24322 TRUST DONALD R. RICKEYD, made this SEE CRANK, BURGES AND HAZEL BURGES, HUSBI OF SURVIVORSHIP as Beneficiary, WITNE: Quantor irrevocably grants, bargains, sells and con in MANTH ATTACHED, HERE 10	day of
as Granic, ASPEN TITLE & ESCROW, INC. FRANK, BURGES AND HAZEL BORGES, HUSBI OF SURVIVORSHIP as Beneficiary, WITNE:	AND AND WIFE WITH FULL RIGHTS ^{Trusted}
as Beneficiary, WITNE:	SSETH:
as Beneficiary, WITNE:	SSETH:
OF SURVIVORSHIP as Beneficiary, WITNE:	SSETH:
WITNE:	
Grantor irrevocably grants, bargains, sells and con in SEE EXHIBIT "A" ATTACHED HERE 10 SEE EXHIBIT "A" ATTACHED HERE 10	veys to trustee in trust, with power of sale, the pro cd as:
"SEE EXHIBIT "A" ATTACHEU, HERE' O	<i>cú</i> , 49,
THIS TRUCT DEED TO CECOUR AND THEFTER	
THIS TRUST DEED IS SECOND AND INFERIOR TO OF FRANK BORGES AND HAZEL BORGES, DATED NO	THAT FIRST TRUST DEED IN FAVOR VEMBER 6. 1990. RECORDED HEREUTTH
	The state of the s
togother with all and singular the tenenients, hereditaments and app	ourtenances and all other rights thereunto belonging or in a
now or hercalter appertaining, and the rents, issues and profits there tion with sold real estate. FOR THE FURPOSE OF SECURING PERFORMANCE of	
aum ofF.I.F.I.Y	
note of even date herewith, payable to beneficiery or order and made	Dollars, with interest thereon according to the terms of a pror by grantor, the linal payment of principal and interest he
not sconer paid, to be due and payable	
The date of maturity of the debt secured by this instrument is becomes due and payable. In the overnt the within described propert sold, conveyed, assigned or aliensted by the grantor without first	ly of any part thereof of any interest therein is call adven
then, at the beneficiary's option, all obligations secured by this instr herein, shall become immediately due and payable.	uniont, irrespective of the maturity dates expressed there
The mandand office accounter and at the second stands of the second stands	densitied and an analysis and the second
1. To protect, preserve and maintain and property in goal condition - and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property.	granting any easement or creating any restriction thereon; (c) join subordination or other agreement allecting this deed or the lieh or thereoi; (d) reconvey, without warranty, all or any part of the prope grantee in any reconveyance may be described as the "person or legally emitted thereoi," and the recitals thereoi. Trustee's lees for any services mentioned to this perceived by any there then at
 To complete of restors 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. 	gramies in any reconveyance may be described as the "person or legally entitled thereto," and the recitin's therein of any constants or la be conclusive propi of the truthiunces theread. Trustae's less for any
1 a protect the security of this frust deed, grantor egrees: I. To protect, prestre and maintain said property in goal condition, and repair, not to remove or denolish any building or improvement thereon; not to commit or permit any waste of said property. 2. To complete or relators 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. 5. To comply with all laws, ordinances, regulations, covenants, condi- tions and restrictions altering statements pursuant to the Uniform Commer- cial Code as the beneficiency may require and to pay loc lillion and enough in the content of the second statements pursuant to the Uniform Commer- cial Code as the beneficiency now request of the pay for line in the second statement of the pay for the second statement of the second sta	services mentioned in this paragraph shull be not less than \$5. 10. Upon any itshult by grantor hereiniter, beneticiary may time without notice, either in person, by agent or by a receiver to
proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the	10. Upon any itelault by gravity three not less than 35. 10. Upon any itelault by gravity three nutre, bandlicitary may lime without notice, eithar in person, by agent or by a receiver to pointed by a court, and without regard to the adequeer of any sec- the indebiedness hereby secured, enter upon and take passession of an erty or any part thereol, in its own name sue or otherwise collect the issues and prolite, including those past due and unpaid, and apply the less conts and expension of collection, including reasonab ney's less upon any indebiedness secured hereby, and in such order of licitary may determine.
beneficiary. 4. To provide and continuously municipal insurance on the buildings now or horealter erected on the sold premises adjainst loss or damage by fire and such other has not as the beneficiery may close time to time require, in an announ not less than a sub-transition of the second second second second an announ not less than a sub-transition of the second second second second second second second second second and such other has not second secon	Issues and profils, including those past due and unpaid, and apply the less conts and expenses of operation and collection, including reasonab ney's lets upon any indebtedness secured hereby, and in such order a
and such other institutes in g with the lifet $\Delta D = 0$ with reference in comparise acceptable to the beneficiary, with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall for any reason to procure any such insurance and to	11. The entering upon and taking possession of said proper
deliver sold policies to the densilciery at isast tilleen days prior to the expires	insurances policies of compensation of awards for any laking of damage property, and the application or release thereof as aforeasid, shall not whive any default or notice of default hereunder or invalidate any a
tion of any policy of insurance new or hereefter placed on said buildings, the beneliciary may procure the same at grantor's expense. The amount collected under any line or other insurance policy may be applied by beneli- cary upon any indebtedness secured hereby and in such order as beneliciary	pursuant to such notice. 12. Upon delault by grantor in payment of any indebtedness hereby or in his performance of any agreement hereunder, these being
may uniterimina, of al oplion of deneticiary the entire amount to collected, or	essence with respect to such payment and/or performance, the beneficial declare all sums secured hereby immediately due and payable. In
any part flyerol, may be released to granior. Such application or release shall mate dana pursuant to such notice of default liereunder or invalidate any stat dana pursuant to such notice. S. To keep entit premines trea from construction liens and in pay all taxes, assagnments and other charges that may be levied or assessed upon or	event the beneficiary at his election may proceed to foreclose this tru- in equity as a montaged or direct the trustee to foreclose this trust advertisement and sale, or may direct the trustee to pursue any other remedy, either at law or in equity, which the baneficiery may have. In it
ADAINST IDIG DIODETLY DEIGTE BITY DATE OF SUCH LEXES. ASSESSIMENTS and other	the beneficiary elects to foreclose by advertisement and sale, the benefit the trustee shall execute and cause to be recorded his written notice of
chardes become past due of definations and promptly deliver receipts therefor the beneficienty; should the granico fail to make psychient of any trates, assess- menta, insurance premiums, llena ar other chardes psychie by grantor, either by direct psyment or by providing beneficiary with lunda with which to.	and his shareton to sell the said described test prometty to satisfy the ob- secured hereby whereupon the trustee shall lix the time and place of a unitice thereof as then required by low and proceed to loreclose this tru in the manner provided in ORS 06.735 to 86.795.
maka such payment, beneliciary may, at its option, maka payment thereot, and the annunt so paid, with interest of the rate set forth in the note secured hereby, together with the obligations described in paragraphs 6 and 7 of this	13. After the trustee has commenced foreclosure by advertisem sale and at any time origing 5 days infore the dats the trustee cond
trust deed, shall be added to and become a part of the debt secured by this trust deed, without waiver of any rights arising from breach of any of the	sale, the dramtor or any other person so privileded by ORS 86.753, m the delault or delaults. If the delault consists of a failure to pay, wh sums secured by the trust deed, the delault may be cured by pay
by spanis hereof and for such payments, with interest as alorswid, the property persindent destitions and to the property persindent of the property persindent of the property of the parts of the property of the point of the p	sums secured by the trust deed, the default may be cured by pay entire amount due at the time of the cure other than such portion a not then be due had no default occurred. Any other certain the re- being cured may be cured by tendering the performance required un
iand extent inter they be bound for the payment of the Domantion refer jacrified, and eil auch payments shall be inumchiately due and psychle with- out notice, and the monpayment thereof shall, at the option of the beneficiary, endor all sums secured by this trust deed thoused lately due and psychle and	obligation or frust itseff. In any case, in addition to curing the de- defaults, the person elleviling the cure shall pay to the beneficiary s and expenses actually incurred in enforcing the obligation of the tru
constitute a breach of this front dead. 6. To pay all costs, leas and expenses of this trust including the cost of tille search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this oblightion and trustees and altorney's	together with trustes and altority's issue that exceeding the amounts p by law,
ees actually incutred. 7. To appear in and delend any action or proceeding purporting to	place designated in the notice of sale or the time to which at the be postponed as provided by law. The trustee may sell said proper in one purcel or in separate parcels and shall sell the parcel or pa succion in the highest bidder for each, payable at the time of sale, held difficult to the successor is deal to dear a counted to have
alleet the security rights or powers of licheliciary or trustes, and in any suit, section or proceeding in which the beneficiary or trustes may appear, including any suit for the foreclosure of this dead, to pay all costs and expenses, in-	the property to told, but without any covenant or warranty, express
	plied. The recitals in the deed of any matters of fast shall be conclusive of the truthluiness thereof. Any person, excluding the trustee, but it the grantor and beneficiary, may purchase at the sale.
incount of allorney's less menilored in this pacegraph 7 in all chase shull be just by the trial court and in the event of an appeal from any judgment or just by the trial court, granter in the decises to pay such sum as the ap- beliate court shall adjudge ressonable as the banelclary's or trustee's attor- tyy's less an such append.	15. When trustee sells pursuant to the powers provided herein, shall apply the proceeds of vale to payment of (1) the expenses of cluding the compensation of the trustee and a reasonable charge by.
It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken	sttorney, (2) to the obligation secured by the trust deed, (3) to all having recorded liens subsequent to the interest of the trustee in th dead as their interests may appear in the order of their priority and
under the right of eminent domain or condemnation, beneliciary shall have the right, 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	surplus, it any, to the grantor or to his successor in inferest entitled surplus. 16. Beneticiary may from time to three appoint a successor or
to pay all reasonable costs, expenses and attornay's locs necessarily paid or neursed by grantor in such proceedings, shall be paid to beneliciary and spilled by it lifet upon any reasonable costs and expenses and attorney's lets,	sors to any trustee named herein or to any successor trustee appeints under, Upon such appointment, and without conveyance to the s trustee, the latter shall be vested with all title, powers and dules o upon any trustee herein named or appointed hereunder. Each such appo
	trustee, the more share on veneu with an one, portal and addres of
both in the trial and appellate courts, necessarily phild or incurred by bee- iclery in such proceedings, and the balance applied upon the indeptedness acured hereby, and grantor agrees, at Us own expanse, to take such actions	upon any trustee herein nämed är appainted hereunder. Lach such appa and substitution shall be måde by written instrument executed by ben which, when recorded in the morigage secords al the county or cou

NOTE. The Trust Deed Ast provides that the trustee harmonder must be either an other and until a manufar of the Oregon State Rec. A bonk, tont company or ravings 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 thereal, or an estrow agent licensed under ORS 696.585. and the second sec

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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 and that he will warrant and forever defend the same against all persons whomsoever. OFFICIAL SEAL SUZANNE SLUIS SUZANNE SLUIS NOTARY PUBLIC _ CALIFORNIA PRINCIPAL OFFICE IN MENDOCINO COUNTY MY COMMISSION EXPIRES NOTARY PUBLIC - CALIFORNIA PRINCIPAL OFFICE IN ON FEB. 26 1993 MENDOCINO COUR MY COMMISSION EXPIRES OF FEB. 26 1553 The grantor warrants that the proceeds of the loan represented by the above described note and this flust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even il grantor is a natural person) are for business or commercial purposes. This doed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing the deed and whenever the context so requires, the masculine gender includes the terminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the stay and year tirst above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Nais Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. DONALD R. RICKEY CALLFORNIA STATE OF OREGON, County of <u>Mendocino</u>)ss. This instrument was acknowledged before me on <u>December</u> by <u>Donald R. Rickey</u> This instrument was acknowledged before me/on bv. OFFICI SEA SUZANNE SEUIS TOTARY PUBLIC - CALIFORNIA PRINCIPAL OFFICE IN MY COMMISSION EXPIRES ON FEB. 26 1993 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid, TO: Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you horewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same, Mall reconveyance and documents to DATED: Beneliciary Do not loss or destroy this Trust Dood OR THE NOTE which is recurse, Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED STATE OF OREGON, County of (FORM No. 381) LAW PUB. CO., PO Deertify that the within instrument was received for record on the day of in book/reel/volume No. SPACE RESERVED Grantor page or as tee/file/instru-FOR ment/microfilm/reception No. RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Beneficiary County affixed. AFTER RECORDING RETURN TO Frank Borges. NAME -Hazel Bordes By Deputy P.O. Boy as

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Keno, OR

Sectors 1

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EXHIBIT "A"

In Township 39 South, Range 8 East of the Willamette Meridian, in the County of Klamath, State of Oregon.

Section 27:

That portion of the W 1/2 of E 1/2 (which includes Lots 3 and 5) lying South of that portion conveyed to Weyerhaeuser Timber Co. by Deed recorded May 5, 1928, Deed Volume 80, Page 275, and Government Lot 4.

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Section 34: Government Lots 1, 2, 3, 4, 5, 6, 7, 8 and 12

Section 35: Government Lot 1

Section 27:

Beginning at a point on the center section line of Section 27, Township 39 South, Range 8 East of the Willamette Meridian, which point is common with the center section line and the Southeasterly right of way boundary of the Klamath Falls-Ashland Highway (Oregon 66) and bears South a distance of 494.0 feet. more or less, from the quarter section corner common. to Sections 22 and 27, Township, Range and Meridian aforesaid; thence continuing South along same center section line a distance of 2661.0 feet, more or less to the Northerly right of way boundary of the Weyerhaeuser Timber Company road (Volume 80, Page 275, Deed Records of Klamath County, Oregon); thence North 55 degrees 21' East along same, a distance of 36.47 feet; thence North, parallel with the aforesaid center section line a distance of 2667.2 feet. more or less, to the Southeasterly right of way boundary of aforesaid Klamath Falls-Ashland Highway; thence South 48 degrees 08' West along same, a distance of 40.28 feet more or less, to the point of beginning, being a 30 foot strip of land for private road purposes.

EXCEPTING THEREFROM that portion conveyed to the State of Oregon, by and through its Department of Transportation, Highway Division by Deed recorded May 17, 1989 in Book M-89 at Page 8560.

CODE 5 & 20 MAP 3908 TL 53 CODE 20 MAP 3908-2700 TL 700

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed	for rec	cord at requ	lest of	Aspen Title Co.	the	3rd day
of		Jan.	A.D., 19	<u>91 at 11:19 c</u>	o'clockA_M., and duly recorded in	DIA day
			of	Mortgages	on Page 92	, in von. <u></u> ,
2.0				I	Evelyn Biehn , County Cle	rk
FEE	\$	18.00			By Operane Mind	an alala