EGAM He. HIT-Strates Trest Deed Series-TRUST DEED.	-18257	10-P STEVENS.N	ESS LAW PUB. CO., PORTLAND, OR. 97204
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THIS TRUST DEED, made this29 th	day of	June	19.87., between
HENRY J. CALDWELL TR & DEBODAULT			
HENRY J. CALDWELL, JR. & DEBORAH L. (as Grantor, MOUNTAIN TITLE COMPANY OF KLAN	MATH COUN	nusband and wife	
FOREST PRODUCTS FEDERAL OPEDITE INTON			, as Trustee, and
FOREST PRODUCTS FEDERAL CREDIT UNION as Beneficiary,			
WITN	VESSETH:	an an taon 1990. An antar an	n en service de la service La service de la service de
Grantor irrevocably grants, bargains, sells and co	onveys to t	trustee in trust, with po	wer of sale, the property
County, Oregon, descr	ribed as:		and a second
N See logit description of the		and a second	 State of the second s
See legal description attached hereto) and made	e a part thereof.	
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			n an an ann an suite tha
	and the second	en e	e e constante de la caractería
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not sooner paid, to be due and payable per terms of all his The date of maturity of the debt secured by this instrument becomes due and payable. In the event the within described prope sold, conveyed, assigned or alienated by the grantor without fir, then, at the beneficiary's option, all obligations secured by this in- herein, shall become immediately due and payable. The abave described real property is not currently used for agricu	t is the date, erty, or any p st having obt strument, irr	stated above, on which the a part thereof, or any interest tained the written consent or respective of the maturity	therein is sold, agreed to be
To protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain said property in good condition and repair: net so removes or demolish any building or improvement thereon; at to source to permove or demolish any building or improvement thereon; at to source to permove or demolish any bound of and workmanlike interest building or improvement which may be constructed, damaged or destroyed thereon, and pay provement which may be constructed, damaged or destroyed thereon, and pay provement which may be constructed, damaged or destroyed thereon, and pay provement which may be constructed, damaged or destroyed thereon, and pay have all and property: if the beneficiary so requests, to prive in securing auch and the all taws, ordinances, regulations, covenants, condi- tions and retrystant attenting statements pursuant to the Uniform Commer- case Code as the beneficiary statements pursuant to the Uniform Commer- tion of the beneficiary statements pursuant to the Uniform Content of the beneficiary statements pursuant to the Uniform Content of the beneficiary statements pursuant to the Uniform case constructed or differed as may be deemed desirable by the scherelating excited on the and premises against loss or damage by life and arround meet has than J IIII way, may from time to time require, in companies accurated on the beneficiary with Company puble to the latter; all contents on the state of the beneficiary with loss payable to the latter; all contents of any table to the beneficiary with loss payable to the latter; all contents of any table and the prediversed to the statement of the latter; all contents of the state of the beneficiary with loss payable to the latter; all contents of any table to the latter of the latter; all the any any line to the latter; all contents of any table to the latter beneficiary with loss payable to the latter; all contents of any table to the latter; all the any any line to the latter; all content of any table to the latter; a	(a) consent granting any subordination thereol; (d) grantee in a legally entitl be conclusiv. services meni- 10. U time withous pointed by a the indebted erty or any issues and p. less costs an ney's lees up ficiary may. Torliertion of	to the making of any map or p y easement or creating any rest. n or other agreement altecting reconvey, without warranty, all any reconvey, without warranty, all any reconveyance may be descr led thereto," and the recitals ther e prool of the truthitiness there to not in this parakraph shall be n Upon any default by grantor he t notice, either in person, by a court, and without regard to t ness hereby secured, enter upon at court, and without regard to t ness thereby secured, enter upon a d expenses of operation and colle pon any indebicdness secured her the entering upon and taking i	which thereon; (c) join in any this deed or the line or charge or any part of the property. The bied as the "preson or persons ein of any matters or lacts shall of. Trustee's lees for any of the of less than \$5. reunder, beneliciary may at any tent or by a receiver to be ap- he adequacy of any security for and take possession of said prop- ue or otherwise collect the rents, nd unpaid, and apply the same, ction, including reasonable attor- eby, and in such order as bene- possession of said property, the
policies of unuance shall be delivered to the bene polyable to the faiter and it the granter shall had for any reason to procure and any prior to the expira- tion of any policy of insurance now or bereafter polyable to the expira- tions of any policy of insurance now or bereafter place on said buildings, the beneficiary may procure the same at grantors even on said buildings. The amount is or other insurance policy may be applied by benefi- ciary upon any indeferdence secured hereby and in such a split dy benefic- ing of any deliver of other insurance policy may may determine, or ar option of beneficiary the entire amount to collected, of not cure or axive any default or notice of delault hereunder or invalidate any act done pursuant to such notice. S. To krep such premises free from construction lens and to pay all faires, assessments and charters fait from construction lens and to pay all faires, assessments and charters fait from such assesses appoint of the pay the senter charge become past due to delinquent and promptly deliver receipts therefore the days ments, beneficiary may, at its option, make payment of any time, hares- ments, assessment, beneficiary may, at its option, make payment of any time senses- ments, and the spranter fait to make payment of any time should be due to pay ment, beneficiary may, at its option, make payment there does due to a severe of any replay arising from breached any of this trust deed, without the barmers and become a part of the debt accured by this trust deed, where due to a be payments, whis interest as aforeside, the pay trust device due to be payments, with interest as aforeside, the payment there are as a solut the payments, with interest as aforeside, the prop- ery hereinbefore dewithed, as well as the farmor, shall be bound to the source deviced, with a solut bar farmed and for the policies of the bone due with- dewithed, and ali with payments whill be inmediately due and payable and commisture a beaked to the theore deed.	insurance poid property, and waive any d pursuant to s 12. U hereby or in declare all s event the be in equity as advertisement execute and to sell the hereby, where thereoid as th the manner p the delault of sale, the gran the delault of being cured i obligation or defaults, the condectary of the property of the the condectary of the body of the the condectary of the property of the condectary of the con	licies or compensation of muss, of the application or release there lefault or notice of default hereu such notice. Upon default by grantor in payre his performance of any agreemen sums secured hereby immediately meniciary at his clection may pro- nenitiary at his clection may pro- a mortgage or direct the trustee it and sale. In the latter event the cause to be recorded his written as and described real property to said described real property to reupon the trustee shall lis the til hen required by law and procece snowled in ORS 88.735 to 86.795 Atter the truste esta commenced any time prior to 5 days before it not or any other person so privi or defaults. If the default consists I by the trust deed, the default due had no default locurred. Any may be cured by tendering the trust deed. In any case, in ad person effecting the cure shall ja actually incurred in enforcing to trustage and attorney's fees not	The proceeds of thre and other for any taking or danake of the of any daking or danake of the of any data of the shall not cure or nder or invalidate any act done with of any indebtedness secured thereunder, the beneficiary may due and payable in such thereunder, the beneficiary may due and payable in such to foreclose this trust deed to foreclose this trust deed to foreclose this trust eshall notice of default and his election satisfy the obligation secured me and place of sale, five notice to foreclose this trust deed in foreclose this trust deed in boreclose the strust deed in foreclose the strust deed in boreclose the strust deed in boreclose the strust deed in breake the trusterisement and he date the trusterisement and he date the trust deed by other delault that is capable of performance required under the dition to curing the default or hay to the beneficiary all costs he obligation of the trust deed exceeding the amounts provided
6 To pay all costs, less and expenses of this trust including the cost of trie sourch as well as the other costs and expenses of the trustee incurred in connection with as in an envolving this obligation and trustee is and attorney's less actually incurred. The appear is and defend any action or proceeding purporting to altert the security rights or powers of beneficiary or trustee; and in any mit, action or proceeding in which the beneficiary or trustee; and in any mit, action or powers of beneficiary or trustee; and in any mit, action or powers of beneficiary or trustee.	he ender it	Diherwise, the sale shall be held o ited in the notice of sale or the ins provided by law. The truste l or in separate process, payab ie highest bidder for cash, payab to the purchaser its so sold, but without any covena citals in the deed of any more than the deed of any more than the sale the sale sale sale sale sale sale sale the sale sale sale sale sale sale sale the sale sale sale sale sale sale sale the sale sale sale sale sale sale the sale sale sale sale sale sale sale the sale sale sale sale sale sale sale sal	. Unite to which said sale man

after the security rights ar powers of beneficiary or frostelling polyholing to action or proceeding in which the beneficiary or froster may appear, including any mut has the foreformer of this deed, to pay all costs appear, including any mut has the total costs the beneficiary or trustee's attro-spread of the and the beneficiary's or trustee's attro-tised by the trust court and in the event of an appeal from any judgment or derive do the trust court and in the event of an appeal from any judgment or derive do the trust court and in the event of an appeal from any judgment or derive do the trust court and in the event of an appeal from any judgment or derive do the trust court and in the event of an appeal from any judgment or derive do the trust court and in the event of an appeal from any judgment or derive do the trust court and in the event of an appeal from any built to its structually agreed that: A lis the event that any perion or all of said property shall be taken under the right of tensing the above that all or any portion de the amount required in pay all reasonable costs, expenses and attorney's fees the amount required in pay all reasonable costs, expenses and attorney's fees and attorney be applied to it fast upon any reasonable costs and expenses, to take such actions and events in such bakers, out is an evense, to fast such actions and events and appealies courts, meressarily paid or incured by beach licitary in such proceedings, and the balance applied upon the indebidness incurred by appears, at is own expense, to take such actions and events in such bakers, at is own expense, to take such actions and events in the stard presentiary or time to the indebidness. * All any times and from time to time upon written request of the mole for endownent in scale presentiary of time indebidness, trustee may worth is had the role for

pied. The recting but, but without any covenant or warranty, express or im-of the truthkulness thereoil. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expressed sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's attempt, (2) to the obligation secured by the trust deed, (3) to all persons here in their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such such as the surplus of the successor in interest entitled to such such as the surplus.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. If any is any from time to time appoint a successor or success-ors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment appointed in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto al pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE. The True 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 escalation 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 parts, its subscheres, attiliares, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

fully and source covenants and adapt	11330
The grantor covenants and agrees to and with the beneficiary fully seized in fee simple of said described real property and has a value of the send of	o
- accurbed real property and has a va	lid under him, that he
	ind, unencumbered title thereto
and that he will warrent	
and that he will warrant and forever defend the same against all pers	
same against all pers	ons whomsoever
The grantor warrants that the property is a second state of the property of the second state of the property o	
The grantor warrants that the proceeds of the loan represented by the above des (a) primarily for grantor's personal, tamily or household purposes (see Important (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c	
This deed and	cribed note and this trust deed are:
personal representatives, successor and benefit of and hind a	A A A A A A A A A A A A A A A A A A A
includes the family ind named as a house term Deneticipry at thereto, their	heirs t
IN WITNESS WITTER	older and owner, including plade stators, execute
	whenever the context so requires, the mason
IMPORTANT NOTICE: Delate to the	41
IN WITNESS WHEREOF, said grantor has hereinto set his hand IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is as sech word is defined in the Truth-in-Lending Act and Regulation Z, the disclosures; for this purpose use Stevens Have S.	Caechurer Jr. by
disclosures; for this multi the Act and Paralet and Regulation 7 at	A Caldwell Jr. by
beneficiary MUST comply with the Art and Regulation by making required if compliance with the Art is not required, disregard this notice.	Caldwell, Jr. by Deborah L. C. Attorney in fact
a stregard this notice.	Attorney in fact
the form of economication, Deboration,	
Deborah I	• Caldwell
UNLOON.	
Country of KLAMATH } ss. STATE OF OREGON,	
County of)
N S Walnum - A) \$5.
ackhow) ss. ledged before me on
and as Actorney in fact for Henry	ledged before me on
Secars 15 Notary Public for Orne	
Caldwell, individually Caldwell, Jr. Sorregon Notary Public for Oregon Notary Public for Oregon	
My commission expires:	
the off expires.	(SEAL)
REQUEST FOR FULL RECONVEYANCE	
To be used only when obligations have been paid.	
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The second se	
The undersigned is the last	
The undersigned is the legal owner and holder of all indet.	
The undersigned is the legal owner and holder of all indebtedness secured by the forego at deed have been fully paid and satisfied. You hereby are directed and the forego	ing trust deed. All sums
The undersigned is the legal owner and holder of all indebtedness secured by the forego at deed have been fully paid and satisfied. You hereby are directed and the forego	ing trust deed. All sums secured by said any sums owing to you under the terms of
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The West 130 feet of Lot 1, Block 3, BEVERLY HEIGHTS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, TOGETHER WITH a portion of Tract 20, ENTERPRISE TRACTS, according to the official plat thereof on file in the office of the County, Clerk of Klamath County, Oregon, more

Beginning at a point at the Northwest corner of Tract 20 Enterprise Tracts of Klamath County; thence Southerly 30 feet along the West boundary line of said tract to the fence; thence Easterly along said fence line a distance of 164.2 feet more or less parallel to the Northern boundary line of said tract; thence Northerly a distance of a feet parallel to the Western boundary of said tract to a pin on the North boundary line of said tract; thence Westerly along the North boundary line 164.2 feet to the point of beginning.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

of	record at requi	A.D., 19 87 at 2:29 o'clock P.M., and duly recorded in Vol
FEE	\$13.00	evelyn Biehn, County Clerk By
	Second Second	