egon Trust Deed Series-TRUST DEED. MTC-21563P 1158 Vol.<u>m89</u>_Page<u>10108</u> @ TRUST DEED MONVANTH LITT COHEYMA THIS TRUST DEED, made this ______ 5th _____ June . 19.89 , between DALE W. BONER & CORLISS A. BONER, husband and wife as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY as Trustee, and HENRY J. CALDWELL, JR. & DEBORAH L. CALDWELL, husband and wife or survivor as Beneficiary, The Patient Roman Car Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property which we have the in Klamath County, Oregon, described as: Lot 2 in Block 33, HILLSIDE ADDITION to the City of Klamath Falls, according to the actual official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. KORL DEED STATE OF OREGON. 5. e.e. Tax Account No. 3809-29AD-8400 ge ed mee e, ratur den dien derd CB jus wort which treases sod mer is definered is the figure for considered before experience will be most

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. Come FOR THE PURPOSE OF, SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of THIRTY THOUSAND AND NO/100-----(2 notes: \$21,100.63 and \$8,899.37)----

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereon, if The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable. To protect the security of the baby secured by this instrument is the state above, on which the final installment of said note sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable. To protect the security of the secure of the maturity dates expressed therein, or

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It is mutually agreed that: 8. In the event that any portion or all ol said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, if it is o elects, to require that all or any portion of the monies payable as compensation for such proceedings, shall be paid to beneliciary and to pay all reasonable costs, expenses and attorney's lees necessarily paid or applied by it first and appellate courts, necessarily paid or incurred by bene-liciary in such and appellate courts, necessarily paid or incurred by bene-liciary in such and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the balance applied upon the indebtedness and 'execute such its hereit, arequest. 9. At any two beneliciary's request. 9. At any person for the payment of this deed and the note for endorsement (in cas its lees and presentation of this deed and the note for endorsement (in cas its lees and presentation of this deed and the note for (a) consent to the making of any may or plat of said property; (b) foin in (a) consent to the making of any may or plat of said property; (b) foin in

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together with trustics and attorney's less not exceeding the amounts provided by law the interview of the solution of the trust deed by law. If the notice of sale or the time to which said sale may be postponed, as provided by law. The truste may sell said property either and the time to which said sale may in one, parcel or in vision cash, payable at the time of parcets either to the time to the time to the poperty either to the bidder for cash, payable at the time of the property is the parcel or the time to the time of the poperty and the poperty and the time of the poperty and the time of the property and the time of the property and the time of the trust and the truste and sell the trustes of the trusthulnes in the deed of any matters of the truste, but including the grantor and beneficiary, may purchase at the sale. It is the former and the proceeds of sale to payment of (1) the expense of sale, including the compensation of the truste and a reasonable charge by frustees attorney. (2) to the obligation secured by the trust deed, (3) to all persons attorney. (3) to the obligation secured by the trust deed, (3) to all persons attorney. (4) to the base the state of the truste and to the trust deed at the truste and a reasonable charge by the trust deed at the truste and the truste and a trassonable charge by the trust deed at the truste and a trassonable charge by the trust deed at the truste and the truste an

surplus, if any, to the grantor or to his successor in interest entitied to such 16. Beneticiary 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 this successor trustee, the latter shall be vested with all title, powers and during conferred upon any trustee herein named or appointed hereunder. Each such appoint which, when, recorded in the mortkage records of the county or countier which when recorded in the mortkage records of the county or countier which he successor trustee.

which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. 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 grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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NOTE: The Trust Deed Act provides that the trustee bereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and Joan association authorized to business under the laws of Oregon or the United States a title insurance company authorized to insure tille 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.

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ly seized in fee simple of said described lor Trust Deed in favor of For not agree to assume and pay.	cest riou	ucts Federal Credit	Union, which duyers lefen
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્યું અંગણ વિષય છે. તેનું તું કુર્યલાય પિષ્ટા નાગળ વૃષ્ણાપુર્વન કુર્યવાર છે. આ પ્રોય છે છે આ પ્રોય પ્રાયમ આવ્યું 10 કર્યું આવ્યું છે. આ પ્રાયમ આ પ્રાયમ આ પ્રાયમ આ પ્રાયમ આવ્યું 10 કર્યું આવ્યું છે. આ પ્રાયમ આ પ્રાયમ આ પ્રાયમ આ પ્રાયમ આ પ આ પ્રાયમ આ પ્	्राहरू स्रोत्स्य प्रदेश स्वरूप स्रोत्स्य प्रदेश स्वरूप स्रोत्स्य स्वरूप	માં આવેલી છે. આ ગામ સામય સામયોલમાં અને મુંગ્રે સું જાણકાર કરે કાર્યપ્રકાર કાર્ય આવેલી પ્રાપ્ત પ્રકારનાં પ્રાથમિક કે કાર્યપ્ર આવેલી આગળાં કે કાર્યપ્ર મહારા કાર્યું આવેલી આગળાં સામયોલ આવેલી સામયેલમાં સામયેલમાં આવેલી સામયેલમાં આવેલી સામયેલમાં આવે કાર્યું આવેલી સામયેલમાં આવેલી સામયેલમાં સામયેલમાં સામયેલમાં આવેલી સામયેલમાં આવેલી સામયેલમાં આવેલી સામયેલમાં આવે આવેલી આવેલી આગળાં આવેલી આગળાં આવે	angen i landerstammen of sterner (1990). Sind and an and an angen i sterner (1990). Sind and an angen i sterne Sind angen i sterner (1990) sind and an an angen i sterner (1990) sind angen i sterner (1990) sind angen i stern Render angen i sterner (1990) sind and and an angen i sterner (1990) sind angen i sterner (1990) sind angen i s Render angen i sterner (1990) sind and and an angen i sterner (1990) sind angen i sterner (1990) sind angen i s
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This Trust Deed is an "ALL INCLUSIVE TRUST DEED" and is second and subordinate to a Trust Deed of record dated January 6, 1988 and recorded January 6, 1988 in Volume M88, page 243, Microfilm Records of Klamath County, Oregon, in favor of Forest Products Federal Credit Union, which secures the payment of a note therein mentioned.

Henry J. Caldwell Jr. & Deborah L. Caldwell, beneficiaries herein, agree to pay when due all payments due upon the said Promissory Note in favor of Forest Products Federal Credit Union, and will save Grantors herein harmless therefrom. Should the said beneficiaries herein default in making any payments due upon said prior Note and Trust Deed, Grantors herein may make said delinquent payments and any sums the Note secured by this Trust Deed.

Taxes in the amount paid by Forest Products Federal Credit Union through the above referenced loan, shall be added back to the balance of the \$21,100.63 note each year.

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