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 To protect the security of this future deed, grantor agreest and the security of the sec

NOTE: The Trust 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 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 496.505 to 666.585.

matrix, if any, to the granter or to his successor in interest entitled to such surplus. If any, to the granter or to his successor in interest entitled to such surplus. If any, to the granter bergin to any successor frustee appoint a under on the fatter shall be vested and without conveyance appointed here under, the fatter shall be vested and without conveyance in the successor upon any trustee named by winned hereinder. Each such is consistent which the property is situated, shall be conclusive proof of proper appointment which the property is situated, shall be conclusive proof of proper appointment of successor trustee. The successor is and successor in the successor involves the successor is successed and by with the successor trustee appoint of the successor trustee. The successor is and successor is and convoled and substituted and by with the deed, duly executed and trust or of any action or proceeding in which sale under any other deed of shall be a party unless such action or proceeding is brought by trustee.

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 place designated in the notice of sale of the time to which sale sale 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 paid sale may auction to the bin separate parcels a trustee may sell said paid sale may auction to the bin separate parcels shall sell the parcel of crity either shall deliver to the subset bidder for cash, parking sell said paid sale may auction to the purchase its deed in formle at the time of sal purchase the grouperty so sole purchase its deed in formle at the time of sale parcel of the truthluness thereof thet without any covenant or warranty, express or plied. The recitals in that without any covenant or warranty, express or the granter and beneficiary. Any person, excluding thall be conclusive plind of the truthluness thereof the purchase at the sale of the truthluness thereof the parcelas at the sale of the granter and beneficiary. The particular a reasonable charke but including shall for compensation of the trustee and a reasonable charke by trustee attorney to the obligation screase in the trust deed. (The trustee all persons thered to the obligation screases in the trust end all persons autring in the sale trustee and a reasonable charke by trustee atterney to the obligation screases in therest of the trustee all persons autring in the sale trust autring in the sale instant to the sale provided be all persons autring in the sale instant to the sale trustee all persons autring the interest insta appear in the criter of their privity in the trust autring. Beneficiary may from time to time appoint a successor on successor of a successor on successor on the successor on successor o

nstrument, irrespective of the maturity dates expressed therein, or subordination or other advecting this entries entries of a convey without warranty, all or any part of the property. The subordination or other advecting this described or the lien or charge trades in any reconvey without warranty, all or any part of the property. The feally entitled thereto," and there is the entitle of the property of the property of the there of the there of the property. The feally entitled thereto, and they be described or the property of the property of the property of the there of the there of the property. The feally entitled thereto, and they be described or the property of the property of the there of the there with the property is the set of any of the property of the indiction of the property of the property, and the property of the indiction of the property, and the property, and the application or release these of any taking or down and the property, and the application or negative of the property is the property, and the application or negative property of the benefician property is the property of the section of the benefician property of the benefician property is the property, and the application or property is a down any advection of any advection of the benefician property is a more the property of the section any advection and problem. In such a property of the benefician property is a more of the property of the benefician property is a more of the property of the section any advecting property of the benefician prope

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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new or hereafter appertaining, and the rents, issues and profits thereot 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 ONE WINDED EVERY EIVE TUOUCAND AND NO/100 FOR THE PURPOSE. OF SECURING PERFORMANCE of each agreement of grantor netern contained and payment of the sum of ONE HUNDRED. FIFTY. FIVE. THOUSAND. AND NO/100

MALLEY STATE BANK .., as Trustee, and as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH County, Oregon, described as: SEE ATTACHED 'EXHIBIT "B" BY THIS REFERENCE MADE A PART HEREOF. The stand of the last Courts done the witten destination Di Per tere in first at this tran beau Os alls froit strap of

TRUST DEED

2011 THIS TRUST DEED; made this 5TH SYCAN FOREST PRODUCTS, INC.

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WILLIAM P. BRANDSNESS

FORM No. 881—Oregon Trust Deed Series—TRUST DEED. Readelth Fat8223-97603 SALS SOUTH STATH STREET

Vol. m89 Page 9587

STEVENS-NESS L

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fully seized in fee simple of said describ	958
	es to and with the beneficiary and those claiming under him, that he is labed real property and has a valid, unencumbered title thereto
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AN CAN SKIMAN XIX SKIMAN XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	t the loan represented by the above described note and this trust deed are: MX XX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
	person are for business of commercial
personal representatives, successors and assigns.	t of and binds all parties hereto, their heirs, legatees, devisees, administrators, executo The term beneficiary shall mean the holder and owner, including pledgee, of the contra liciary herein. In construing this deed and whenever the context so requires the context the singular number includes the numer
gender includes the feminine and the neuter, and	t of and binds all parties hereto, their heirs, legatees, devisees, administrators, executo The term beneficiary shall mean the holder and owner, including pledgee, of the contra liciary herein. In construing this deed and whenever the context so requires, the masculi the singular number includes the plural.
IN WITNESS WHEREOF, said L	rne singular number includes the plural. grantor has hereunto set his hand the day and year first above written.
Bot applicable it.	
beneficiant Must defined in the Truth-in-Lending Act	and the state of t
beneficiary MUST comply with the Act and Regulation disclosures; for this purpose use Stevens-Ness Form No. If compliance with the Act is not required, disregard th	Late (A) A BY:
We shall be accurately the strength of the str	is notice. BY: Aulus Avenues
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	SALLY J. MCGED, SECRETARY
STATE OF OREGON,	n an an ann an ann an Arranna agus ann an Arranna ann an Arranna. An Arranna ann an Arranna an Arranna Arranna an Arranna ann an Arranna an
County of	SS STATE OF OREGON;
This instrument was acknowledged before	-) County of KLAMATH Ss. Ss. Ss. Ss. St. Main Main Market St. St. St. St. St. St. St. St. St. St
19, <b>by</b>	
	as PRESIDENT & SECRETARY of SYCAN FOREST PRODUCTS, INC.
(SEAL) My commission expires:	Dregon Notary Public for Oregon
	My commission expires: 2-12-91
	REQUEST FOR FULL BECOMMENDATION
	be used only when obligations have been paid.
Contraction of the second s	Trustee and Trustee and the set of the set o
O:	r of all indebtedness convert
O: The undersigned is the legal owner and holden ust deed have been fully paid and satisfied. You h id trust deed	r of all indebtedness secured by the foregoing trust deed. All sums secured by
O: The undersigned is the legal owner and holder ust deed have been fully paid and satisfied. You h id trust deed or pursuant to statute, to cancel-al serwith together with said trust deed) and to recom- tate now held by you under the same Mail	r of all indebtedness secured by the foregoing trust deed. All sums secured by said are by are directed, on payment to you of any sums owing to you under the terms of l evidences of indebtedness secured by said trust deed (which are delivered to you vey, without warranty, to the parties designated by the terms of
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EXHIBIT "B" LEGAL DESCRIPTION 9589

A tract of land situated in the SE1/4 NE1/4 of Section 33, Township 38 South, Range 11 1/2 East of the Willamette Meridian, Klamath County, being more particularly described as follows:

Beginning at a point on the East line of said SE1/4 NE1/4 from which point the Northeast corner of said SE1/4 NE1/4 bears North 00 degrees 02' 28" East 300.00 feet; thence South 00 degrees 02' 28" West, on said East line, 173.96 feet, thence South 71 degrees 11, 50" West, 582.82 feet; thence South 80 degrees 57' 06" West 776.32 feet to a point on the West line of said SE1/4 NE1/4; thence North 00 degrees 13' 13" East on said West line, 137.61 feet to the Easterly line of a tract of land described in Deed Volume 47 at page 593, Klamath County Deed Records; thence Northeasterly along said Easterly line to a point on the North line of said SE1/4 NE1/4; thence North 89 degrees 29' 53" East on said North line, 591.88 feet to the Northwest corner of a tract of land described in Deed Volume M78, page 3585, Klamath County Deed Records; thence South 00 degrees 02' 28" West on the West line of the last mentioned tract of land, 300.00 feet to the Southwest corner thereof; thence North 89 degrees 29' 53" East on the South line of the last mentioned tract of land, 300.00 feet to the point of beginning of this description.

TOGETHER WITH a tract of land situated in the SE1/4 NE1/4 of Section 33, Township 38 South, Range 11 1/2 East of the Willamette Meridian, Klamath County, Oregon, being more particularly described as follows:

Beginning at the Northwest corner of said SE1/4 NE1/4; thence North 89 degrees 29' 53" East along the North line of said SE1/4 NE1/4; 316.66 feet to the Westerly line of a tract of land described in Deed Volume 47 at page 593, Klamath County Deed Records; thence Southwesterly along said Westerly line to the West line of said SE1/4 NE1/4; thence North 00 degrees 13' 13' East along the West line of said SE1/4 NE1/4, 508.39 feet to the point of beginning.

Z. With

Tax Account No.: 3811 V3300 00600 3811 V3300 00500

STATE OF OREGON, County of Klamath

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Filed for record at request of:

<u>South V</u>	<u>alley State Ban</u> day of June	
at <u>11:53</u>	_ o'clockA.M.	and duly recorded
in Vol. <u>M89</u>	of Mortgages.	Page _9587
Evelyn Biehn	County Cler	
By 🔽	auline M	uccendare
	and the second	Deputy.

SS.