angles to, the North 66°51'15" West parallel to and 230.00 feet from the said Southerly right of way line 973.79 feet; thence South 00°06'43" GesS1'15" East parallel to said southerly railroad right of way Southerly right of way line 973.79 feet; thence South Southerly right of way line 973.79 feet; thence South Southerly right of way line 973.79 feet; thence South Southerly right of way line 973.79 feet; thence South Southerly right of way line 973.79 feet; thence South Southerly right of way line 973.79 feet; thence South 00°06'43" Southerly right of way line 973.79 feet; thence South 00°06'43" Southerly right of way line 973.79 feet; thence South 00°06'43" Southerly right of way line 973.79 feet; thence South Southerly right of way line 973.79 feet; thence South Southerly right of way line 973.79 feet; thence South Southerly right of way line 973.79 feet; thence South Southerly right of way line 973.79 feet; thence South Southerly right of way line 973.79 feet; thence South Southerly right of way line 973.79 feet; thence South Southerly right of way line 973.79 feet; thence South Southerly right of way line 973.79 feet; thence South Southerly right of way line 973.79 feet; thence South Southerly right of way line 973.79 feet; thence South Southerly right of way line 973.79 feet; thence South Southerly right of way line 973.79 feet; thence South Southerly right of way line 973.79 feet; thence South Southerly right of way line 973.79 feet; thence South Southerly right Southerly railroad right of way Said Tract 1080, Wa

TOGETHER WITH a non-exclusive right of way for ingress to exit from the above-described real property along and upon a 60-foot Beginning at the Southwest corner of Block 2, Tract 1080, Washburn Park; thence along the arc of a curve to the right (radius point bears North 00°04'50" West 27.14 feet, central angle = 84°48'27") thence North 00°06'43" West along said easement 255.37 feet; thence South 89°53'17" West 10.00 feet to a 5/8 inch iron pin; thence Morth 66°51'15" West 54.42 feet; thence South 00°06'43" East corner of Block 6, said Tract 1080; thence North 00°04'50" East Tract 1080.

STATE OF OREGON: COUNTY OF KLAMATH: 55.

of Sept	rd at request of ember			4. 00	_
	of	D., 19 <u>86</u> at <u>1:5</u>	3 o'clock M.,	and duly recorded in Vol.	.h day
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FEE \$13.(00		Evelyn B	Biehn, County Clerk	Ar
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