BZG22 pount rotation TRUST DEED MTC-1907P HormeTHIS-TRUST DEED, made this 15th day of CO., PORTLAND, OR \$72 22463 Vol. MSI Page December 1987 MICHAEL P. PATZKE & DOLORES L. PATZKE, husband and wife between as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY FOREST PRODUCTS FEDERAL CREDIT UNION as Trustee, and as Beneficiary, 5.00 CLASSO KTERNED SETTON Chit. Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property WITNESSETH: in Klamath County, Oregon, described as: 87 SEE LEGAL DESCRIPTION ATTACHED HERETO AND MADE A PART HEREOF. œ JEOST DEED TERMENTER RECEIPTED and fore as uppered that finds that the state states and is the states and must be defined in the together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said cast estate tion with said real estate. sum of THIRTY TWO THOUSAND AND NO/100-(\$32,000.00)-(\$32,000.00) note of even date herewith, payable to beneficiary or order and made by grantor, the tinal payment of principal and interest hereof, it not sooner paid, to be due and payable <u>per</u> terms of note <u>19</u> The date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or To protect the security of this twist date

TRUST DEED.

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sold, conveyed, assigned or alienated by the within described proper then, at the beneficiary's option, all obligations secured by this instance, shall become immediately due and payable.
 To protect the security of this trust deed, grantor agrees:
 To protect the security of this trust deed, grantor agrees:
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It is mutually agreed that:

It is mutually agreed that: 6. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, it is to tention domain or condemnation, beneliciary shall have the sounder the right of a require that all or any portion of the monine payable to pay all reasonable uch taking, which are in ercess of the amount irquired to pay all reasonable uch taking, which are in ercess of the amount irquired to pay all reasonable uch taking, which are in ercess of the amount irquired to pay all reasonable uch taking, which are in ercess of the amount irquired to pay all reasonable uch taking, which are in ercess of the amount irquired to pay all reasonable uch taking, which are in ercess of the amount irquired to the trial and pay reasonable costs and expenses and attorney's test, liciary in such proceedings, and the balance applied upon the indebtedments and erecute such instrument grees, at its own expense, to take such actions and erecute such instrument and the off the intervent is obtaining such com-pensation, promptly upon beneficary a request. 9. At any time and from time to time upon written request of bene-endorsement (in case of full recompresentation of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in the individual of the making of any map or plat of said property; (b) join in the individual property is a plat of said property; (b) join in the individual property is a plat of said property; (b) join in the individual property is a plat of said property; (b) join in the individual property is plat of said property; (b) join in the individual property is plat of said property; (b) join in the individual property is plat of said property; (b) join in the individual property is plat in the plat of said property is plat in the individual allocing is the individual property is plat in the plat is a property is plat in the plat is a plat in the plat is

granting any essentent or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed of the lies or charge subordination or other agreement allecting this deed of the lies or charge thereon in a reconvey, without warranty, all or any part the interoperty. The seconvey are may be described as the interoperty. The seconvey are of the truthulness thereoil. Thereon or performs and the recitals thereon of any matters or lacts shall services mentioned in this paragraph shall be not less than \$5. The seconvey are of the truthuleness thereoil. Truther's less lor any of the truthuleness thereoil. Truther's less lor any of the very default by grantor hereunder, beneficiary may at any pointed by a notice, either in person, by agent or by a resure to be appointed by an otice, either in person, by agent or by a resure to be appointed by and prolits, and without regard to the adequery of any security for erry or any part theored, in its own name sue or otherwise collocits and prolits, its own parts and unpaid, and apply the rents, less to sta and expension and taking possession of said property, the collection of such rents issues and prolits, or the proceeds of the and other above pointed or notice. If all the interest and in such order as berewaive any delault or notice of delault hereunder or mixidate any act done property, and the application of a curve or invalidate any act done property, and the application of a sure or invalidate any act done property, and the application of any release thereoid and induction every any delaution or notice. If any may all on any inductions and prove the set of any security developed any delaut or notice.

proceed to loreclose this trust deed in the manner provided in UKS 60.735 to 68.795. 13. After the trustee has commenced loreclosure by advertisement and sale, and any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other persons so privileged by Ost 86.753, may cure the default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other that such portion as would being cured may be cured by tendering the performance required under the defaults, the person effecting the cure shall pay to the benchicary all costs together with trustee's and attorney's lees not exceeding the amount provided by daw. If Otherwise the cure shall on the date and at the time and

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-sors 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 appointe hereunder. Each such appointment and substitution shall be made by written assirument executed by beneliciary, which, when recorded in the mortsage conclusive prool of proper appointment of the successor trustee. If the successor trustee. If Trustee accepts this trust when this deed, duly executed and oblighted in only any party hereto of pending sale under, duly executed and oblighted to notify any party hereto of proing sale unity of trustee is not shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either on atterney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lows 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 accrow agent licensed under ORS 696.505 to 696.505.

fully seized in fee simple of	ts and agrees to and with the beneficiary and those claiming said described real property and has a valid, unencumbered	<u> </u>
		ander him, that he is title thereto
and that he will warrant an	d forever detend the same against all persons whomsoever.	
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The grantor warrants that th (a)* primarily for grantor's p	te proceeds of the loan represented by the above described note and this personal, family or household purposes (see Important Notice below), and the personal sector and the	
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socured hereby, whether or not name sonder includes the famining and	and assigns. The term beneficiary shall mean the holder a legatees, devi	sees. administrate
* MEODTANT	SOF, said grantor has hereunto set his hand the day and upon	first above written
beneficiary MUST comply with the Art	bie and the beneficiary is a creditor Michael P. Datal	La_
If compliance with the Act is not required,	Ness form No. 1319, or equivalent, , disregard this notice.	4 4
(If the signer of the above is a corporation, us the form of acknowledgement oppsila.) STATE OF OREGON.	Dolores L. Patzke	
Country of Clamath	STATE OF OREGON,	
The Cost during was acknowledge Alchael P. Patzke & Dolor Patzke	ged before me on This instrument was acknowledged before me o) \$55.) n
(SEAL) My commission expires: B	Public for Oregon Notary Public for Oregon	
My commission expires: S-	-/6-88 My commission expires	
		(SEAL)
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O: The undersigned is the legal owner ust deed, have, been fully, paid and satisfi id, trust doed or pursuant to statute, to rowith together with said trust deed) and ate now held by you under the same. M	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee and holder of all indobtedness secured by the foregoing trust deed. A lied, You hereby are directed, on payment to you of any sums owing to be cancel all evidences of indebtedness secured by said trust deed (while d fo reconvey, without warranty, to the parties designated by the term fail reconveyance and documents to	Il sums secured by said you under the terms of ch are delivered to you s of said terms.
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