It is mutually agreed that: S. In the event that any portion or all of sail property shall be taken inder the right of event domain or condemnal on, beneficiary shall have the right, it is so clecks, to much guine that all or any porthon of the monies pawible to pay all reasonable could be that all or any porthon of the monies pawible to pay all reasonable could be proceedings, shall be paid to bearing pawible to pay all reasonable could be proceedings, shall be paid to bearing paid or applied by it first upon any proceedings, shall be paid to bearing and or the trial and appellate sonable could be proceeding and the point of the trial and appellate the trial and appellate the paid of the bearing of the trial solution of the trial secured hereby; and grantor after the ball of heres ary incodening such crows and it execute such instruments with all its own expense, to take such crows and if any time and from time request. This ary time and from the payments of this cleed and the poid for the diability of any presender of the payment of this cleed and the point for the liability of any presender of the payment of the side property (a) consent to the making of any map or plat of and property (b) join the terms of the making of any map or plat of and property (b) join the terms of the making of any map or plat of and property (b) join the terms of the making of any map or plat of the payment of the side property (b) join the terms of the making of any map or plat of the payment of the side property (b) join the terms of the making of any map or plat of the payment of the side property (b) join the terms of the payment of the

Become one and payons in an arom no within described property, or any part flored, or any interest inferent is bolin denote in a composed and the beneficiary's option, all obligations of the beneficiary's option. The beneficiary's option, all obligations of the beneficiary's option, all obligations of the beneficiary's option. The beneficiary's option, all obligations of the beneficiary of the train of the beneficiary of the strain of the st

NOTE: The Trust Dead Act provides that the trustees servinder 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 older the laws of Cregon 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 696.505 to 695.585.

surplus, it any, to the grantor or to his successor in interest entitled to such if. Beneliciary may from time to time appoint a successor or succes-under. Upon such appointment, and with all till conveyance to the successor trustee, the latter shall be vested with all till conveyance to the successor upon such appointment, and within instrument executed by beneliciary, when then recorded in the moties conclusive proved of proper appointment when recorded in the moties conclusive proved of proper appointment of the property is situated, shall be conclusive proved of proper appointment if. Trustee accepts this trust when this deed, duly executed and obligated to notify, any party hereto of as provided by law. Trustee is no obligated to notify, any party hereto of as provided by law. Trustee is no obligated to notify, any party hereto of as provided by the other deed of shall be a party unless such action or proceeding is brought by trustee.

tagether with trustee's and attorney's tess 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 must be which said sale may in one parced 's provided by law. The trustee must sell said property either auction to the thest' bidder for cash, payable at the time of sale. Trustee the property so took but you want the trustee must be parced or parcels at plied. The recitule is but without any covenant or yourded by law conveying of the truthilmess the deed of any matters of lact shall be conclusive proof the granter and be purchaser and pay matters of the sale. Trustee the property so the field of the purchase at the sale. 13. When trustee sale purchase at the sale. 14. When trustee is prevented of the purchase of the sale trustee, but included attorney (3) to the obligation trustee and a reasonable charge of sale in trustee and their intrests may apprent of the trust deed, (13) to by their in the recitule is may but the trust deed, (13) the sale intrate attorney (3) to the obligation trustee and a reasonable charge of sale intrate and their intrests may apprent of the trustee and persons and their intrests may apprent in the arder of their priority and (4) the surplus, if any, to the granter or this successor in interest entitled to such any in any, to the granter or the sale.

together with all and singular the tenements, hereditaments and appirtenances and all other rights thereunto belonging or in anywise new 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

Tax Account No 3809 036DB 02100

Tax Account No 3808 025DD 08500 Parcel II Parcel 11 Lot 2 in Block 9 of TRACT 1003, known as THIRD ADDITION TO MOYINA, according to the official plat thereof on file in the office of the County clerk of Klamath County,

Lot 4 in Block 4 of TRACT 1091, LYNNEWCOD, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

and received for second on the Bach day.

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in \_\_\_\_\_Klamath\_\_\_\_\_County; Oragon, described est

FOREST PRODUCTS FEDERAL CREDIT UNION: as Beneficiary, WITNESSETH:

as Grantor, ......Mou

THIS TRUST L

UST DEED.

	2	\$ 21	COPY	RIGH	T 1988	STEV			7	16.32		1.1	173 B-	325
	10.00	1.1.1.1			-		14.40-ME	59 LAW	PUB. C	POF	T1	23.15	1.1	212
	200	10 M		9-13 F 7	· · · · · ·	51 J 1	S 42 1	e. 6		-		NOR:	97204	-
20				11.	1			1 mag	1.1.1	1		6	6.40 percent.	-

24222 2242.07	The state of the s	10 <u>6 23</u> 69%	12N 200			100
		XTY ME ALAS	LOPYRIGHT 191	STEVENS-NESS LAW P	UB.CO. PORTLAND, OR 57204	10.0
UST DE	SD made this	5-76			19.89 , between	涉
A. IVEY	AND LOUISE M	TIVEY	ofNovember	ere al. Start of cases as a	14-1	
			.and wife	······································	19.89, between	3
Mouni-	ain Title Com	HOV OF KI	Crun	A ROYSLAY		
		xinyofKlamath	County	12 10 19 19 19 19	, as Trustee and	
RODUCT	S FEDERAT			1	, as Trustee, and	. 3

2000) 17 (1911) 17 (1911)

755 23

8339

PALE

E a 2 

		1447 11 proving			22947
The grantor covenant ully seized in fee simple of	s und sa d-cl	SCRIDEG-IOAL-I)	vith the bereficiary a roperty-and has-a-val	nd those claiming under h id, unencumbered title the	m, that he is law- teto
TOTAL TARGET AND A SAME THE CASE AND A SAME TARGET AND A SAME T	a Philippi Di Philippi V Phalitic P V Philippi	ips out standard Destructions and Destructions and Destructions and Destructions and Destructions and Destructions and and			Contraction of the second sec second second sec
nd that he will warrant an	11111	rer defend the	same against all pers	ons whomsoever.	ar, en sua sus sus antigenes e sense sus dangets to sances of an antigenesis trang to an independences
Handra al Protect Li rei di Angela a bali agli interesti del di Angela di Angela anatari interesti di Angela di Angela più di Stato di Angela di Angela di Angela di Angela più di Angela di Angela di Angela di Angela di Angela di Angela di Angela di Angela di Angela di Angela d	S F STEI	de fait is per lit pro tore et erst tratigna cuint tratigna au promitien	Charles Anna Anna Anna Anna Anna Anna Anna Ann		i des de la Maria d'Alfrada. 19 des de Julio d'Alfrada. 19 de la Constante d 19 de la Constante de la Consta 19 de la Constante de la Consta 19 de la Constante de la Consta
i i i i i i i i i i i i i i i i i i i		South State of State		finitese gan han eo ha sear c'han a Geografia an Artan ha yn yn yr ar ar ar Geografia an ar ar ar ar ar ar ar ar ar Geografia an ar ar Geografia an ar	A second seco
		સંસ્થાન સ્ટાહ્ય પ્રાપ્ય દુરુ અને સંઘર્ણ સંચ્છા સંસ્થાય છે. આ સ્ટાહ્ય સંચારણ પ્રાપ્ય સ્ટાહ્ય	2 (1997) (1997) (1997) 2 (1997) (1997) 1 (1997) (1997) 1 (1997) (1997) (1997) (1997) 2 (1997) (1997) (1997) (1997) (1997) (1997) 2 (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997)	Antonio Constanti de Carlo de Constanti de Constanti de Constanti de Constanti de Constanti de Constanti de Const Reconstanti de Constanti de Const Reconstanti de Constanti de Const Reconstanti de Constanti de Const Reconstanti de Constanti de Const Reconstanti de Constanti de Const Reconstanti de Constanti de Const Reconstanti de Constanti de Const Reconstanti de Constanti de Const Reconstanti de Constanti de Const Reconstanti de Constanti de Const Reconstanti de Constanti de Const Reconstanti de Constanti de Const Reconstanti de Constanti de Const Reconstanti de Constanti de Const Reconstanti de Constanti de Const Reconstanti de Constanti de Const Reconstanti de Constanti de Constanti de Const Reconstanti de Constanti de	(4) A. Sata Sata S.
(b) for an organization, or	(oven	it grantor is a na	ural person) are for busin	ess of commercial purposes.	and and a second se Second second second Second second
				heirs, legatees, devisees, adm holder and owner, including pi	ninistrators, executors, edgee, of the contract
nuer includes the teminine and i	hs neut	er, and the singul	ar number includes the glu	nd the day and year first a	equires, the masculine
IMPORTANT NOTICE: Delete, by linit t applicable; if warranty (a) is appli- such ward is defined to the Torch	ig sut, a Icasle cu	hichover warranty id the beneficiary	(a) or (b) is	1 UI MI	
such were is defined in the fruth neficiary MUST, comply with the A closures, for this purposs use Stave compliance with the Act is not requ	t cine 1	gulation by maki		e m Sull	ann ann artan se angairte agus Canagairte fann baile agus Martin an baile baile
the signer of the chovo is a corporation, the form of acknowledgement opposite.)		Constant and some			y martina and an
TATE OF OREGON		and the Second S	STATE OF OREGOI	nyen en yn erfen er in ei fan ei fan ei Sen Hernelyn fan Stan Stan er yn er in er Hernelyn er fan Stan Stan er yn er in er in er Hernelyn er fan Stan Stan Stan Stan Stan Gertening yn fan stangelik Stan stal y	(12) Production of the control of
County of Klamath This instrument was ackno overhoed 19		before me on		) s cknowledged before me on	
onald A: Arey & Loui	1010	Ivey	19, by		and a second s
On time of	THE,	blic for Oregon	P. H. C. H. S. H. S. Martin and S. H. S. H		<u>a del a se a se </u>
BAL)	1		Notary Public for Oreg	机械制造物化混合的现在分词 化分子合同分子	(SEAL)
$G_{11}$ , $G_{22}$ ,		ul culturen Guarti ardau guarti dus REQUE	T. FOR FULL RECONVEYANCE	en Andrea, se en gan de la construction de la construction de la construction de la construction de la constru en ganza de la construction de la co la construction de la construction de la construction de la construction de la construction de la de la construction de la construc	
				edige free and the second	i internation distinction ingliche production dist ingliche production internationale distinction
at deed have been fully paid and	1 satistic	d. You hereby	a directed on an and a	ne loregoing trust deed. All si	uns secured by said
d trust deed or pursuant to sta owith together with said trust de ate now held by you under the s	arre. M.				
TED:		(e' 110, 19		an a	
olitiotat plat the Olegon Tip Ascond to 36	X IDE	oe stie su	ally officie of th	Bonoficinry	uigu cosisca
De net lete er destroy this Trust Deed	CJ THE	OTE which is secure	(UCNU) DB Both must be delivered is the	FULE OF CONCENTRATION DEFORE RECONVEYO	LOLOCIO CO EUS nes vill be made.
TRUST DEE	I).	ST LOG COM	- FU (1996) - 10 - 10 - 10 - 10 - 10 - 10 - 10 - 1	STATE OF CREGON,	
STEVENS-NESS LAW PUB. CO., PORTLAN	511 (B) {	2¢ Toen	Allahi voqin) 🤟 🗟 i oʻ	County of	h <u>ea an</u> }**
Quintae interestidy fo Via col 1 Via col 1		trans, sena nar Orissor	9825. <b>296</b> 9 196 (x 688 x 5 1 1 1 1	was received for record of Nov.	
paticțilaut).	Granic		PACE HESERVED	in book/reel/volume No page 22946 or a	<u>M89</u> on stee/tile/instru-
		and the second	ECORDER'S USE	ment/microfilm/recepti Record of Mortguges of	on No8339, said County.
AFTER RECORDING RETURN	對核給計	T N. TV	i si stata i atri i i Si si stata i atri i i	Witness my has County attized.	
South Sixth math Falls, OR 97601	ាចព			Evelyn Biehn, Co NAME By Qauline Muu	TITLE

-