pellate court shall adjudge reasonable as the beneticiary's or trustees autor-ney's tees on such appeal. If is mutually agreed that: 8. In the event that any portion or all ol said property shall be taken under the event that any portion or all ol said property shall be taken it is clecks, to require that all or any portion of the monies payable to pay all reasonable costs, expenses and attorney's lees necessarily reguired incurred by grantor in such proceeding, shall be paid to beneficiary and the trial and appellate courts, shall be paid to beneficienty and both in the trial and appellate courts and expenses and attorney's lees necessarily regionable costs, expenses and expenses and attorney's lees applied by it irst upon any reasonable costs and expenses and attorney's lees applied by an any reasonable costs and expenses and attorney's lees applied by it irst upon any reasonable costs and expenses and attorney's lees and exceedings, and the balance applied upon the indebledness and exceedings and grantor agrees, to take such actions pensation, promptly upon beneficiary is being to blaining such com-endors, promptly upon beneficiary in the time to the top written request of bene-endors, promptly upon the end from time to time tupon written request of bene-endors, payment of its lees and presention of this deed and the top in the timbility of any person for the payment of the indebledness (a) consent to the making of any map or plat of said property; (b) join in

sold, conveyed, assigned or alionated by the grantor without length of the nat the beneficiary's option, all obligations secured by this inst them, at the beneficiary's option, all obligations secured by this inst the tens, shall become immediately due and payable.
 To protect the security of this trust deed, grantor agrees: and repair to termove or demolish any total deed, grantor agrees: and repair to termove or demolish any total deed, grantor agrees: and repair to termove or demolish any total deed, grantor agrees: and repair to termove or demolish any the deed construction of the common to termove or demolish any total deed construction.
 To compare any building or preserve and maintain basing progression and vorkmanike destroyed thereon, and paynprovement which may be constructed manaded or all destroyed thereon, and paynprovement which may be constructed manaded or all destroyed thereon, and paynprovement which the deed or destructions allecting said: ordinances, regulations, covenant, control of deecuting subth financing statementy: if the beneficiary or any total developed the beneficiary or destructions and the deel of the deel of the developed or destructions allecting agencies as well as the to pay to filling same in the based of all lies searches made by find of the developed on the said progress and the based density of the developed on the said of all lies searches made any or deterniler of less than search or nor search any be deemaded desity for a search of policy any termination of any policy of immunolity many income any search any search of poroure any search as insured of devers and policy for the same paynable.
 To policy of immunoliticary at less title days pay and the search and the search of the developed of assessed under search and the search of the search and the search 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 success-under. Upon such appointment, and without conveyance to the successor under. Upon such appointment, and with all title, powers and duties uccessor upon any trustee herein named or appointed hereunder. Each such appointment upon any trustee herein named or appointed hereunder. Each such appointment which, when recorded in the mortgage records of the county or complicary, which the property is situated, shall be created by here appointed of proper appointment of the successor trustee. There are appointed as provided by law, Trustee here trustee is not appointed as provided by law, Trustee is not trusted to notly any party hereto of an provided by law, Trustee is not trusted of any action or proceeding is which frantor, beneficiary or truste shall be a party unless such action or proceeding is brought by trustee.

and expenses actually incuried in choicing the objective of the travel of together with trustees 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 costponed as provided by law. The trustee may sell said property either auction to the highest bidder for cash, payable at the harcel or parcels at shall deliver to the purchest bid on loor mas requiring by law converses the prospective provided by law. The trustee may sell said scale. Trustee auction to the highest bidder for cash, payable at the harcel or parcels at shall deliver to the purchest bid on any covenant or warrant by law converging piled. The recitals in the deed of any matters of lact shall be conclusive proof the grantor and beneliciary, may purchase at the sale. Shall apply the proceeds of the trustee saids the trustee, but including shall apply the proceeds of the trustee and a reasonable charses of said, in-atorney. (2) to the obligathe trustee and a reasonable define the trustee, having recorded lines subsequent to the interest of the trustee and the trustees and the trustees subsequent to the interest of the trustee and be the shall apply the proceeds of the trustee and a reasonable consess of said, in-atorney. (2) to the obligathe trustee and a traster of the trustee and the trustees they are compensation of the trustee and the trustee of the trustees and the trustees of the trustees they are compensation of the trustee and a traster of the trustee and the trustees and the trust and (3) to all persons the trust and (4) the trust of the trustee and the trustees and the trust and (4) the trust surplus. 16. Beneliciary may from time to time appoint a successor, or succes-

strument, irrespective of the maturity dates expressed therein, or arrange any casement or creating any restriction thereon; (c) join in any thereoff (d) recorvey, without warrenty, all or any part of the person or charge framework (d) recorvey, without warrenty, all or any part of the person or charge framework (d) recorvey, without warrenty, all or any part of the person or persons be context, and the reciting this deed or the person or persons be contained in this part of the truthyliness therein of any matters or facts shall be theretor, and the reciting therein of any matters or facts shall be continued in this part of the adequacy of any source or any of the function of the truthyliness therein of any matters or facts shall there the truthyliness is therein of any matters or facts shall the definition of the set of any source or any the indebiguation of the set of any source or any source or any context of the adequacy of any source or any source of the indebiguation of any part thereol, in its own man and take possession of sail property, the indebiguation of an entering upon and taking possession of sail property, the insurance policies or compensation or awards for any taking or damate of the wave any default by frantor in payment of any taking or damate of the wave any default by frantor in payment of any taking or damate of the wave any default by frantor in payment of any taking or damate of the wave any default by frantor in payment of any taking or damate of the wave any default by frantor in payment of any taking or damate of the wave any default by frantor in payment of any taking or the beneficiary may are source and any agreement hereunder, the beneficiary may are described by any advertisement and safe for any taking or the beneficiary or any difference and dower property to be advertised and any agreement hereunder, the beneficiary may are converted by the trustee to loreelose this trust deed advertisement and all or payment and any take any other if any any recent the beneficiary or any

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 real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the 

Lot 11 in Block 2; Shield Crest, Tract 1172, according to the official plat thereof War and West and a strain on file in the office of the County Clerk, Klamath County, Oregon. Together with an undivided interest in all those private roads shown on the plat and more particularly described in Declaration recorded M84, page 4256, records

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in \_\_\_\_\_\_ Klamath \_\_\_\_\_County, Oregon, described as:

TRUST DEED

Acts THIS TRUST DEED, made this \_\_\_\_\_23rd\_\_\_\_\_day of September\_\_\_\_\_\_, 19.88..., between WAYNE D. WOODWICK AND JUNE M. WOODWICK, husband and wife KLAMATH COUNTY TITLE COMPANY

as Grantor, KLAMATH COUNTY TITLE COMPANY FOREST PRODUCTS FEDERAL CREDIT UNION

Oregon Trust Deed Series—TRUST DEED. Klaus 1313 Oregon 97601 Fee 313.

as Beneficiary,

eremur.

PORTLAND. OR. 9720

STEVENS-NESS LAW PUB. CO

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....., as Trustee, and

		<b>~~</b> ~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
The grantor covenants and agr fully seized in fee simple of said descr	ees to and with the t ibed real property ar	eneficiary and those claiming under him, that he is law- id has a valid, unencumbered title thereto
and that he will warrant and lorever	defend the same aga	inst all persons whomsoever.
(3) If the standard on particular of the differential work of the standard	<ul> <li>A subsequences and subsequenc subsequences and subsequences a</li></ul>	
The grantor warrants that the proceeds (a)* primarily for grantor's personal, ta (b) for an organization, or (even it gr	of the loan represented 1 mily or household purpos antor is a natural person	by the above described note and this trust deed are: ses (see Important Notice below), ) are for business or commercial purposes.
This deed applies to, inures to the ben personal representatives, successors and assign secured hereby, whether or not named as a be gender includes the leminine and the neuter, a	efit of and binds all part s. The term beneficiary neficiary herein. In const nd the singular number i	ies hereto, their heirs, legatees, devisees, administrators, executors
* IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and th as such word is defined in the Truth-in-Lending A beneficiary MUST comply with the Act and Regula disclosures; for this purpose use Stevens-Ness Form If compliance with the Act is not required; disregare	ever warranty (a) or (b) is e beneficiary is a creditor at and Regulation Z, the tion by making required	Harne D. Haslingh
(If the signer of the above is a corporation, use the form of acknowledgement opposite, ) and the second statement opposite () and the second statement opposit	Medical second stands for an and second stands for an a	UNE M. WOODWICK No odwick
STATE OF ORECON. County of Klanath Thy instrument was atknowledged bel Saptember 23 75.88 by Wagne D. Woodwick and	) ss. Cour	OF OREGON
June M. Hoardick	of	
(SEAL) Notary Public (SEAL) My commission expires: 12–19	00	ublic for Oregon nission expires:
REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO:		
said trust deed or pursuant to statute, to canc herewith together with said trust deed) and to re estate now held by you under the same. Mail re	older of all indebtedness ou hereby are directed, c el all evidences of indeb convey, without warrant convey, and document	secured by the foregoing trust deed. All sums secured by said on payment to you of any sums owing to you under the terms of tedness'secured by said trust deed (which are delivered to you you to the parties designated by the terms of said trust deed the is to have a secure of the terms of said trust deed the
den ist forentet opperations for recommenden DATED: (1997), for statistic for recommenden	NERCE DISC STATISTIC PROPERTY	and an and a second
af Kinaath Congly, Gregor.		Beneficiary
Together with an undivided int and be up fee a generation the last de the Noie	which it secures. Sold must be	delivered to the trustee for concellation before reconveyance will be made.
TRUST DEED CHT	e, Tract 1172; s Sounty Clark, R1.	South Country of Country of Marth States State
	ton vill and current Oneign describule	I certily that the within instrument was received for record on the 27th. day of
Grantor	SPACE RESER For Recorder's I	page
AFTER RECORDING RETURN TO COMP	бито: Соидуна	Record of Mortgages of said County. Witness my hand and seal of County affixed.
Forest Products FCUED Made 11 Box 1179	a NOODEICK) aas	Evelyn Biehn, County Clerk
	Fee \$13.00	By Q. auline Muller share Deputy

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