4. We resulted by party making the filing if the space provided for any itemistion the form is inadequate, the item(d) space infact to the filing there need be presented in the filing.	Vol M81 Page 3992
2. DUNOT STAPLE OR TAPE ANY INITIAL Cong schedules of continued on additional di 10 Form UCC-14 should be field within the County filing officer who record neal state mortgages. At the time of original filing, filing officer will return acknowledgment copy to the assignee if noted on form or sec. When a copy of the security agreement is used as a financing statement, it is restrict that the accompanied by a When a filing is to be terminated the monowledgment copy may be sent to the filing officer signed by the secured When a filing is to be terminated the filing officer will return acknowledgment copy may be sent to the filing officer signed by the secured When filing is to be terminated the filing officer signed by the secured When filing is to be terminated the filing officer signed by the secured When filing is to be terminated to filing officer signed by the secured When filing is to be terminated the filing officer signed by the secured When filing is to be terminated the filing officer signed by the secured When filing is to be terminated to filing officer signed by the secured When filing is to be terminated to filing officer signed by the secured When filing is to be terminated to filing officer signed by the secured Mathematical definition of the secured filing officer signed by the secured ALPINE VENEERS, INC., Malling Address(es): Address of Secured Party from which security information of security information of the secured form of the	d party or assignee or he may use Form UCC-3 or
P.O. Box 5669 Portland, OR 97228 (The goods are to become fixtures on) (The above timber is standing on) (The above minerals or the like (including gas and oil) or accounts will be financed at the wellhead or minehead of the well	M87 Page 3992
Standing timber proceeds, timber and logs therefrom, on United States Department of Agriculture - Forest Service, Apollo Meadows Timber Sale, Contract No. 060715 under that certain Application for and Agreement of Indemnity dated 09-08-80. records, the name of record owner is:	 Assignce of Secured Party(ies) if any: Address of Assignce from which security information obtainable:
Check box if products of colleteral are also covered No. of additional sheets attached File with: COUNTY REAL ESTATE FILING OFFICER KlamathCOUNTY	
TANDARD FORM Inutronty and	Detror(s)
	9/1/81

<form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form>		Section Al n		• •	Carlo Carlos		
<form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form>		······································	IE VENEERS, INC	96 11 m -	CURITY AGREEMENT		
<form><form><form><form><form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form></form>	9			LPINE INTE	RNATIONAL CONTRACT		20-
<form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form>		(hereingthe	(reel)		(Nome) (Nome)	AND CRAS	აყვვ
<form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form>			debtor), for a valuet			CRESS-PLY COM	IPANY
76 as Referrent water and the state of the referrence of the re		curred the sec	PACIFI	C - where			
76 a. Classer Note and sections are sections and s			ured party), whose address is P	LINSURANCI	COMPANY is acknowledged, herei		
7.6 or 0.0000000000000000000000000000000000		(all hereinafter call	ries, substant	Drtland	69	to	(County)
• A call concerned on the basis of the ba		776 acros	Collateral"):	cements and OR	97228		
• A case of the second percent perc		R.8E; Secti	more or less in	Ports and	occessions offixed to or	0.00	
A contract of the second contract of the finance and a price of the second contract of		Uregon, mor	'e parts 5, 6, 7, 8, 15	iced in Sec	tions 1	therewith, or a literest in the follow	lowing class
• A calculate is a single diagonal of the d		p secure payment of the det	block discontraction of the second se	Cribed	T.27S; R = 11, 12, 13	1 1 0 0 well as the produc	cls and proceeds at
A contract of the second contract of the finance and a price of the second contract of	lia Ca	bilities, direct and india	the terms at it	i evid	Exhibit "B", W.M. Sur	$veved$ ν_1^{23} , and 24.	T 27c
A.1 The california faceby warrange of U.G.TOT on and Agreement of the account face of the second part of the account face of the account face of the second part of the account face of the second part of the account face of the account face of the account face of the account face of the	mo	ore than 10 ingations." Del	absolute or contingent	interest interest	and he at	, Namath Co	int.
A) The collated backy watering is UCRTION and Agreement of the sensenble collections on the sensenble collections of the sensen		* that Gon-	rees to pay, in addition to the and o	or hereafter arising	in soid note; (delete roman date here	with an an	-53
A reaction of the Collegend balances in dealer of the second party may disker directly to the select of the second party may disker directly to the select of the second party may disker directly to the select of the second party may disker directly to the select of the second party may disker directly to the select of the second party may disker directly to the select of the second party may disker directly to the select of the second party may disker directly to the select of the second party may disker directly to the select of the second party may disker directly to the select of the second party may disker directly to the select of the second party may disker directly to the select of the second party may disker directly to the select of the second party may disker directly to the select of the second party may disker directly to the select of the second party may disker directly to the select of the second party may disker directly di	Sec	tion 2. The debtor hereby wa	1 Application and	going, the reasonab	y portion thereof the secured party of	ence if not apply to the secured po	arty in th
Second of the solar out, the colour board previous and the colo	culto whic	hi: and is primari	ily for debtor's	Agreement c	of Index of the secured parts	id note and said liabilities herei	ure any and all
At well times the Collectors in while be lead on No. and state of the second sta	Proce Colla	eds of the said note	r commercial, other than agricult	Y, household or -			
Image: constraint of the second prior of the second pri	°2.	2 At all times the C-u	ecured party may disburse discussed	al purposes (indicate or in part with	real estate is:	ereto as Exhibit	IA II
Intervent See above See above See above See above See above See above See above See above See above See above		Collateral	I will be kept at	to the seller of the		attached to real estate,	A descelar
mid location, in wide or in port, will such the ear within scatter to a change of tag. 1.3. If the delays in the second park. 1.4. If delays is hough or used to be and the second park. 1.4. If delays is not used to be and the second park. 1.4. If delays is not used to be and the second park. 1.4. If delays is not used to be and the second park. 1.4. If delays is not used to be and the second park. 1.4. If delays is not used to be and the second park. 1.4. If delays is not used to be and the second park. 1.4. If delays is not used to be and the second park. 1.4. If delays is not used to be and the second park. 1.4. If delays is not used to be and the second park. 1.4. If delays is not used to be and the second park. 1.4. If delays is not used to be and the second park. 1.4. If delays is not used to be and to be and the second park. 1.4. If delays is not used to be and the second park. 1.4. If delays is not used to be and to be and the second park. 1.4. If delays is not used to be and the second park. 1.4. If delays is not used to be and the second park. 1.4. If delays is not used to be and the second park. 1.4. If delays is not used to be and the second park. 1.4. If delays is not used to be and the second park. 1.4. If delays is not used to be and			1 100	d Street	See above		escription of the
mass in the following only cogen. counties: in for the source of the		ter and the state of the state					
mass in the following other Degons counties: in four biases the Counties in the	said loc tion is al	ation, in whole or in part	, Oregon and the ti				
and in the following one or cogen counters and in the following one or cogen counters and in the following one or cogen counters and pace of buinters in Oregon but reides therein, the county in which debits ends debits ends at fields in a corporation, it is constrained and existing under the laws of the Store of the collection in the collection of the lands description of the collection of the collection of the lands at fields in the collection of the	2.3 H	the Collators from the set	ntil such time as written	t be removed from	. V3		
and in the following one or cogen counters and in the following one or cogen counters and in the following one or cogen counters and pace of buinters in Oregon but reides therein, the county in which debits ends debits ends at fields in a corporation, it is constrained and existing under the laws of the Store of the collection in the collection of the lands description of the collection of the collection of the lands at fields in the collection of the	at the pla	cultural purposes, the	view party.	a change of loss	in Klamath		
A lifebor is a conclusion, it is origoned and extension of the basis of the ba	nest in at	ce shown at the beginning	r's principal place business or r	0- 0/ /0cg-	to the perfection County, Ora-	P. and it is	
applee of burness in Oregon bur resides therein, the county in which debor resides is applee of burness in Oregon bur resides therein, the county in which debor resides is applee of burness in Oregon burness and design interest in the Collideral burness in the Collider					in form suitable to the	terest granted hereb	d to a t
24.11 debter is a comparison to reides therein, the county in which debter reides is if debter is a comparison, it is adminison to the beginning on indiversion of the low of the stars of the st	no place o	f business	Junties:	places of busi-	2.6. If it is any interest in the party, s	igned by a state of subord	will on the de
at patters is a corporation with additional provisions set forth on the reverse hereof, the same being incorporated herein bit additional provisions set forth on the reverse hereof, the same being incorporated herein bit additional provisions set forth on the reverse hereof, the same being incorporated herein bit additional provisions set forth on the reverse hereof, the same being incorporated herein bit reference of this agreement. His agreement is subject to the additional provisions set forth on the reverse hereof, the same being incorporated herein by the secured point. Mission additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of this agreement. Mission additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of this agreement. Mission additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of this agreement. Mission additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of this agreement. Mission additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of this agreement. Mission additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of this agreement. Mission additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of this agreement. Mission additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of this agreement. Mission additional provisions set forth on the revers		oregon but resi	ides the	and a second s	ing or are to be collateral is crops	ral which is price	ion agreements
a.d.l.f.fornia_X_DregOR Section resides is Section resides is buintess in Oregon Oregon Section resides in the place shown and its principal office and place of buintess is forgen it located at the place shown at the beginning of this agreement. 2.7. If any motor vehicles are included in the above described Collideral, the same base of each certificate of the above described Collideral, the same base of each certificate of the above described Collideral, the same base of each certificate of the and each of section 3. SPECIAL TERMS AND CONDITIONS: This agreement is subject to the additional provisions set forth on the reverse hereof, the same basing incorporated herein by reference of this agreement. e. The debtor acknowledges receipt of a complete executed copy of this agreement. Executed and delivered in duplicate and place of the same base of the same bas	2.4 If de	btor is a corporation said	d state	; if debtor has	be grown is:	ption of the land on ut is	orly's interest
Diregon Encloyed principal office and place of business in located on and its principal office and place of business in Oregon is located at the place shown of the beginning of this agreement. 2.7 if any mater vehicles are included in the basis described Coulor of the control of the control of the control of the beginning of this agreement. Section 3. SPECIAL TERMS AND CONDITIONS: 2.7 if any mater vehicles are included in the basis described Coulor of the control of the beginning of this agreement. 2.7 if any mater vehicles are included in the basis described Coulor of the control of the control of the control of the control of the additional provisions set forth on the reverse hereof, the same basing incorporated herein by reference of the additional provisions set forth on the reverse hereof, the same basing incorporated herein by reference of the debtor ocknowledges receipt of a complete executed copy of this agreement. WINTEED PACIFIC INSURANCE COMPANY Execuled and delivered in duplicate and February 19.87 MULTED PACIFIC INSURANCE COMPANY Alpine International Corporation 19.87 Alpine International Corporation Alpine International Corporation 19.87 MULTED PACIFIC INSURANCE COMPANY Alpine International Corpororation 19.87 <th>or rall</th> <th>Eornia & Owner it is or</th> <th>Iganized and automatic</th> <th>pror resides is</th> <th></th> <th>- on which the cr</th> <th>ops are grow.</th>	or rall	Eornia & Owner it is or	Iganized and automatic	pror resides is		- on which the cr	ops are grow.
Section 3. SPECIAL TERMS AND CONDITIONS: 2.7.16 any motor vehicles are included in the base described Calleteral, the secured party's security interest is to be noted on each certificate of title one described Calleteral, the secured party's security interest is to be noted on each certificate of title one described calleteral, the secured party's security interest is to be noted on each certificate of title one described calleteral, the secured party's security interest is to be noted on each certificate of title one described calleteral, the secured party. This agreement is subject to the additional provisions set forth on the reverse hereof, the same being incorporated herein by reference to a complete executed copy of this agreement. Executed on delivered in duplicate on February 19.87 UNITED PACIFIC INSURANCE COMPANY Alprine Internation Corporation 19.87 Microard Control on the above contract is a group By: Security company 19.87 Microard Control on the above contract is a group By: Security company 19.87	business in O	Oregon	principal office and -	's of the State C			
This agreement is subject to the additional provisions set forth on the reverse hereof, the same being incorporated herein by rescured party This agreement is subject to the additional provisions set forth on the reverse hereof, the same being incorporated herein by reference in the debor ocknowledges receipt of a complete executed copy of this agreement. UNITED PACIFIC INSURANCE COMPANY Alpine Veneers Alpine Veneers Alpine Internation Corporation Note: If the above contract is a complete Corporation Note: If the above contract is a complete Company Arean and the above contract is a company Comp	_	regon is located at the place	and its price of busin	ess is located	an Alla Carlos Constantes Constantes Constantes		
This agreement is subject to the additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of the additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of the additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of the additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of the additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of the additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of the additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of the additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of the additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of the additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of the additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of the additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of the additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of the additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of the additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of the additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of the additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of the additional provisions set forth on the reverse hereof, the same being incorporation by reference of the additional provisions set forth on the	Section 3. SPE	CIAL TERMS AND	shown at the beginning of this	and place of	2.7 If any		
This agreement is subject to the additional provisions set forth on the reverse hereof, the same being incorporated herein by reference of the source of the		CONDITIC	ONS:	reement. Po	arty's security interest in a re included in	in	
This agreement is subject to the additional provisions set forth on the reverse hereof, the same being incorporated herein by refer. e. The debtor acknowledges receipt of a complete executed copy of this agreement. UNITED PACIFIC INSURANCE COMPANY Alpine Veneers, Company Alpine Veneers, Company Alpine International Corporation By: Corpora						the observed and a second	
This agreement is subject to the additional provisions set forth on the reverse hereof, the same being incorporated herein by refer. The debtor ocknowledges receipt of a complete executed copy of this agreement. UNITED PACIFIC INSURANCE COMPANY Allpine Veneers, VC, View, V	andra Star Star Star Star Star Star Star Star				then be deposited with	h certific described Colles	ty, Oregon
This agreement is subject to the additional provisions set forth on the reverse hereof, the same being incorporated herein by refer. e. The debtor acknowledges receipt of a complete executed copy of this agreement. UNITED PACIFIC INSURANCE COMPANY Alpine Veneers Alpine International Corporation Allorated - iN - State Note: If the above contract is a source of the above contract is					the second deposited with and kept l	h certificate of title and each of a	ly, Oregon he secured
This agreement is subject to the additional provisions set forth on the reverse hereof, the same being incorporated herein by refer. e. The debtor acknowledges receipt of a complete executed copy of this agreement. <u>Executed and delivered in duplicate on February</u> <u>Executed and delivered in duplicate on February</u> <u>Alpine Veneers</u> <u>Alpine Internation</u> <u>Alpine Internation</u> <u>Alpine Internation</u> <u>Alpine Security Agreement-General</u> <u>Note: If the above contract is a contract</u> is a contract is a contract is a contract.		a da ang ang ang ang ang ang ang ang ang an		eter of days South Anna South South South South South South	enter the be deposited with and kept	h certificate of title and each of su by the secured party.	ty, Oregon he secured aid certifi-
This agreement is subject to the additional provisions set forth on the reverse hereof, the same being incorporated herein by refer. Executed and delivered in duplicate on February UNITED PACIFIC INSURANCE COMPANY Alpine Veneers, MC. HORDES, INSURANCE COMPANY Alpine International Corporation By: Cress-Ply Company Note: If the above contract is a sonute Store Publishing Co. Note: If the above contract is a sonute to moding Act and a sonute tis a sonute Note: If the above contract is a sonute Note: If the above contract is a sonute Longing Act and a sonute tis a sonute		a da ang ang ang ang ang ang ang ang ang an			inten be deposited with and kept	h certificate of title and each of su sy the secured party.	ly, Oregon he secured aid certifi.
e. The debtor ocknowledges receipt of a complete executed copy of this agreement. UNITED PACIFIC INSURANCE COMPANY Alpine Veneers, MC Alpine International Corporation HICRARE - IN - SHCY NOTE: If the above contract is a complete of a complete of a complete executed copy of this agreement. Executed and delivered in duplicate on February Alpine Veneers, MC By: Alpine International Corporation By: Mote: If the above contract is a complete of a complete of a complete executed copy of this agreement. HICRARE - IN - SHCY Statement - General - International Corporation By: HICRARE - IN - SHCY Lending At and/or is a complete of a complete executed copy of this agreement. HICRARE - IN - SHCY HICRARE - IN	 And Anna Angeler, and Angeler,					h certificate of title and each of so y the secured party.	ty, Oregon he secured aid certifi.
Alpine International Corporation Herding Act and a fact and fact and fact an	مرین میکند. ۱۹۹۵ میلی میکند که میکند ۱۹۹۵ میلی میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میلی میکند ۱۹۹۹ میکند میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند				eta antigat de la composition de la com la composition de la composition de la la composition de la composition de la la composition de la composition de la la composition de la composition de la composition de la composit de la composition de la composition de composition de		
Alpine International Corporation HICRAES - IN - SHOP Company NOTE: If the above contract is a convert Note: If the above contract is a convert International Corporation By: Convert By: Convert					eta antigat de la composition de la com la composition de la composition de la la composition de la composition de la la composition de la composition de la la composition de la composition de la composition de la composit de la composition de la composition de composition de		
Alpine International Corporation Herding Act and a fact and fact and fact an	مرین میکند. ۱۹۹۵ میلی میکند که میکند ۱۹۹۵ میلی میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میلی میکند ۱۹۹۹ میکند میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند				eta antigat de la composition de la com la composition de la composition de la la composition de la composition de la la composition de la composition de la la composition de la composition de la composition de la composit de la composition de la composition de composition de		
Alpine International Corporation Herding Act and a fact and fact and fact an	مرین میکند. ۱۹۹۵ میلی میکند که میکند ۱۹۹۵ میلی میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میلی میکند ۱۹۹۹ میکند میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند				eta antigat de la composition de la com la composition de la composition de la la composition de la composition de la la composition de la composition de la la composition de la composition de la composition de la composit de la composition de la composition de composition de		
Alpine International Corporation Herding Act and a fact and fact and fact an	مرین میکند. ۱۹۹۵ میلی میکند که میکند ۱۹۹۵ میلی میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میلی میکند ۱۹۹۹ میکند میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند				eta antigat de la composition de la com la composition de la composition de la la composition de la composition de la la composition de la composition de la la composition de la composition de la composition de la composit de la composition de la composition de composition de		
101-Security Agreement-General Note: If the above contract is g converted is g c	 And Source Strategy of the second system of the second syst	ment is subject to the btor acknowledges rec	additional provisions set f ceipt of a complete execute	orth on the read d copy of this a	verse hereof, the same being in greement		
101-Security Agreement-General Note: If the above contract is g converted is g c	 And Source Strategy of the second system of the second syst	ment is subject to the btor acknowledges rec	additional provisions set f ceipt of a complete execute	orth on the read d copy of this a	verse hereof, the same being in greement		
Alpine International Corporation AlloRABEL - IN - SHCY Agreement-General NOTE: If the above contract is a some tending Act and a to a some tending Act and a to a some tending Act and a some te		ment is subject to the btor acknowledges rec	additional provisions set f ceipt of a complete execute	orth on the read d copy of this a	verse hereof, the same being in greement		
HORDEY -iN - SHOT Cress-Ply Company Vis Press NOTE: If the above contract is a converted is a converted is a converted is a converted in a converted is a converted in a c		ment is subject to the btor acknowledges rec	additional provisions set f ceipt of a complete execute	orth on the read d copy of this a	verse hereof, the same being in greement		
1201-Security Agreement-General NOTE: If the above contract is a contrac		PACIFIC INSURA	additional provisions set fi ceipt of a complete execute ANCE COMPANY	orth on the rev d copy of this a Executed and de Alpin By:	verse hereof, the same being in greement. livered in duplicate on Februa e veneers, vic.	corporated herein by rel	fer-
1201-Security Agreement-General Lending Act and act is a some Strenger With Press		PACIFIC INSURA	additional provisions set fi ceipt of a complete execute ANCE COMPANY	orth on the read copy of this and the seculed and de Alpin By: C	verse hereof, the same being in greement. livered in duplicate on Februa te veneers, C.	corporated herein by reining	fer-
Income Security Agreement-General Lending Act and a consume Streement Visi P	مرین میکند. ۱۹۹۵ میلی میکند که میکند ۱۹۹۵ میلی میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میلی میکند ۱۹۹۹ میکند میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند ۱۹۹۹ میکند	PACIFIC INSURA	additional provisions set fi ceipt of a complete execute ANCE COMPANY	orth on the readed copy of this and the seculed and de Alpin By:	verse hereof, the same being in greement. livered in duplicate on Februa de Veneers, Inc.	corporated herein by reining	fer-
Dregon 97204 Strong Co. Lending Act and Regulation Z, the secured party MUST comply with the Act and the Regulation by making form not suitable in connection with sales of motor vehicles or other goods in Retail Installment Transac- the required disclosures to the debror; for this purpose use Stevens-Ness form No. 1310 or equivalent. This second the secure of	This agree e. The del UNIPED	PACIFIC INSURA	ANCE COMPANY	erth on the read copy of this and the seculed and de Alpin By: Alpin By: Cress-	verse hereof, the same being in greement. livered in duplicate on Februa e Jeneers, fic.	Korporated herein by rei	for.
form not suitable in connection with sales of motor vehicles or other goods in Regulation by making tions. See complete list of Security Agreements and Retail Installment Contracts.	This agree •. The del <u>UNIPED</u>	PACIFIC INSURA	ANCE COMPANY	erth on the read or copy of this a Executed and de Alpin By: Cress- By:	verse hereof, the same being in greement. livered in duplicate on Februa e veneers, MC. International Corpora Ply Company	Ary	for-
flons. See complete list of Security Agreements and Retail Installment Contracts.	This ogree e. The del UNIPED	PACIFIC INSURA	ANCE COMPANY Second a complete execute ANCE COMPANY Second Antiperiod ANCE COMPANY Second Antiperiod ANTE: If the above constract is	Forth on the read and copy of this and Executed and de Alpin By: Cress- By: By:	verse hereof, the same being in greement. livered in duplicate on Februa e Veneers, Inc. International Corpora Ply Company	Korporated herein by rei	for.
ist of Security Agreements and Retail Installment Contracts.	This ogree e. The del UNIPED	PACIFIC INSURA	ANCE COMPANY Second a complete execute ANCE COMPANY Second Antiperiod ANCE COMPANY Second Antiperiod ANTE: If the above constract is	Forth on the read and copy of this and Executed and de Alpin By: Cress- By: By:	verse hereof, the same being in greement. livered in duplicate on Februa e Veneers, Inc. International Corpora Ply Company	Korporated herein by rei	for.
Retail Installment Contracts.	This ogree e. The del UNIPED	PACIFIC INSURA	ANCE COMPANY Second a complete execute ANCE COMPANY Second Antiperiod ANCE COMPANY Second Antiperiod ANTE: If the above constract is	Forth on the read and copy of this and Executed and de Alpin By: Cress- By: By:	verse hereof, the same being in greement. livered in duplicate on Februa e Veneers, Inc. International Corpora Ply Company	Korporated herein by rei	for.
Contracts. And Installment Transac-	This ogree e. The del UNIPED	PACIFIC INSURA	ANCE COMPANY Second a complete execute ANCE COMPANY Second Antiperiod ANCE COMPANY Second Antiperiod ANTE: If the above constract is	Forth on the read and copy of this and Executed and de Alpin By: Cress- By: By:	verse hereof, the same being in greement. livered in duplicate on Februa e Veneers, Inc. International Corpora Ply Company	Korporated herein by rei	for.
	This agree te. The del	PACIFIC INSURA	ANCE COMPANY Second a complete execute ANCE COMPANY Second Antiperiod ANCE COMPANY Second Antiperiod ANTE: If the above constract is	Forth on the read and copy of this and Executed and de Alpin By: Cress- By: By:	verse hereof, the same being in greement. livered in duplicate on Februa e Veneers, VIC. International Corpora Ply Company	Korporated herein by rei	for.
	This ogree e. The del UNIPED	PACIFIC INSURA	ANCE COMPANY Second a complete execute ANCE COMPANY Second Antiperiod ANCE COMPANY Second Antiperiod ANTE: If the above constract is	Forth on the read and copy of this and Executed and de Alpin By: Cress- By: By:	verse hereof, the same being in greement. livered in duplicate on Februa e Veneers, VIC. International Corpora Ply Company	Korporated herein by rei	for.
	This agree te. The del	PACIFIC INSURA	ANCE COMPANY Second a complete execute ANCE COMPANY Second Antiperiod ANCE COMPANY Second Antiperiod ANTE: If the above constract is	Forth on the read and copy of this and Executed and de Alpin By: Cress- By: By:	verse hereof, the same being in greement. livered in duplicate on Februa e Veneers, VIC. International Corpora Ply Company	Korporated herein by rei	for.

2

S-N Ferm He. 1281 -- UCC Series

Form No. 114-Sucurity, Agreement-General Ersyme Iniss Law Publiching Co.

Nonz. See complete fish of Security Agreements and Retail Instalment Contracts with sufes of motor vehicles or other goods in view

tending Act and Rogulation 2, the recurst party pulst compy with the 24 cm 300 line and the required work to the perperture and stored and the required with sales of more vehicles of one of the recurst and stored and the required with sales of more vehicles of one of the recurst and sole of the recurst and stored and the recurst and sole of the recurst and sole of

4.1 No financing statement covering any of the Collateral described on the reverse hereof, or the products or proceeds thereof, is on file in any public office. The debtor is

the owner of said Collateral and each and every part thereof free from any prior lien, security interest or encumbrance and will defend the Collateral against the claims and demands of all persons whomsoever.

4.2 The debtor will not sell, exchange, lease or otherwise dispose of the Collateral, or any part thereof, or suffer or permit any lien, levy or attachment thereon or security interest therein or financing statement to be filed with reference thereto, other than that of the secured party.

4.3 Debtor will maintain the Collateral in good condition and repair and preserve the same against waste, loss, damage or depreciation in value other than by reasonable wear. The debtor will not use any of the Collateral in violation of any law or public regulation. Secured party may examine and inspect the Collateral at any reasonable times, wherever located, and for that purpose hereby is authorized by debtor to enter any place or places where any part of the Collateral may be.

4.4 Debtor will keep the Collateral fully insured against loss or damage by fite; theft (and collision if applicable) and such other hazards as secured party may from time to time require, with such deductible provisions, upon such terms, including loss payable and other endorsements, and in such company or companies as the secured party may approve; debtor immediately will deliver all policies to the secured party, to be retained by the latter in pledge to secure debtor's obligations hereunder, with irrevocable authority to adjust any loss, receive and receipt for any sum payable, surrender any policy, discharge and release any insurer, endorse in debtor's name any loss or refund check or draft and, in general, exercise in the name of the debtor or otherwise, any and all rights of the debtor in respect thereto or in respect to the proceeds thereof.

4.5 Debtor will pay, when due, all taxes, license fees and assessments relative to the Collateral and its use and relative to the note and obligations secured hereby. Should debtor fail in his performance of any of the foregoing, the secured party may pay any security interest having priority hereto, may order and pay for the repair, maintenance and preservation of the Collateral, or any part thereof, may place and pay for any such insurance and may pay any such taxes; the debtor agrees to pay to the secured party on demand all of the latter's disbursements for any of said purposes with interest at ten percent per annum on all sums so paid from the date of payment until repaid. Repayment of all said sums shall be secured by this Security Agreement.

4.6 The debtor agrees to notify the secured party promptly in writing of any change in his business or residence address or in the location where the collateral is kept.

4.7 In the event of any assignment by the secured party of this agreement or his rights hereunder, debtor will not assert as a defense, counter-claim, set-off or otherwise against secured party's assignee any claim, known or unknown, which debtor now has or claims to have or hereafter acquires against the secured party. However, notwithstanding any such assignment, sucured party shall be liable to the debtor as if such assignment had not been made.

4.8 The debtor will join with the secured party in executing, filing and doing whatever may be necessary under applicable law to perfect and continue the secured party's security interest in the Collateral, all at debtor's expense.

4.9 Debtor hereby consents to any extension of time of payment and to any substitution, exchange or release of Collateral and to the addition to or release of any party or person primarily or secondarily liable for the obligations, or part thereof.

Section 5. General Provisions:

5.1 The note which this agreement secures is a separate instrument and may be negotiated, extended or renewed by the secured party without releasing the debtor, the Collateral or any guarantor or co-maker.

Section 4. The debtor hereby further warrants and covenants that?" space couldars in the start of the terms herein and the rights, duties and remedies of the parties shall be state having jurisdiction shall not invalidate other parts of this agreement in that state.

5.3 All of the benefits of this agreement shall inure to the secured party, his successors in interest and assigns and the obligations hereunder shall be binding upon the debtor, his legal representatives, successors and assigns.

5.4 If there be more than one debtor or a guarantor or co-maker of the note or this agreement, the obligation of each and all shall be primary and joint and several.

5.5. The secured party shall not be deemed to have waived any of his rights under this or any other agreement executed by the debtor unless the waiver is in writing signed by the secured party. No delay in exercising secured party's rights shall be a waiver nor shall a waiver on one occasion operate as a waiver of such right on a future occasion.

5.6 Each notice from one to the other party to this agreement shall be sufficient if served personally or given by U.S. registered or certified mail, or by telegraph, addressed to the other party at his address as set forth on the reverse hereof, or as said address may be changed by written notice to the other given pursuant to this paragraph. equiess may be changed by written notice to the other given pursuant to this paragraph. Reasonable notice, when notice is required, shall be deemed to be five days from date

of mailing. 5.7 In construing this security agreement the mosculine pronoun shall include the feminine and the neuter and the singular shall include the plural, as the circumstances may require. Further, the debtor is the customer and the secured party is the creditor within the meaning of Regulation Z and the Truth-in-Lending Act.

5.8 A carbon impression of any signatures on any copy of this contract shall be deemed, for all purposes, an original signature.

Section 6. Default:

6.1 Time is of the essence hereof. The debtor shall be in default under this agreement upon the hoppening of any of the following events or conditions:

(a) Debtor's failure to pay, when due, the principal of or interest on said note or obligations, or any installment thereof;

- (b) Debtor's failure to keep, observe or perform any provision of this agreement or any other agreement between him and the secured party;
- (c) The discovery of any misrepresentation, or material falsity of any warranty, representation or statement made or furnished by debtor to the secured party whether or not in connection with this agreement;
- (d) Loss, theft or destruction of or substantial damage to any of the Collateral;
- (e) The secured party deems or has reasonable cause to deem himself insecure;
- (f) Failure or termination of the business of, or commencement of any insolvency or receivership proceedings by or against the debtor, or if the debtor or any guarantor or co-maker of said note dies or becomes insolvent, and if debtor or any guarantor or co-maker of said note is a partnership, the death of any partner.

Section 7. Remedies of Secured Party:

7.1 Upon debtor's default, secured party shall have each and all of the rights and remedies granted to him by the Uniform Commercial Code of Oregon, by the said note and by this agreement and may declare the note and obligations immediately due and payable and may require debtor to assemble the Collateral and make it available to the secured party of a place to be designated by the secured party which is reasonably convenient to both parties. The debtar agrees to pay the secured party's reasonable attorney's fees and other expenses incurred by the latter in retaking, holding, preparing for sale and realizing on said Collateral. Should suit or action be instituted on this contract, on the said note or to replevy said collateral, or any part thereof, debtor agrees to pay (1) plaintiff's reasonable attorney's fees to be fixed by the trial court and (2) on appeal, if any, similar fees in the appellate court to be fixed by the appellate court, and all said sums shall be included in the obligations secured hereby.

 Control of a control of the control of 2 - 3 the Callating a crick to be been a first in that General Application and Agreement of Indemnity attached hereto as

4.2.2 สมพุศ พระมีการเขาสุดภาพสุดภาพสุดภาพสุดภาพการเหตุ สมพัฒนาสุด ครารัก สุดภาพก็ต้างสุดภาพ สุดภาพสุด คราย การ

Oregon, more particularly described on Exhibit "B" K.SE; Sections 5, 6. 7, 6, 18, and 19. T.27S; R.9E. W.M. Surveyed. Room and 776 acres, more of less, logated to Succione 1, 25 116 124 15, 14,

Portland, 91, 97228

MILLED BYCILLE DREADENER. CONDYNA and the contract set of the set of

Section 6 Card

ALPICE WIGHERS, THU, ALPINE INTERNATIONAL CORPORATION, AND TRE

General)

SECURITY AGREEMENT

EXHIBIT "A"

Ç 200 z

3995

First security interest in all product and proceeds, timber, logs and other wood products removed from the United States Department of Agriculture -- Forest Service --Apollo Meadows Timber Sale, Contract No. 060715 - Klamath County, Oregon, more particularly described as 776 acres, more or less, located in Sections 1, 2, 11, 12, 13, 14, 23, and 24, T.27S; R.8E; Sections 5, 6, 7, 8, 18 and 19, T.27S; R.9E; W.M. Surveyed, Klamath County, Oregon.

STATE OF OREGON: COUNTY OF KLAMATH: SS.

STATE OF OREGON: COUNTY OF KLAMAIN. 33.	1 <u>2th</u> day
Hadrod Pacific Insurance dor	<u>M87</u> ,
11.56 o'clock A, and any	 /
of A.D., D Mortgages on Fage County Clerk for Evelyn Biehn, County Clerk	nello
By	

FEE \$17.00