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9003 Edward E. Stedron & Val Stedron, husband and wife as Grantor, Mountain Title Company of Klamath County as Trustee, and Gleta Wampler

WITNESSETH: 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: groups case, state of

Lot 34 in Block 1 of SPRAGUE RIVER PINES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. Carlogual District

Tax Account No 3408 028A0 00600

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 connection with said real estate.

in the leader of the said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the 

of the part of Section between the Control of the MOLE 2011 of the manufact of a special off the state of

herein, shall become immediately due and payabla.

To protect the security of this trust deed grantor agrees:

1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property.

To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.

3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; if the bensitienty is request, so request, so request, so request, or in executing such linancing statements pursuant to the funitorm Commercial Code as the beneficiary may require and to pay to fing same in the proper public office or offices, as well as the cost of all line searches made by filing officers or searching agencies as may be de-med desirable by the beneficiary.

join in executing such limaneing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for iting scarces in the proper public office or offices, as well as the cost of all len searches made proper public office or offices, as well as the cost of all len searches made proper public office or offices, as well as the cost of all len searches made by lifing officers or searching agencies as may be de-med desirable by the beneficiary of the property of the

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, beneficiary shall have the under the right of eminent domain or condemnation, beneficiary shall have the under the right of eminent domain or condemnation, beneficiary shall have the right; if it so elects, to require that all or any portion of the monies payable rose compensation for such taking, which are in excess if the amount require to pay all secondarie costs, expenses and afterney's less, necessarily paid or incurred by find the properties of the paid to beneficiary and incurred by the payable of the

tranting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The thereof; (d) reconvey may be described as the "person or persons frantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or lacts s.l. If the conclusive proof of the truthfulness thereof. Trustee's lets for any of the services mentioned in this paragraph shall be not less than \$5. services mentioned in this paragraph shall be not less than \$5. services mentioned in this paragraph shall be not less than \$5. services and expense of any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for pointed by a court, and without regard to the adequacy of any security for pointed by a court, and without regard to the adequacy of any security for pointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of a said papply the same sauce and prolits, including those pris due and unpaid, and apply the same issues and prolits, including those pris due and unpaid, and apply the same issues and prolits, including those pris due and unpaid, and apply the same less costs and expenses of operation and collection, including reasonable attorless costs and expenses of operation and collection, including reasonable attorless costs and expenses of operation and collection, including reasonable attorless costs and expenses of operation and collection, including reasonable attorless costs and property, the

ney's lees upon any indebtedness secured nereby, and m such druer as deter-ficiary may determine.

11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of fire and other collection compensation or awards for any taking or damage of the insurance policies or compensation or release thereof as alloresaid, shall not cure or property, and the application or release thereof as alloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

12. Hope default by granter in payment of any indebtedness secured

property, and the application or release thereol as alloresaid, shall not cure or 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 hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement, the beneficiary may essence with respect to such payment and/or performance, the beneficiary may secured hereby immediately due foreclose this trust deed event the beneficiary at his election may proceed to foreclose this trust deed by in equify an mortgage or direct the trustee to pursue any other right or advertisement and sale, or may direct the trustee to pursue any other right or advertisement and sale, the beneficiary of the beneficiary elects to foreclose by advertisement and sale, the beneficiary of the beneficiary election to sell the said described real property to satisfy the obligation and his election to sell the said described real property to satisfy the obligation and his election to sell the said described real property to satisfy the obligation of the trustee has commenced foreclosure by advertisement and sale, and at any time, prior to days before the date the trustee conducts the sale, and at any time, prior to days before the date the trustee conducts the sale, and at any time, prior to days before the date the trustee conducts the sale, and at any time, prior to days before the date the trustee conducts the sale, and at any time, prior to days before the date the surface of the trustee and the default or consists of a failure to pay, when due, the default or default and the prior of the surface of the cure of the trust secured by the trust deed, the default may be cured by a paying the entire amount due at the time of the cure other than such poten as would entire amount due a

together with trustee's and attorney's fees 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 sule or the time to which said sale may place designated in the notice of sule 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 are unclosed to the purchaser its deed in form as required by law conveying shall deliver to the purchaser its deed in form as required by law conveying shall deliver to the purchaser its deed in form as required by law conveying the property of the purchaser its deed in form as required the express or interpretable to sold, but without any covenant or shall be conclusive property of the purchaser and the shall be conclusive property of the state of the trustee sells pursuant to the powers provided herein, trustee for any person, excluding the trustee, but including of the trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustees activately the confidence of the compensation of the trustee and a reasonable charge by trustee shall be confidenced liens subsequent to the other pricity and (4) to all persons actionney. (2) to the obligation secures of the trustee in the trustee day the trustee of the trustee in the trustee the order of their pricity and (4) the deed as their interests may appear in the order of their pricity and (4) the deed as their interests may appear in the order of their pricity and (4) the deed of the pricity and (4) the surplus. If any, to the grantor or to his successor in interest entitled to such surplus.

surplus, if any, to the granter or to his successor in interest entitled to such surplus.

16. Beneliciary may from time to time appoint a successor or successor to any trustee named herein or to any successor trustee appointed herein of the successor of trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment, and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortgage records of the county or counties in 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 cobligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which stantor, beneficiary or trustee shall be 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 attorney, who is an active member of the Oregon State Bar, a bank, trust company or solvings, and loan association authorized to do business under the lows of Oregon or the United States; a title insurance company authorized to insure title to real resolvings, and loan association authorized to do business under the lows of Oregon or the United States; a title insurance company authorized to insure title to real resolvings, and loan association authorized to do business under the lows of Oregon or the United States; a second or an escrow agent licensed under ORS 696.505 to 696.585.

		######################################
The grantor covenants and a	grees to and with the beneficia	ry and those claiming under him, that he is law- valid, unencumbered title thereto
rully saized in ree simple or sud de	scrious real property and has a	Walia, unencumbered title thereto
The Charles of Marie Control of the Charles of the	Translate (1984)   Programa (1994)   Programa (1	
and that he will warrant and forev	er delend the same against all	persons whomsoever.
्रा कुर्द्रकार के लेक्षा है असार है के अहे के कार कुरान हैं है जो किया है कि किया है कि किया है कि किया है कि इस की की की है कि किया का अवस्था है किया है कि किया है कि की की किया कि कि है कि किया है कि है कि कार की किया है कि किया है कि किया है कि किया है कि कि की किया है कि	్ట్రిస్తున్నాయి. మూలు ప్రత్యేశాలు ప్రత్యేశాలులో ప్రామెట్ట్ అని ఇ ఇంట్రిక్ కైమ్ మాక్ష్మ్ మాక్ష్మ్ కార్స్ కార్లులో కోర్డ్ కార్ ఇంటి ప్రామెట్ట్ క్రిట్స్ క్రిక్ కార్ కిర్మ్మ్ ప్రామెట్ట్ క్రిక్ క్రిక్ క్రిక్ క్రిక్	Heater Committee (1964) The Advisory to the company of the Committee (1964) and the committee (1
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an an in the Arabin terror that the early telephone is the in- transfer than a property of the internal and in the in- transfer than a man in the control of the in-the in-the in-		
		Appendix of the first of the control
The grantor warrants that the proce	eeds of the loan represented by the ab	ove described note and this trust deed are:
(b) for an organization, or (even i	l, family or household purposes (see it grantor is a natural person) are for	mportant Notice below), business or commercial purposes.
personal representatives, successors and as	SIRNS. I Në tërm Deneliciary shall mes	o, their heirs, legatees, devisees, administrators, executors in the holder and owner, including pledgee, of the contrac
secured hereby, whether or not named as a gender includes the feminine and the neute	a beneficiary herein. In construing thi er, and the singular number includes th	is deed and whenever the context so requires, the masculing the plurifity
		is hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, w	hichevar.warranty (a) or (b) is	UN HARE
not applicable; if warrenty (a) is applicable an as such word is defined in the Truth-in-Lendi	ed the beneficiary is a creditor ECWS	ard E. Stedron
beneficiary MUST comply with the Act and Redisclosures; for this purpose use Stevens-Ness Fif compliance with the Act is not required, disn	orm No. 1319, or equivalent 1/21	Stedron
्रिकः स्वर्धिकारिके विश्वविद्यालयार्थः स्वर्धानिकार्यः स्वर्धानिकार्यः स्वर्धानिकार्यः । स्वर्धानिकार्यः स्वर् स्वर्धानिकारिकारिकारिकारिकारिकारिकारिकारिकारिकार		iess by: June Davis
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)		
STATE OF OREGON,	)   STATE OF OR	<i>EGON</i> ,
County of	County of	) ss.
This instrument was acknowledged	betore me on This instrument	was acknowledged before me on
STATE OF CALIFORNIA Angeles	<b>\s</b> s.	
COUNTY OF	<del>ija kirikanja</del> ) kale a a	
On November 6, 1989 the undersigned, a Notary Public in		A O ESPERA
State, personally appeared		WWVG WORLD TITLE COMPANY
person whose name is subscribed to a witness thereto, (or proved to be	the within instrument as	FOR NOTARY SEAL OR STAMP
of a credible witness who is person being by me duly sworn, deposes and	nally known to me), who	
18840 Ventura Blvd., Sui	resides at	
that <u>she</u> was present as		OFFICIAL SEAL
Edward E. Stedron and Val		LOS ANGELES COUNTY
in, and whose name is subscribed to instrument, execute the same; and	the within and annexed	MY COMM. EXP AUG. 18, 1993 8
ne name thereto as a	With this of said execution.	
Signature	¥-21L	
082		
		Beneficiary
De not lose or destroy this Trust Deet OR THE	NOTE which is socures. Both must be dollvere	d to this trusted for concellation before recurveyance will be made.
TRUST DEED		STATE OF OREGON,
ETEVENS-NESS LAW PUB. CO., PORTLAND, ORE.		County ofKlamath
Edward E. Stedron & Val S		was received for record on the 13thday
2277 Chesteron Street		of Dec. , 19.89., at 1:46 o'clock .P.M., and recorded
Simi Valley, CA 93065 Gran	tor SPACE RESERVED.	in book/reel/volume No. M89 on
Gleta Wampler	RECORDUR'S USE	page 24088 or as fee/file/instru- ment/microfilm/reception No. 9003
P.C. Box 134 Chiloquin, OR 97624		Record of Mortgages of said County.
Benefici:		Witness my hand and seal of County affixed.
Mountain Title Company		Evelyn Biehn, County Clerk
222 South Sixth		NAME TITLE By Cauline Meulendale Deputy
Klamath Falls, OR 97601	and the state of t	D. N. J. M. Marie Contract on Act Daniel