It is mutually agreed that:

It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable right, if it so elects, to require that all or any portion of the monies payable right, if it so elects, to require that all or any portion of the monies payable right in the right reasonable costs and expenses and attorney's less necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary stees applied by it first upon applied courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness ficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and granton as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of the fees and presentation of this deed and the note for liciary, payment of the fees and presentation of this deed and the note for liciary, payment of the fees and presentation of this deed and the note for liciary in the state of the payment of the indebtedness, trustee may the liability of any person for the payment of the indebtedness, trustee may the liability of any payment of the making of any map or plat of said property, (b) join in the payment of the indebtedness, trustee may the liability of the payment of the indebtedness, trustee may the liability of any payment of the indebtedness, trustee may the liability of any payment of the indebtedness, trustee may the liability of the payment of the indebtedness, trustee may the liability of the payment of the indebtedness, trustee may the liability of the payment of the indebtedness, trustee may the liability of the payment of the indebtedness trustee may be a supplied to the payment of the indebtedness trustee may be a supplied to the payment of the indebt

surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

16. Beneticiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed herein to any trustee named herein or to any successor trustee the safety and the vested with all size, powers and duties conferred trustee, the lastee sterich named or appointed beceunder. Each such appointment upon any trustee shall be made by written instrument executed by beneficiary which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

11. 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 of pending sale under any other deed of trust or of any action or proceeding in which grants, beneficiary or trustee 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 attorney, who its an active member of the Oregon State Bar, 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 696.585.

blobank of the stank in the superior regularity described and superior of the stank and superior overlants and agrees fully seized in fee simple of said described in the stank and second agrees of the stank agrees fully seized in fee simple of said described in the stank agrees agrees the stank agree of the stank ag	nouries per quier asserts as assert he en- services and service purer pro- s to and with the beneficiary and t	d construction of the second o
2. 11 any time and from more that the thirthest a factor, payment of the new dark production of this authorsimal (in case or fall requirequises, for compila- tife librature of the payment of any respect the the re- tains the control of the makery of any map or that at your	then and the filesting withhele for in the late. Then, will be directing withhele for their action of the filesting and the filesting the filesting and the	MERCUMOTEC THE INFECTION STREET TO STREET AS A STREET OF STREET AS A ST
and that he will warrant and forever de heart is not to the true and to the true and to the true and	most the logisteepers — and infrincially such I as logisted by here is then the lastice her this and smaller is table to the the lower was	The straight had been to a company of the property of the common being the
incurred by granter in such proceedings, that he for	the to totalization, was exempt from each and totalization for the second living and the second living totalization of the anomal technique and the household and the second living to the second linduced living to the second living to the second living to the se	Belging and the second of the
theore of the trial court, promos higher by the pelline spars in pol- pelline spart shell adjudge reasonable as the agreement ney's tees up such appeal. If is againfully agreed than:	the state of the s	consisting to the price of the constraint of the
the transfer and the second of the second of the distribution of the second of the sec	I the flower speed for the transplace of the first the control of the c	bed note and this trust deed are:
in councing why of in angular the epidement of the sence of the benefit of the sence of the senc	titole and situate a site hereto their h	We will be the property of the second
secured hereby, whether or not named as a ben gender includes the teminine and the neuter, an	eticiary herein. In construing this deed and the singular number includes the plural.	der and owner, including pledgee, of the contract d whenever the context so requires, the masculine
* IMPORTANT NOTICE: Delete, by lining out, whicher not applicable; if warranty (a) is applicable and the	the gape reaction of the the state of the st	the day and year first above written.
as such word is defined in the Truth-in-lending Ac- beniclary MUST, comply with the Act and Regular disclosures, for this purpose use Stevens-Ness Form ! If compliance with the Act is not required, disregard	and Regulation Z. the line by making required to the state of the stat	de fine de la sella divida de la fine de la
A section in the case of the c	mount to collected, or shelper all pane of the least of release that	SSEC 1984 S
consoler more and he are a copied between the most and its as a STATE OF OREGON; a by case, of stantage is to a substitution of the copied between	The third is a state of the sta	t de la
This instrument was acknowledged beto Augusting. 1988 by Martin H. Mossier & Mary E. Me	ne me on this instrument was ackn	owledged before me on
Junes Cootte 1 of	the fifther some time the polymer have been	Haling Hose, here the same as the large state of the same and the same
(SEAL) Notary Public Seal Company Seal Compa	Acceptance of the second of th	The property of the second of
Deprim, while become in mediately due stidigately by the remaining of this remaining the property of this remaining the property of the remaining the remaining the remaining the remaining of the remaining of the remaining the remaining of the r	REQUEST FOR FULL RECONVEYANCE	t of Samuel afficial can specify it from the specific part that the second from the contract of the second can be the contract specific subtraction (specific to)
The date of meturity of the pelit scared too: too: too:	seado, is procedured the procedured special and procedured special spe	If the territory graph extracting partial to a little to them on with a sugar the party graph and the control to the control t
said trust deed have been fully paid and satisfied. I	ou hereby are directed, on payment to y cel all evidences of indebtedness secured	toregoing trust deed. All sums secured by said one of any sums owing to you under the terms of by said trust deed (which are delivered to you side signated by the terms of said trust deed the
estate now held by you under the same Mail r	econveyance and documents to stantistics	n Kankios (1945) i sulaigust, rist halkista <u>al 1961</u> Dia Gi prepala oliveres de onices de comerci
		Beneficiary
Do not loss or destroy this Trust Deed OR THE NOTE	which it secures. Both must be delivered to the tru	hee for cancellation before reconveyance will be made.
TRUST, DEED,		STATE OF OREGON, SS.
OTTISTS (FORM) No. 881) SECOT OB A STEVENS NESS, LAW PUB. CO. FORTLAND. ORE:	Cregon, dew map as, THON TO BLEY-WAS HEACHTS, le in the office of the Co	County of Klamath I certify that the within instrument was received for record on the LSL day
Grantor irrevocably grants, barge	ns, sells and conveys to trudes in	of Sept. ,19.88., at 11:25. o'clock A.M., and recorded in book/reel/volume No
Forest, Products; Federal	FOR GIL 11 RECORDER'S USE	page .14238 or as fee/file/instru- ment/microfilm/reception No.9.09.68, Record of Mortgages of said County.
P. O. Box 550 Beneticiary Lakeview neshol/Offunn To 1977 Forest Products Federal C. U. 1977 BO Ros 550	E. Messucr, "nostent and " X. Inc.	Witness my hand and seal of County affixed.
PO Box 550 Lakeview, OR 97630	3T (45-9) Vato Fee \$13:00 DEED	Rvelyn Biehn County Clerk NAME TITLE By Caudina Millindaic, Deputy
I goth the dat-Deeped Trust Deep Seven-Tabist DATE:	rec \$13.00 	