a na sa	EGG TTON TRUST DEED	Voll <u>mg9_Page 14785</u>
		CARGE STREAM
5015 MJappnin Sun iniTHIS TRUST DEED, made this PORPT F CHEVNE AND HELEN J. CH	4th day of HEYNE, Initial True	August FAGTAN (19, 89 Chetween ustees of the "Helen J. Cheyne 1984 CHEYNE AND HELEN J. CHEYNE, Initial*
Trust" UTA dated December 21, 19	984 and ROBERT E. COMPANY	CHEYNE AND HELEN J. CHEYNE, Initial*
BAS Grantor, FOREST PRODUCTS FEDERAL CREDIT	UNION BECCADEMA DEC	and a 762 of the feet Direct matrix cherr / microlling increasion New 3703
as Beneficiary, citantes	WITNESSETH:	
n Klamatn County, O	regon, accorned	A STATE OF A STATE OF A STATE AND A STATE A STA
TRUST DEED		UTA dated Décember 21, 1984. Convinci Convinci KJO, 102 ZIVLE ON ONECCIÓ
Lot 13 in Block 3 of Tract 1172 thereof on file in the office of	2, Shield Crest, of the County Cle	according to the official plat ck.of Klamath County, Oregon.

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 lixtures now or hereafter attached to or used in connec-tion with said real estate. ion with said real estate. Some FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable at maturity methodises section of 19 the 19th

not sooner paid, to be due and payable. At Matcur LL yate states and the states of the states of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note becomes due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be be becomes due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be be be been and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be be been and payable. In the event the within described property, is any part thereot, or any interest therein is sold, agreed to be been and payable. In the event the within described property, is any part thereot, or any interest therein is sold, agreed to be been and payable. In the event the within described property, is any part thereot, or any part there any payable and payable. In the event the within described property, is any part there are any payable and payable. In the event the within described property is a state of the maturity dates expressed therein, or then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

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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, beneliciary shall have the under the right of eminent domain or condemnation, beneliciary shall have the ight, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required as compensation for such taking, which are in excess of the amount required as compensation for such taking, which are in excess of the amount required as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees, necessarily paid or incurred by grantor in such precedings, shall be paid to beneficiary and incurred by if irst upon any insomable costs and expenses and attorney's lees, both in the trial and appeliate courts, necessarily paid or incurred by bene-biciary in such proceedings, and the balance applied upon the indebtedness iscured hereby; and grantors as shall be necessary in obtaining such com-and execute such insome them and presentation of this deed and the mote for liciary, payment of its lees and presentation of this deed and the note for liciary, payment of its lees and presentation of this deed and the note for liciary in a person for the payment of the indebtedness, trustee may the liability of any means on the payment of the indebtedness, trustee may the liability of any make on the payment of the indebtedness, trustee may the liability of any make on the payment of the indebtedness, trustee may the liability of any make on the payment of the indebtedness, trustee may the liability of any make on the payment of the indebtedness, trustee may the liability of any make on the payment of the indebtedness, trustee may the liability of any make on the payment of the indebtedness, trustee may the liability of any make on the payment of the indebtedness, trustee may the liability of any makees on

Interest, irrespective of the maturity dates expressed therein, or standing any essement or creating any restriction thereon; (c) join in any entered of (d) reconvey, without warranty, "all or any part of the property. The france, in any reconveyance may be described as the "proson or charge thereoil; (d) reconvey, without warranty, "all or any part of the property. The france, in any reconveyance may be described as the "proson or there shall be conclusive proof of the truthulness thereoil. Trustee's less for any of the services mentioned in this paragraph shall be not less than 35.
10. Upon any delault by grantor hereunder, henelicary may at any time without notice, either in person, by agent or by security forhe indebtedness hereing end on the shall prove of any security forhe indebtedness hereing end on and take powine collect the rents, less costs and expenses of operation and collection, including those past due and unpaid, and apply the same less costs and expenses of operation and collection, including those and the protect of the and other property, and the application or release thereous of a sid property, the origination of such rents, issues and prolits, or in part taking or damage of the property, and the application or release thereous or invalidate any act done pursuant to such notice.
11. Upon 'delault by grantor in payment of any indebtedness secured hereolose this trust deed in equity as a morigage or direct the trustee to foreclose this trust deed in equity as a morigage or direct the trustee to foreclose this trust deed in equity at a secure here by immediately four any pay advertight or the beneficiary or the beneficiary at his described relocies the trustee of last for the short the property is statight for the state of the short described relocies this trust deed in equity as a morigage or direct the trustee to foreclose this trust deed in equity as a morigage or direct the trustee to foreclose this trust deed in equity as a morigage or direct the trustee to for

together, with trustee's and attorney's less 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 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. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, errors or piled. The recitals in the deed of any matters of last shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneliciary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall opt the proceeds of sale to payment of (1) the expense of sale, im-cluding the compensation of the trustee and a reasonable charge by trustees halt only the process may appear in the order of their rustee in the trust having recorded liens subsequent to the interest of the rustee in the trust having is any, to the granter or to his successor in interest entitled to such surplus, if any, to the granter or to his successor in successor or successor or successor.

surplus, il 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 success-nors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duries conferred upon any trustee herein named or appointed hereunder. Each such appointment methods, when 'recorded in the mortfage records of the county or counties in which the property is situated, shall be conclusive prool of proper appointment of the sufficiency of the successor trustee. In the sufficience of the sufficience of the sufficience of the sufficience obligated is made a public record as provided by law. Trustee is not acknowledge of only any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantory or trustee. It is a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act, provides that, the trustee hereunder must be either an attainey; 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 escrew agent licensed under ORS 676.505 to 696.585. 3-1-1-196

Gender includes the teminine and the neuter IN WITNESS WHEREOF	beneficiary here and the singular said grantor h	in. In construing this ar number includes th as hereunto set hi	deed and whenever the con plural.	luding pledgee, of the contract ntext so requires, the masculine
* IMPORTANT NOTICE: Delete, by lining out, wh not-applicable; if warranty (a) is applicable and as such word is defined in the Truih-in-Lendin beneficiary MUST comply with the Act and Rej disclosures; for this purpose use Stevens-Ness.Fo if compliance with the Act is not required, disre	ichever, warranty (I the beneficiary i g Act and Regula gulation, by makin	(a) or (b) is s a creditor fion Z, the	RT E. CHEYNE, TRU	r first above written.
(If the signer of the clove is a corporation use the form of ciclular/ledgement apposite)	HELEN J. CHEYNE, TRUSTEE			
STATE OF OREGON Countrol Kinnath The innovient orgs attnowledged before me on August 4 Robert E. Cheyne, Trustee and Helen JU Gheyne, Trustee		STATE OF ORE County of		S
		This instrument was acknowledged before me on		
My committee of the second	lic for Oregon	Notary Public Ior My commission ex	AND AN	(SEAL)
The undersigned is the legal owner an trust deed have been fully paid and satisfied said trust deed or pursuant to statute, to g herewith together with said trust deed) and t estate now held by you under the same. Mai the same of the same way of the same to the same the same of the DATED.	ancel all'eviden o reconvey, with l'reconveyance	ces of indebtedness's out warranty, to the and documents to	coured by said trust deed parties designated by the	ng to you under the terms of (which are delivered to you terms of said trust deed the
Lot 13 in Block 3 of Tract Chartiles ergenish this Losi Deed OB INE M	1172 - 5111 515 April: 1 - 65169	Beth, must be delivered, to	Beneficiary	• reconveyance will be made
TRUST DEED (FORm No. 881) STEVENS-NEES LAW PUB.CO. (PORTLAND. ORE.). T			STATE OF OR	EGON,
Gradice artistic abiy grants, bar a statement	all' nution's	Incurren della	was received for of	record on the 10th. day Aug1989
Beneficiery, Grantor,	····	ACE RESERVED	in book/reel/vol	ockAM., and recorded ume NoM89 on or as fee/file/instru-
EORE21 EKODUCTS FEDERAL CAL	TE COMPAN	والمحود والمحاج	ment/microfilm/ Record of Mortg Witness	reception No3704, ages of said County. my hand and seal of
Forest Products Credit Unic 2972 Washburn Way		day of Initial Trus d ROMERTE: C	County affixed.	in the state of the second of the second
Klamath Fall, Oregon 97603	 Foo #1	UKUST DEEC	NAME	TITLE

Fee \$13.00

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FORM No. 581-Orogon Trust Dated Sames-12051 DEED

By Qaulin Mullerides Deputy

s perie. S. A. S. L. P

Inte This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, secured hereby, whether or not remeased and as in the term beneficiary shall mean the holder and owner, including pleddee, of the control o

Anns: (all persons whomsoever. Mag languident construction of the line of the The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, tamily or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

and that he will warrant and locever defend the same against all persons whomsoever. The granter warrants that the proceeds of the loan represented by the above described nos and the

Busia of first states an experience of signalize adaptive

-----÷., S The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto Tailly served in the simple of source and and the server index to a server and a server of the server and the s 1.0.

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