| THIS T<br>B<br>as Grantor, .M<br>F<br>as Beneficiary | 59576<br>TRUST DEED, made  | this 19th d   |   | Vol. / /8   | 6_Page  | -                          |
|--|--|---|---|---|---|----------------------------|
| Bas Grantor, .M<br>F<br>Bas Beneficiary              |  | this 19th · d   |   |   |   | ·····                      |
| as Grantor, .M<br>F<br>as Beneficiary                | TCHARD G. LEE & S  |   | lay ofDe  | ecember   | , 19.00   | , betwee                   |
| as Beneficiary                                       |  | HARON G. LEE, hus   | bend.and.w  | ife   |   |                            |
| as Beneficiary                                       | IOUNTAIN.TITLE.COM<br>FORESTPRODUCTSFE   | PANY.OF.KLAMATH.C   | COUNTY  |   | , as Tru  | istee, ar                  |
|  | UREST PRODUCTS PE  |   |   |   |   |                            |
| Granto   | ,  |   | 0.0001  |   |   |                            |
|  | r irrevocably grants, b  | WITNES<br>argains, sells and conv   |   | in trust, with  | h power of sale, the  | proper                     |
|  | СІ.АМАТНСо   |   |   |   |   |                            |
|  |  |   |   |   |   |                            |
|  | SEE LEGA   | L DESCRIPTION ATT   | PACHED HERE   | IO AND MADI   | E A   |                            |
|  |  | PART HEREOF.  |   |   |   |                            |
|  |  |   |   |   |   |                            |
|  | 4 - 19 - 19 - 19 - 19 - 19 - 19 - 19 - 1   |   |   |   |   |                            |
|  |  |   |   |   |   |                            |
|  |  |   |   |   |   |                            |
| together with ai                                     | Il and singular the teneme   | nts, hereditaments and app  | purtenances and   | all other rights  | thereunto belonging of  | r in anyw                  |
| tion with said a                                     | r appertaining, and the ren<br>cal estate.   |   |   |   |   |                            |
| sum of TWEN  | TY FOUR THOUSAND   | EIGHT HUNDRED AND   | NO/100  |   |   |                            |
| (\$24  | ,800.00)   |   | Dollars, with inte  | erest thereon acc   | ording to the terms of a  | a promiss                  |
| not cooner naid                                      | to be due and navable  | per terms of note   | e   |   |   |                            |
| The date   | of maturity of the debt se   | cured by this instrument is<br>be within described propert  | s the date, stated<br>tv. or any part t                   | l above, on whic<br>hereol, or any i                            | nterest therein is sold,  | agreea to                  |
| rold conveyed  | assigned or alienated by<br>neficiary's option, all obliga   | the arantor without first   | having obtained   | the written con   | isent or approval of the  | e benelici                 |
| herein, shall bec                                    | come immediately due and j<br>e described real property is n   | payable.  |   |   |   |                            |
| To protec  | ct the security of this trust  | t deed, grantor agrees:   | (a) consent to the granting any ease                      | e making of any r<br>ment or creating                           | nap or plat of said propert<br>any restriction thereon; (c                                  | ) join in                  |
| and repair; not to<br>not to commit or p             | ect, preserve and maintain said<br>remove or demolish any build<br>permit any waste of said property                                   | ing or improvement thereon;<br>v.   | subordination or thereof: (d) record                      | other agreement a   | decting this deed or the anty, all or any part of the be described as the "pers             | lien or ch<br>property.    |
| manner any buildi                                    | plete or restore promptly and<br>ing or improvement which may<br>and pay when due all costs incu                                       | be constructed, damaged or  | be conclusive proc  | ereto, and the rec<br>of of the truthfuln                       | tess thereof. Trustee's fees f  | s or facts s               |
| 3. To comp<br>tions and restriction                  | ply with all laws, ordinances, i<br>ons allecting said property: if th   | regulations, covenants, condi-<br>he beneticiary so requests, to                                  | 10. Upon  | any default by gr   | shall be not less than \$5,<br>antor hereunder, beneficiar<br>m, by agent or by a recei     | y may at<br>iver to be     |
| cial Code as the incomer public office               | such linancing statements pursus<br>beneliciary may require and to<br>be or offices, as well as the co                                 | o pay for filing same in the<br>ost of all lien searches made                                     | pointed by a count of the indebtedness h                  | rt, and without re-<br>hereby secured, ent                      | gard to the adequacy of a<br>et upon and take possession                                    | ny security<br>a of said p |
| beneficiary.<br>4. To prov                           | or searching agencies as may<br>vide and continuously maintain   | insurance on the buildings  | issues and profits,<br>less costs and exp                 | including those p<br>enses of operation                         | n name sue or othetwise co<br>ast due and unpaid, and a<br>and collection, including re     | pply the sa<br>asonable a  |
| now or hereafter of                                  | erected on the said premises ag<br>wards as the beneficiary may f  | ainst loss or damage by fire<br>rom time to time require, in                                      | ficiary may deter   | nine.<br>ntering upon and                                       | cured hereby, and in such<br>taking possession of said                                      | property.                  |
| collicies of insuran                                 | is than \$   | eneticiary as soon as insured?  | collection of such  | rents, issues and<br>or compensation of                         | profits, or the proceeds of<br>r awards for any taking or<br>base thereof as aforesaid, sh  | damage of                  |
| deliver said policie                                 | Il fail for any reason to procur<br>is to the beneficiary at least fift<br>y of insurance now or hereaft                               | teen days prior to the expira-  | waive any default<br>pursuant to such                     | t or notice of dela<br>notice.                                  | ult hereunder or invalidate   | any act                    |
| the beneficiary m                                    | by procure the same at grain<br>by tire or other insurance policy<br>indebtedness secured hereby and                                   | ntor's expense. The amount<br>y may be applied by benefi-   | hereby or in his p  | performance of any  | r in payment of any indebi<br>agreement hereunder, the k<br>amediately due and payabi       | beneficiary -              |
| may determine, or                                    | r at option of beneficiary the emay be released to crantor. Suc  | the amount so collected, or chapplication or release shall  | event the benefic<br>in equity as a r                     | iary at his election<br>portgage or direct (                    | a may proceed to foreclose<br>the trustee to foreclose this<br>r event the beneficiary or t | this trust<br>trust deed   |
| act done pursuant                                    | n said premises free from const  | truction Lens and to pay all  | execute and cause<br>to sell the said                     | <ul> <li>to be recorded hi<br/>described real pr</li> </ul>     | s written notice of default a<br>roperty to satisfy the obli                                | and his election sec       |
| against said prop                                    | and other charges that may be<br>erty before any part of such<br>ast due or delinquent and pron  | nptly deliver receipts therefor   | thereof as then i   | n the trustee shall<br>required by law and<br>ded in ORS 86.735 | fix the time and place of s<br>nd proceed to foreclose this<br>to 86.795.                   | ale, give n<br>s trust dee |
| to beneficiary; sho                                  | ould the grantor fail to make p<br>premiums, liens or other charge<br>nt or by providing beneficiary                                   | es nevelle by grantor, either   | sale, and at any  | time prior to 5 day   | mmenced loreclosure by add<br>ys belore the date the trust                                  | ee conducts                |
| make such payme                                      | ent, beneficiary may, at its op<br>o paid, with interest at the rate   | e set forth in the note secured   | the default or de   | laults. If the delay  | n so privileged by ORS 86<br>ult consists of a failure to y<br>he default may be cured      | pay, when                  |
| the ball that the little                             | with the obligations described in<br>be added to and become a par-<br>ut waiver of any rights arising                                  | t of the debt secured by this   | entire amount du<br>not then be due                       | e at the time of t<br>had no default occ                        | he cure other than such po<br>urred. Any other delault th<br>lering the performance requ    | ortion as w<br>at is capab |
| covenants hereof                                     | and for such payments, with in<br>described, as well as the gra  | ntor, shall be bound to the   | obligation or tru<br>delaults, the peri                   | st deed. In any c<br>son effecting the c                        | ase, in addition to curing<br>ure shall pay to the benel                                    | the delau<br>liciary all   |
| described, and all                                   | they are bound for the paym<br>such payments shall be immed<br>be nonpayment thereof shall, at   | the ontion of the beneficiary.  | and expenses act<br>together with tru<br>by law.          | ually incurred in<br>stee's and attorney'                       | enforcing the obligation of<br>'s lees not exceeding the an                                 | the trust<br>nounts prov   |
| render all sums s                                    | ecured by this trust deed imme<br>h of this trust deed.<br>all costs, lees and expenses of   | contery are and phymole and   | 14. Othe<br>place designated                              | in the notice of  | I be held on the date and a<br>sale or the time to which                                    | said sale                  |
| of title search as<br>in connection with             | well as the other costs and ex<br>h or in enforcing this obligation  | penses of the trustee incurred  | in one parcel or<br>auction to the h                      | in separate parce<br>ighest bidder for d                        | The trustee may sell said<br>is and shall sell the parce<br>cash, payable at the time (     | d or parce<br>of sale, Tr  |
| - the state of the second states                     | pear in and detend any action  | v or trustee: and in any suit.  | the property so   | sold, but without   | eed in form as required by<br>any covenant or warranty,<br>ny matters of fact shall be o    | express of                 |
| action or proceedi                                   | ing in which the beneficiary or<br>foreclosure of this deed, to pa<br>of title and the beneficiary's or                                | ay all costs and expenses, in-  | of the truthiulne   | ess thereof. Any p  | erson, excluding the trustee<br>urchase at the sale.  |                            |
| amount of attorn                                     | ey's lees mentioned in this para<br>court and in the event of an   | agraph 7 in all cases shall be<br>appeal from any judgment or                                     | shall apply the ;   | proceeds of sale to   | uant to the powers provided<br>payment of (1) the exper-<br>istan and a recompute cha       | nses of sale               |
|  | al court, grantor further agrees<br>It adjudge reasonable as the b   |   | afformey, (2) to<br>having recorded                       | the obligation sec-<br>liens subsequent f                       | ustee and a reasonable cha<br>ured by the trust deed, (3)<br>to the interest of the trust   | ) to all pe<br>ee in the   |
| It is mu   | tually agreed that:<br>event that any portion of all o   | I said property shall be taken  |   |   | in the order of their priori<br>whis successor in interest (                                |                            |
| under the right of<br>right, if it so electron       | l eminent domain or condemnat<br>ets, to require that all or any j<br>for such taking, which are in y                                  | ion, beneticiary shall have the<br>portion of the monies payable<br>excess of the amount required | In Bene<br>sors to any trust                              | tee named berein c  | time to time appoint a succ<br>w to any successor trustee<br>without components             | appointed                  |
| to pay all reason                                    | nable costs, expenses and attornable costs, expenses and attor<br>tor in such proceedings, shall<br>t upon any reasonable costs and    | hey's fees necessarily pass of the naid to beneficiary and  | trustee, the latte<br>upon any trustee                    | r shall be vested i<br>herein named or a                        | ust without conveyance to<br>with all title, powers and o<br>ppointed hereunder. Each su    | duties conf<br>ich appoint |
| both in the trial                                    | and appellate courts, necessari  | nplied upon the indebtedness  | which, when rec   | orded in the mort.  | written instrument executed<br>gage records of the county<br>be conclusive proof of proj    | or counti                  |
| secured hereby; and execute such                     | and grantor agrees, at its own<br>h instruments as shall be nece<br>the upon heneliciary's request.                                    | expense, to take such actions<br>ssary in obtaining such com-                                     | of the successor t<br>17. Trust                           | rustee.<br>ee accepts this ti                                   | ust when this deed, duly  | executed                   |
| 9. At any<br>licingy payment                         | ry upon beneficiary's request,<br>, time and from time to time<br>of its lees and presentation to<br>case of full reconveyances, for c | d this deed and the note lot -  | <ul> <li>acknowledged is<br/>oblighted to noti</li> </ul> | -made a public re<br>ly any party beret                         | cord as provided by law,<br>a al pending sale under an<br>ng in which grantor, beneh        | Trustee is<br>y other de   |

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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 Bur, 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 insure title to real property 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 695.585.

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 and that he will warrant and forever defend the same against all persons whomsoever. 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, tamity or thousehold purposes (see Important Worke below), (b) for an organization, or (even if 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 pledgec, of the contract gender includes the leminine and the neuter, and the singular number includes the plugal. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day a \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor 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. If compliance with the Act is not required, disregard this notice. and year first above written. L NN Richard G. Lee (If the signer of the above is a corporation, use the form of acknowledgement opposite.) 7 ane Sharon G. Lee STATE OF OREGON, County of, Klamath STATE OF OREGON, ) ss. This instrument was acknowledged before me on County of ..... This instrument was acknowledged before me on RYRichard G. Lee & Sharon Lee Go Lee as . 10 of Monela Spencer Notary Public for Oregon C. H.B. (SEAL)..... TE My commission expires: 8/16/88 Notary Public for Oregon My commission expires: (SEAL) 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 The undersigned is the legal owner and holder 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 said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you becamish todather with said trust deed) and to reconvey without warranty to the parties designated by the terms of said trust deed to you said trust deed or pursuant to statute, to cancel all evidences of indepredness 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: .. not lase ar destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED (FORM No. 881) EVENS-NESS LAW PUB. CO., POR STATE OF OREGON, County of ..... Richard G. Lee & SS. I certify that the within instrument Sharon G. Lee ..... of ..... ....., 19....., at .....M., and recorded Grantor FOREST PRODUCTS FEDERAL SPACE RESERVED in book/reel/volume No. ...... on FOR CREDIT UNION page ..... or as fee/file/instru-RECORDER'S USE ..... ment/microtilm/reception No......, Record of Mortgages of said County. Beneficiary AFTER RECORDING RETURN TO Witness my hand and seal of MOUNTAIN TITLE COMPANY County affixed. 的人的人的 NAME TITLE Ву..... ..... Deputy

## DESCRIPTION

Beginning at a point 36 feet East of Rock No. 2 at the center of the South boundary of Market Street as shown on the plat of First Addition to Bonanza, Oregon, and North 33 degrees 45' East 122.5 feet along the Easterly line of Market Street; thence South 56 degrees 15' East 140 feet; thence South 33 degrees 45' West 40 feet; thence North 56 degrees 15' West 140 feet to Market Street; thence North 33 degrees 45' East 40 feet to the point of beginning.

ALSO, Beginning at a point which is 36 feet East and North 33 degrees 45' East 122.5 feet from Rock No. 2 designating the center of the South boundary of Market Street; thence South 56 degrees 15' East 140 feet; thence North 33 degrees 45' East 50 feet; thence North 56 degrees 15' West 140 feet; thence South 33 degrees 45' West 50 feet to the point of beginning.

The above described parcels being a portion of the El/2 SW1/4 of Section 10, Township 39 South, Range 11 East of the Willamette Meridian.

## STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of \_\_\_\_\_

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| of  | December                                 | A.D., 19 <u>86</u> at <u>3:54</u> o'clock P M the <u>19th</u> day   |
|-----|--|---|
|     |  | of Mortgage   |
| FEE | 410 00                                   | on Page 235/4   |
|     | \$13.00                                  | Evelyn Biehn County Clerk<br>By Deinetha Agetsch  |
|     | And company of the                       | The Alloch  |
|     | an a | And a security and the second s |