FORM No. 881-Oregor Trust Deed Series-TRUST DEED.	CDEM STE
	SPEN S-31930 STEVENS-NESS LAW PUB. CO., PORTLAND, OR 9720
THIS CONT	INUSI DEED MASS
THIS TRUST DEED, made this	AL VUI. MOD Page 0037
SHERYL M. COE and SHERYL M. COF L	day of April
STEPHEN R. COE and SHERYL M. COE, hu	day ofApril 1988 between
LOREST PRODUCTS FEDERAL OPENTING	An Oregon Corporation
UNION	An Oregon Corporation , as Trustee, and
as Beneficiary,	
Granter irrevocable (VITNESSETH: and conveys to trustee in trust, with power of sale, the property described as:
inKlamath	and conveye to
inKlamathCounty, Oregon, o	described and trustee in trust, with power of sale the
Lots 1, 2, and 3, Block 21, MOUNTAIN KLAMATH FALLS, in the County of Klama	as: oute, the property
KLAMATH FALLS, in the County of Klama	VIEW ADDITION IN THE
The County of Klam	ath. State of O
	, blace of oregon.
	and a second
ogether with all and singular the tenemonts to see	and appurtenances and all other rights thereunto belonging or in anywise ts thereot and all fixtures now or hereafter attached to or used in connec
on with said real errors	and appurtenances and all other rights thereunto belonging or in anywise ts thereot and all fixtures now or hereafter attached to or used in connec- NCE of each agreement of granter besi
FOR THE PURPOSE OF SECURING	Is thereof and all tixtures now or hereatter attached to or used in connec- NCE of each agreement of grantor herein contained and payment of the
an of TWELVE THOUSAND AND NO (100	NCE of each agreement of
ite o' even date herewith, payable to benefician	Dollars with interest
of sooner paid, to be due and payable to beneficiary or order and The date of maturity of the debt secured by this instrum comes due and payable. In the event the within instrum d, conversed	Dollars, with interest thereon according to the terms of a promissory d made by grantor, the tinal payment of principal and interest hereot, if the Note, 19.
comes due and payable to the debt secured by this instrum	the Note
d. conveyed, assigned or alienated he within described pr	nent is the date, stated above, on which the time t
rein, shall become is option, all obligations secured to	the made by grantor, the final payment of principal and interest hereof, if the Note
To any all and payable.	s instrument, irrespective of the
I consider a preserve and maintain a deca, grantar adrong	ates expressed therein, or
to commit or permit any match any building or improvement condit	ition granting any casement and
a su complete or restore property.	ition franting any easement or creating any restriction thereon; (c) join in any eon; subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property like frantee in any reconveyance may hav all or any part of the property
are any building or improvement which may be constructed, damaged trys of thream, and pay when due all costs incurred threads, damaged J. To comply with all laws, ordinances, reduction of the	any reconveyance manualy, all or any part of the or charge
inter restrictions affecting said and interiors, regulations, covenants	be conclusive proof of the recitals therein of any person or persons
Code as the beneficiary may remember pursuant to the Uniform Courses.	to Upon any data the first how es
lating officers or searching agencies as the cost of all lien searches ma	the pointed by a court, and with person, by agent or hy a court any
4. 10 provide and must	the erty or providences hereby secured, enter to the adequacy of any security in
4. To provide and continuously maintain insurance on the buildin, such other harards as the beneficiary may from time to time require, in mount not less than it Vacant, property is the require to the beneficiary, with loss physical to the latter; a frantise acceptable to the beneficiary, with loss physical to the latter; a frantise to the beneficiary.	nes less costs protits, including those part are sue or otherwise collect at prop-
anies acceptable to the bacant property to time to time require,	and collection that the same
result not less than it Vacant property from time to tune require. In ances ucceptable to the beneficiary, with loss phyable to the latter; a or of insurance shall be delivered to the beneficiary as soon as insure or said policies to the benefician to procure any such insurance or said policies to the benefician to procure any such insurance	in 11. The entering upon and in such order as bene-
er said policies to the beneficiary and procure any such insurance	d; insurance policies and rents, issues and profits or the
sensitivity may procure the or hereafter placed on whit built	a- waive any default application or release the wait's for any taking or damage of the
	nt to such notice. Hereunder or invalidate any act der
determine, or at option of benalicies and in such order as beneficies	hereby or in his performance of new ment of any indebtedness
the or waive any default or notice of default application or release that	declare all supervise such payment and/or performent hereunder, time being of the
5. To keep said premises free from	y in equity as beneficiary at his election may out of and payable. In such as
	if remedy, either and sale, or may direct the trustee to foreclose this trust deed
erchary, should the frantor fail and promptly deliver receipte the	his written neticiary or the trustee shall be beneficiary may have in the
insurance premiums, liens or other in payment of any faver	property to satisfy the obligation several to sell the said described
such payment, beneficiary may beneficiary with lunds with which	r in the time and place of sale, five notice thereby whereupon the fruster shall
together with the obligations describe the rate set forth in the note concerned,	13. Alter the in the manner provided in ORS 86,735 to
red, without waiver of any ridher a part of the debt secured has a	sale, the drantom prior to 5 days before the disclosure by advertisement and
trembelore described, to well as with interest as aloresaid the	sums secured defaults. If the default convicted by ORS 86.753, may cure
the inst they are bound to the grantor, shall be bound prop-	not the amount due at the time of the default may be cured by when due,
	her due had no default occurre other than such portion as the
d, and all such payments shall be payment of the oblidation beach	
d, and all such payments that the payment of the obligation herein ice, and the nonpayment thereof shall, at the option of the beneficiary, all sums secured by this trust deed immediately due and payable with- te a breach of this trust fuel factors.	defaulter or trust deed. In any cost the performance required under of
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"d, and all such payments that the payment of the obligation herein ice, and the nonpayments shall be immediately due and payable with- all sums secured by this trust deed immediately due and payable with- e a breach of this trust deed. 6. To pay all costs, ters and expenses of this trust including the cost search as w-ll as the other costs and expenses of the trustee including tection with or in enforcing this obligation and trustees and attempt	defaults, the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the default or together with trustee's and attorney's tees not exceeding the amount field
"d, and all such payments that the payment of the obligation herein ice, and the nonpayment shall be immediately due and payable with- all sums secured by this trust deed immediately due and payable with- te a breach of this trust deed immediately due and payable and 6. To pay all costs, lees and expenses of this trust including the cost search as well as the other costs and expenses of the trustee incurred with or in enforcing this obligation and trustees and attorney". To appear in and defend any action or proceeding nuroonline is search in enforced to be seen the trustees of the second s	defaults, the person effecting the cure shall be held on the date and at the time of the default of the sale shall be been been been been been been been
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"d, and all such payments that the payment of the obligation herein ice, and the nonpayment thereof shall, at the option of the beneficiary, all sums are used by this trust deed immediately due and payable with- all sums are used by this trust deed immediately due and payable and 6. To pay all costs, lees and expenses of this trust including the cost extend as well as the other costs and expenses of the trustee incurred search as well as the other costs and expenses of the trustee incurred taily incurred. To appear in and defend any action or proceeding purporting to r provering rights or powers of beneficiary or trustee; and attorney's to return which the beneficiary or trustee; and expenses, in- for the functioned of this deed, to pay all costs and expenses, in- vulence of title and the beneficiary or trustee; attorney's fees the trial court and in the event of an appeal from any judgment or ourt shall adjudge traanole us the beneficiary's or trustee; and yudgment or ourt shall adjudge that: In the event that any potion or all of said property shall be taken it we need that any potion or all of said property shall be taken it we trust to report the trustee that be taken	defaultin of trust deed. In any case, in addition to curing the default or and expenses actually incurred in enforcing the obligation of the default or and expenses actually incurred in enforcing the obligation of the frust deed together with trustee's and altorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by law. The trustee may sell said property either auction to the highest bidder forces and shall sell the parcel or parcels at shall deliver to the purchaser its deed in form as required by law conveying plied. The recitals in the deed of any matters of fact shall be constant or which by any of the truthulness the deed of any matters of fact shall be considered by law of the truthulness the deed of any matters of fact shall be considered by law of the truthulness thereids, may purchase at the sale. 15. When trustee sells pursuant to the sale the trustee, but including shall deficient, (2) to the obligation secured by (1) to the constant or shall deficient of the sale shall be parcent of (1) the expenses of sale, in- having trustee without and a reasonable charge by situate s cluding the consense of the trustee and a reasonable charge by law.
(d) and all such payments for the payment of the obligation herein ice, and the nonpayment thereof shall, at the option of the beneficiary all costs and payable with-all sums secured by this trust deed immediately due and payable and for the structure of this trust deed. To pay all costs, lees and expenses of this trust including the cost search as well as the other costs and expenses of the trustee incurred with or in enforcing this obligation and trustee's and attorney's executive rights to beneficiary or trustee and attorney's executive rights to repowers of beneficiary or trustee; and in any suit, To appear in and delend any action or proceeding purporting to revealing the tore powers of beneficiary or trustee; and in any suit, for the toreclosure of this beneficiary or trustee; and expenses, including evidence of title and the heneficiary or trustee; and expenses, including the trust trial court and in the event of an appeal from any judgment or pure shall adjudge trasonable as the beneficiary's or trustee; attorney's lees that or pure shall adjudge trasonable as the beneficiary's or trustee and user shall be interest. In the event that any portion or all of said property shall be taken it we beneficiary is or condumnation, beneficiary's or furstee's attorney is lees the shall adjudge that:	defaulting of trust deed. In any case, in addition to curing the default or and expenses actually incurred in enforcing the obligation of the default or and expenses actually incurred in enforcing the obligation of the frust deed together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by law. The frustee may sell said property either auction to the highest bidder for cash, payable at the line of sale. Trustee the property so sold, but without any covenant or warranty, express or of the truthulness thereof. Any person, excluding the strustee, but including the grantor and beneficiary, may purchase at the sail be trustee, but including the grantor and beneficiary, may purchase at the sail be trustee, but including the grantor and beneficiary, may purchase at the sail be trustee, but including the grantor and beneficiary, may purchase at the sail be conclusive proof the grantor and beneficiary, may purchase at the sail be conclusive proof the grantor and beneficiary, may purchase at the sail be conclusive proof the grantor and beneficiary, may purchase at the sail.

beary in such proceedings and the balance applied or incurred by bene-secured hereby; and grantor agrees, at its own espense, to take such actions and execute such instruments as shall be necessary in obtaining such com-secured hereby; and grantor agrees, at its own espense, to take such actions pensation, promptly upon beneficiary's request in obtaining such com-tendorsement of its lees and presentation of this deed and the note for the lability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in NOIE The Ityl Dend Act one d

under. Upon such appointment, and without conveyance to the appointed here-trustee, the latter shall be vested with all title, conveyance to the successor upon any trustee herein named or appointed hereunder. Each such appointment, which, when recorded in the mortgage records of the county or counties in ot the successor trustee. All the county or counties in ot the successor trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not trust or of any action or proceeding in which drantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE The Trust Deed Act provides that the instee hereunder must be either on attarney, who is an active member of the Oregon State Bar, a bank, trust company is subsidiaries, attracted 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, attributes, agents or branches, the United States or any agency thereof, or an escrew agent licensed under ORS 696.505 to 696.505.

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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

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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, family or household purposes (see Important Notice 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 pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

* IMPORTANT NOTICE: Delete, by lining cut, whichever warranty (a) or (b) is not applicable; if warranty (c) 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 Stavens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

(If the signer of the above is a corporation, use the form of acknowledgement opporte.)

STATE OF OREGON,) County of Klamath) ss.	STATE OF OREGON, County of)) ss.	
This instrument was acknowledged before me on	This instrument was acknowledged before me on) .	
April 7δ , 19 88_{by} Stephen R. Coe and	19, by		
Sheryl M. Coe	as	·····	
and wole who son	, of	•••••••	
Notary Public for Oregon	Notary Public for Oregon		
S My commission expires: /-/5-90	My commission expires:		(SEAL)
			- 1
REQUES	T FOR FULL RECONVEYANCE		a da angla ang Angla angla ang

To be used only when obligations have been paid.

..., Trustee

The undersigned is the legal owner and holder of all indebtedness 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 herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

DATED:

то:

Beneficiary

Do not lose or destroy this Trust Dead OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.

TRUST DEED (FORM No. 851) STEVENS NESS LAW PUIL CO., FORTLAND, OFF.		STATE OF OREGON, County ofKlamath}ss.
Stephen R. Coe		I certify that the within instrument was received for record on the18thay of
Sheryl M. Coe	4. Constraints of the second secon	at3:280'clock P.M., and recorded
Grantor	SPACE RESERVED	in book/reel/volume No
Forest Products Federal	FOR	page60.57 or as fee/file/instru-
Credit Union	RECORDER'S USE	ment/microfilm/reception No. 86412, Record of Mortgages of said County.
Beneficiary		Witness my hand and seal of
AFTER RECORDING RETURN TO Forest Products Federal		County affixed.
Credit Union		Evelyn Biehn, County Clerk
Aspen	Fee \$10.00	By Beine thas feloch Deputy