MTG-21570 P VAIGHT 1380 STEVENS-NESS LAW PUB. CO. PORTLAND. OR. 51204 FOLM No. 651-Oregen Trust Died Series-TRUET DEED. TRUST DEED 90 (1991) (1991) (1991) (1991) THIS TRUST DEED, made this _______ day of ______ June _____, 19 ____89, between _____ STEPHEN A. MAYS & GAIL A. MAYS, husband and wife as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY , as Trustee, and FOREST PRODUCTS FEDERAL CREDIT UNION as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

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SEE LEGAL DESCRUPTION ATTACHED HERETO AS EXHIBIT "A" AND MADE A PART HEREOF.

together with all and singular the tenerments, 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 estute. ith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

in KLAMATH County, Oregon, described as:

becomes due and paylois. In these there were and prove without first h sold, conveyed, assigned or alienated by the grantor without first h therein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain and property in tool condition and repair, not to remove or demolian up building or improvement thereon; and repair, not to remove or demolian up building or improvement thereon; to to commit or permit any waste of sub preparity. To complete or restore pro hich may be constructed, dangded or mainter any building or implen due all costs incurred therefor. destroyed thereon, any waste of sub preparity in good and workmanlike mainter any building or implen due all costs incurred therefor. To complete or lines and preparity if the beneficiary or requests, for itin in circuiting such linancing statements presum to the Unitorn Commer-cian destrictions allecting said progerty. if the beneficiary or requests, for itin in circuiting such linancing statements presume to the Unitorn Commer-tion in circuiting and the due of premises against loss or camage by line more inceasifier received on the said premises against loss or camage by line and such other has than 3. **FUT** the variation insurance on the buildings in amount incorptable to the beneficiary, with loss payable to the latter; all continue there is all or any reson to procume any such imvares exprise to diver said policies to the beneficiary and in such indra events collected under any line or other same as glicky may be applied by benefi-ciary upon any indebtement of the same as glicky may be applied by benefi-ciary upon any indebtement of the same as glicky may be applied by benefi-ciary upon any indebtement of there is and there are set of a same collected, under any line or other that a frame anount so collected, or any part the said or the same as glicky may be applied by benefi-ciary upon any indebtement of there is a forming the melticary in any desire in an differenti

It is mutually agreed that: 8. In the event that any portion or all of - under the right of eminent domain or conclomation right, if it so elects, to require that ull or any as compensation los such taking, which are in as compensation los such taking, which are in	erty saty success	taken e the yable quired
to pay all reasonable costs, expensel and incurred by grantor in such proceedin, applied by it first upon any reasonable show in the trial and appellate court's,	p	en: Iness
tisiser is such proceedings, and life	per per ary in obtaining s	in actions

and ensure such instruments as that is located in the located in the second in the persistion, promptly upon beneficiary is request. persition, promptly upon beneficiary is request. Second in the second presentation of this deed and the note for licitary, payment of its less and presentation of this deed and the note for endorsement (in case of tull reconvergences, for cuncellation), without allecting the liability of any person for the payment of the indebedrus; trustee may the liability of any person for the payment of the indebedrus; trustee may (a) consent to the making of any map or plat of said property; (b) join in

dranting any easement or creating any restriction thereon: (c) join in any subordination or other afterement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in mer thereol, and the recitals therein of any matters or lacts shall be conclusive proof of the truthlulness thereoi. Trustee's lees lor any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by grantor hereunder, beneficiary may set any time without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without refard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said prop-erty or any part thereoi, in its own name sue or otherwise collect the sent-ney's lees upon any indebtechess secured hereby, and in such order as bern-ney's lees upon any indebtechess secured hereby, and in such order as bern-ingiary determine. 11. The entering upon and raking possession of said property, the collection of such rents, insues and prolits, or the proceeds of line and other invarance policies or compensation or release thereod as aloresaid, shall not cure or waive any delault by grantor in payment of any indebtechess secured hereby, and the application or release thereod as aloresaid, shall not cure or waive any delault by grantor in payment of any indebtechess secured hereby or in bis enformed and any indebtechess secured hereby or in bis enformed and any indebtechess secured hereby or in bis enformed and any and the pay the any act hereon any delault by grantor in payment of any indebtechess secured hereby or in bis enformed and any and the property any delault or notice.

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the sesnee with respect to such payment and/or performance, the beneliciary may declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediately due and payable. In such an advertisement and sale, or may direct the trustee to foreclose this trust deed in equity as a mortgage or direct the trustee to pursue any other right or advertisement and sale, or may direct the trustee to pursue. In the event the beneficiary elects to foreclose by advertisement and sale, the beneficiary or the beneficiary elects to foreclose the strust deed grant and the election to be recorded his written notice of default and his election to sall the said described real property to satisfy the obligation secured hereby whereupon the trustee to and proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.795. I. Alter the truste shall cover the default may be grant secured at the truste of the default or defaults. I. Beat and at any time prior to 5 days before the date the trustee conducts and sale, and at any time prior to for the strue other than such portion as woute the default or defaults. If undefault occurred. Any other default that is capable cf boring guarded may be dured the cure other than such portion as swalle edi-to the bade has more the true other than such portion as suble cf being guarded may be dured in any case, in addition to curing the default cor-defaults, the person ellecting the cure shall pay to the beneficiary all costs and experiments actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's lees not exceeding the amounts provide to be by law. 14. Otherwise, the sale shall be held on the d

use uses actually incurred in enforcing the obligation of the irrest deed and espenses actually incurred in enforcing the obligation of the irrest deed by law '14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Truste shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant ext shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase the powers provided herein, trustee shall deliver to the ubligation scutter by the trust deed, (3) to all persons attorney. (2) to the ubligation scutter by the trust deed, (3) to all persons having recorded liens subsequent to the order of their priority and (4) the surplus. If any to the known to to any successor in interest entilled to successor indered all may truste a successor in interest or the successor or succes-trustee. The law the powers provided here under. Upon such appoint or to any successor trustee appoint there under. Upon such appoint ment, and without conveyance to the successor or successor is any trustee that in named or appoint a successor or succes-trustee the latter shall be vested with all tille, powers and duites conliered upon any trustee that here are provided by trustee in the assor trustee. Shall be conclusive proof of the successor of the support is situated, shall be conclusive proof of proper appointment of the support is situated, shall be conclusive proof of proper appointment of the support provided in the marks as provided by law. Trustee is not invich, when opport, is situated, shall be conclusive proof of proper appointment of the support prise such a trust when this deed, duly ex

NOTE: The Trust Deed Act provides that the trustee hereunder roust be either on altorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to ab 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, offil ates, 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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The grantor covenants and agrees to and with the beneficiary of the simple of said described real property and has a valuable of said described real property a	nd those claiming under him, that he is law- lid, unencumbered title thereto
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d that he will warrant and forever defend the same against all per	sons whomsoever.
And Construction of the second secon second second sec	
The grantor warrants that the process's of the lean represented by the abov (a)* primurily for grantor's personal, family or household purposes (see Im (a)* primurily for grantor's profile SUSQUE and PROFILE EXAMPLES	e described note and this trust deed are: portant Notice below), https://www.www.www.www.www.www.www.www.www.w
(b) to CEX X 2028 OF A 100 A 1	their heirs, legatees, devisees, administrators, executors,
ersonal representatives, successors and using the province of the construing this sourced hereby, whether or not named as a beneficiary herein. In construing this	plural.
IN WITNESS WHEREOF, said grantor has hereunto set as	achena Mid les Dehl All
of applicable; if warranty (a) is applicable and the beneficiary is a creation I, the	Attorney in fact
shaficiary MUST compty with the set sha set firm No. 1319, or equivalent. inclosures; for this purpose use Stevens-Ness Firm No. 1319, or equivalent.	A. Mays by Michael G. Voight as
f the signer of the obave is a corporation, so the tarm of acknowledgement oprosite.)	Attorney in fact
STATE OF OREGON,	EGON,} ss.
County of	was acknowledged before me on
Michael G. Voight as Attorney in fact for Stephen A. Mays & Gail of	
A; Mays. (Mmelantinee	r Oregon (SEAL)
SEAD Notary Public for Oregon	 A second s
REQUEST FOR FULL RECONVEN	ANCE
, Trustee	
The undersigned is the legal owner and holder of all indubtedness security the security and satisfied, You hereby are directed, on pay	the state dead fightch are delivered to you
The undersigned is its order as the statute. You hereby are directed, on pay irust deed have been fully paid and satisfied. You hereby are directed, on pay said trust deed or pursuant to statute, to cancel all evidences of indebtednes herewith together with paid trust deed) and to reconvey, without warranty, to estate now held by you under the same. Mail reconveyance and documents to	the mustice designated by the terms of suid thus week
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DATED:	Beneficiary
	. III be made
and an inter state which it secures, both must be delive	red to the trustee for concellation before reconveyance will be mode.
Do not lose or destroy this Trust Dood OR THE HOTE which It secures. Both must be delive	
TRUST DEED	STATE OF OREGON,
TRUST DEED (FORM No. 531) STEVENE.NESS LAW PUB. CO., PORTLAND. SAL	STATE OF OREGON, County of
TRUST DEED) (FORM No. 831) STEVENE VEES LAW FUR. CO., FORTLAND. GAL Stephen A. & Geill A. Mays 2364 U. 2044 Place	STATE OF OREGON, County of
TRUST DEED (FORM No. 531) STEVENS LAW PUR. CO., PORTLAND. ONL Stephen A. & Geill A. Mays 2364 LU 2267th Place DOYVAnce CA Granter FOR	STATE OF OREGON, County of
TRUST DEED (FORM N. 191) STEVENE.NESS LAW PUB. CO., PORTLAND. 915 Stephen A. & Geill A. Mays D364 W. DOGTA Place DOYYANCE A Grantor	STATE OF OREGON, County of
TRUST DEED (FORM N. 191) STEVENE MESS LAW PUB. CO. PORTLAND. 911 Stephen A. & Geill A. Mays D364 W. D. Derth Plazer OOYYAAce CA FOR FOREST. PRODUCTS: FEDERAL MILLION FOR SUST FOR ST. PRODUCTS: FEDERAL	STATE OF OREGON, County of
TRUST DEED (FOREM No. 881) STEVEND. VISS LAW PUB. CO., PORTLAND. 981. Stephen A. & Geill A. Mays 2364 (U. 2297th Prazec DOY rance CA FOREST. PRODUCTS: FEDERAL CRIDIT UNION CRIDIT	STATE OF OREGON, County of

EXHBIIT "A" LEGAL DESCRIPTION

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Beginning at an iron pin which lies West along the section line a distance of 1398.6 feet and North 4 degrees 00' West a distance of 56.5 feet and North 64 degrees 07' West a distance of 42.2 feet and North 26 degrees 41' West a distance of 63 feet and North 19 degrees 22' West a distance of 150.8 feet from the iron pin which marked the quarter section corner common to Sections 1 and 12 Township 38 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon, and running thence: Continuing North 19 degrees 22' West a distance of 117.4 feet to an iron pin; thence North 63 degrees 23' East a distance 269 feet to an iron pin; thence South 28 degrees 30' East a distance of 48.7 feet to an iron pin; thence South 1 degree 00' West a distance of 69.1 feet to an iron pin; thence South 7 degrees 30' West a distance of 79.7 feet to an iron pin; thence South 79 degrees 17' West a distance of 217 feet, more or less, to the point of beginning, in Government Lot 3, Section 1 Township 38 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon.

AND beginning at an iron pin which lies West along the section line a distance of 1398.6 feet and North 4 degrees 00' West a distance of 56.5 feet and North 58 degrees 43' East a distance of 43.15 feet and North 18 degrees 30' East a distance of 151.4 feet and North 7 degrees 30' East a distance of 92.2 feet to an iron pin at the Southeast corner of that parcel deeded to James W. Pinniger and Dorothy C. Pinniger in Volume 207, page 149 of Deed Records of Klamath County, Pinniger in Volume 207, page 149 of Deed Records of said Pinniger degrees 17' West, 217 feet, along the South boundary of said Pinniger degrees 44' East 206.1 feet to a point; thence North 7 degrees 30' 82 degrees 44' East 206.1 feet to a point; thence North 7 degrees 30' East 67.0 feet to the true point of beginning, all lying in Government Lot 3, Section 1, Township 38 South, Range 8 East of the Willamette Heridian, Klamath County, Oregon.

Tax Account No: 3808 001CC 00800

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