SCHEDULE A TO UCC FINANCING STATEMENT (Washington and Oregon)

All of Debtor's right, title and interest in and to (each as defined below) all Accounts, Chattel Paper, Deposit Accounts, Documents, Equipment, General Intangibles, Instruments, Inventory and Books to the extent the same (a) are located on the property more particularly described in Exhibit A (the "Property"), (b) arise directly from or are used principally in connection with Debtor's ownership or operation of the Property, or (c) pertain principally to the Property or to Debtor's ownership or operation thereof, and whether now owned or hereafter acquired or arising (collectively, the "Collateral"), including, without limitation, the items listed on Exhibit B, and products and proceeds of any and all of the foregoing. Individual components of the Collateral are defined as follows:

1. <u>Accounts</u> means any and all accounts, accounts receivable, contract rights and all rights to payment for merchandise, goods, or commodities sold or leased or to be sold or leased, or for services rendered or to be rendered, however evidenced, and all other forms of obligations owing to Debtor, all guaranties and security therefor, and letters of credit relating thereto, in each case whether now existing or hereafter acquired or created including, without limitation:

(a) all agreements and all royalty and other contractual rights of Debtor to all water, steam thermal energy, other geothermal resources, oil, gas, hydrocarbons, gravel, phosphate, lime rock, coal and other mineral resources and subterranean substances and all existing or hereafter acquired surface and subsurface water and water rights and shares of stock evidencing the same, and all products, thereof in, on, under or pertaining to real property together with all associated surface access and mining or drilling rights in, on, under or pertaining to real property;

(b) All agreements, contracts, arrangements or other contractual obligations whereby Debtor or its predecessors in interest have granted, grant or will grant to third persons the right to cut, harvest or otherwise remove timber from real property;

(c) All timber sale agreements, log sale agreements, purchase orders, purchase and sale agreements and other contractual obligations whereby Debtor as seller is or may become obligated to cut, harvest or otherwise remove timber harvested from real property and to sell, exchange or deliver such timber to third persons;

(d) All agreements, contracts or other contractual obligations whether now existing or hereafter created whereby third persons have granted or will grant to Debtor the right to cut, harvest, or otherwise remove timber from real property not owned by Debtor at the pertinent time, and all other rights of Debtor to cut, harvest, or otherwise remove timber from real property not owned by Debtor at the time in question (the contracts and agreements referred to at clauses (b), (c) and (d) of this Section 1.1 are together called the "Harvesting Contracts"), and

(e) Any and all present and future amendments, modifications, supplements,

extensions, and renewals to any of the foregoing agreements, contracts and other contractual obligations. 2. Books means all books, records and other written, electronic or other documentation in

2. <u>Books</u> means all books, records and other written, electronic of our decumentation of whatever form maintained now or hereafter by or for Debtor in connection with the ownership of its assets or the conduct of its business or evidencing or containing information relating to the Collateral including:

(a) ledgers;

(b) records indicating, summarizing, or evidencing Debtor's assets (including Inventory and Rights to Payment), business operations or financial condition including, without limitation, all plans prepared for the harvesting or cutting of timber;

(c) computer programs and software;

- (d) computer discs, tapes, files, manuals, spreadsheets;
- (c) computer printouts and output of whatever kind;

information and equipment of any kind; and

(f) any other computer prepared or electronically stored, collected or reported it and

(g) any and all other rights now or hereafter arising out of any contract or agreement between Debtor and any service bureau or computer or data processing company charged with preparing or maintaining any of Debtor's books or records or with credit reporting, including with regard to Debtor's Accounts.

3. <u>Chattel Paper</u> means all writings of whatever sort that evidence a monetary obligation and a security interest in or lease of specific goods, whether now existing or hereafter arising.

4. <u>Deposit Account</u> means any demand, time, savings, passbook or like account now or hereafter maintained by or for the benefit of Debtor with a bank, savings and loan association, credit union or like organization and all funds and amounts therein, whether or not restricted or designated for a particular purpose.

5. <u>Document</u> means any and all documents of title, bills of lading, dock warrants, dock receipts, warehouse receipts and other documents of Debtor, whether or not negotiable, and includes all other documents that purport to be issued by a bailee or agent and purport to cover goods in any bailee's or agent's possession that are either identified or are fungible portions of an identified mass, including such documents of title made available to Debtor for the purpose of ultimate sale or exchange of goods or for the purpose of loading, unloading, storing, shipping, transshipping, manufacturing, processing or otherwise dealing with goods in a manner preliminary to their sale or exchange, in each case whether now existing or hereafter acquired.

6. <u>Equipment</u> means all now existing or hereafter acquired equipment, machinery, furniture, furnishings, trade fixtures and fixtures in which Debtor now has or thereafter acquires any right, and all other goods and tangible personal property (other than Inventory), including tools, parts and supplies, automobiles, trucks, tractors and other vehicles, computer and other electronic data processing equipment and other office equipment, computer programs and related data processing software, and all additions, substitutions, replacements, parts, accessories, and accessions to and for the foregoing, now owned or hereafter acquired, and including any of the foregoing that are or are to become fixtures on real property.

7. <u>General Intangibles</u> means all general intangibles and all other personal property of Debtor, now existing or hereafter acquired, other than Accounts, Chattel Paper, Deposit Accounts, Documents, Books, Equipment, Instruments and/or Inventory, including:

(a) all tax and other refunds, rebates or credits of every kind and nature to which Debtor is now or hereafter may become entitled;

(b) all goodwill, choices in action and causes of action, whether legal or equitable, whether in contract or tort and however arising;

- (c) all Intellectual Property Collateral;
- (d) all uncertificated securities and interest in limited and general partnerships;
- (e) all rights of stoppage in transit, replevin and reclamation;

(f) all licenses, permits, consents, indulgences and rights of whatever kind issued in favor of or otherwise recognized as belonging to Debtor by any governmental agency including without limitation any and all permits, entitlements, licenses, orders, approvals, exemptions, authorizations, certifications, franchises, building permits, subdivision site plans, environmental approvals, sewer and waste discharge permits, water appropriative rights and permits, zoning and land use entitlement and other authorizations whether now existing or hereafter issued to or obtained by or on behalf of Debtor; and

(g) all indemnity agreements, guaranties, insurance policies and other contractual, equitable and legal rights of whatever kind or nature.

8. <u>Instruments</u> means any and all negotiable instruments, certificated securities and every other writing that evidences a right to the payment of money, in each case whether now existing or hereafter acquired.

9. Intellectual Property Collateral means the following properties and assets owned or held by

Debtor or in which Debtor otherwise has any interest, now existing or hereafter acquired or arising:

all patents and patent applications, domestic or foreign, all licenses relating to any of the foregoing and all income and royalties with respect to any licenses, all rights to sue for past, present or future infringement thereof, all rights arising therefrom and pertaining thereto and all reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof;

all copyrights and applications for copyright, domestic or foreign, together with the underlying works of authorship (including titles), whether the underlying works of authorship have been published and whether said copyrights are statutory or arise under the common law, and all other rights and works of authorship, all rights, claims and demands in any way relating to any such copyrights or works, including royalties and right to sue for past, present or future infringement, and all rights of renewal and extension of copyright; all state (including common law), federal and foreign trademarks, service marks

and trade names, and applications for registration of such trademarks, service marks and trade names, all licenses relating to any of the foregoing and all income and royalties with respect to any licenses, whether registered or unregistered and wherever registered, all rights to sue for past, present or future infringement or unconsented use thereof, all rights arising therefrom and pertaining thereto and all reissues, extensions and renewals thereof;

all trade secrets, confidential information, customer lists, license rights, advertising materials, operating manuals, methods, processes, know-how, sales literature, drawings, specifications, blue prints,

descriptions, inventions, name plates and catalogs; and

the entire good will of or associated with the business now or hereafter conducted

by Debtor connected with and symbolized by any of the aforementioned properties and assets.

Inventory means any and all of Debtor's goods (including goods in transit) whether now

owned or hereafter acquired, that are held for sale, lease or other disposition, including those held for display or demonstration or out on lease or consignment or to be furnished under a contract of service or that are raw materials, work in process, finished materials, or materials used or consumed, or to be used or consumed, in Debtor's business, and the resulting product or mass, and all repossessed, returned, rejected, reclaimed and replevied goods, together with all materials, parts, supplies, packing and shipping materials used or usable in connection with the manufacture, packing, shipping, advertising, selling or furnishing of such goods; and all other items hereafter acquired by Debtor by way of substitution, replacement, return, repossession or otherwise, and all additions and accessions thereto, and any Document representing or relating to any of the foregoing at any

Proceeds means whatever is receivable or received from or upon the sale, lease, license, collection, use, exchange or other disposition, whether voluntary or involuntary, of any Collateral or other assets of Debtor, any and all proceeds of any insurance, indemnity, warranty or guaranty payable to or for the account of Debtor from time to time with respect to any of the Collateral, any and all payments (in any form whatsoever) made or due and payable to Debtor from time to time in connection with any requisition, confiscation, condemnation, seizure or forfeiture of all or any part of the Collateral by any governmental agency (or any person acting under any color of governmental authority), any and all other amounts from time to time paid or payable under or in connection with any of the Collateral or for or on account of any damage or injury to or conversion of any Collateral by any person, and all proceeds of proceeds.

12. Rights to Payment means all Accounts, Chattel Paper, Documents, General Intangibles,

Instruments and Proceeds (other than cash Proceeds).

In no event, however, shall the Collateral include cash deposits held by The Sumitomo Bank, Ltd., pursuant to that certain Pledge Agreement dated as of July 7, 1989, between Debtor and The Sumitomo Bank, Ltd.

EXHIBIT A

KLAMATH COUNTY

DESCRIPTION OF PROPERTY

The following described real property situate in Klamath County, Oregon: Township 23 South, Range 9 East of the Willamette Meridian SWINWI, NWISHI Section 2: Government Lots 1, 2, 3 and 4, SW1NW1, SE1SW1, SE1 Section 3: Section 4: Nł, NłSWł, SEłSWł, NWłSEł Nł, Włswł Section 5: SETNWI, SWI, NEISEI, SISEI Section 9: Eł, EłWł, SWłSWł Section 10: SINWI, WISWI Section 11: Section 14: WINWI, SWISWI, EISEI Nł, SWł, Włseł Section 15: Nł, EłSEł Section 20: NINI, SWISWI Section 21: WINEI, NWI, NISWI, SEI Section 22: EIEI, NWINWI Section 23: Section 24: WISWI SELSWH and that portion of WHNWH lying North Section 25: and West of U. S. Hwy. 97 Section 26: NEINEI, SINEI, WISEI, that portion of the SEISWI lying Easterly of the irrigation ditch, that portion of the SEISEI lying Northwesterly of U.S. Highway 97 Section 28: W} Section 29: NEt, SEtSWt, SWtSEt, EtSEt Section 32: EINE: Section 33: NINWI, SWINWI, SWISWI, NWISEI Section 34: EtsEt, SWISE! Section 35: E1, E1W1, SW1NW1 lying Southeasterly of the Irrigation Ditch, WiSWi Section 36: NEt, EtNWi, SWiNWi, SWi, WiSEt Township 23 South, Range 10 East of the Willamette Meridian

Section 1: Government Lots 1, 2, 3 and 4, SiNE, SWANW, Si Section 2: SEISEI Section 11: NEINEI Section 12: Ni, NEISEI Section 13: NEINEI Section 24: Eifi, SWISEI Section 25: NWINEI, NEINWI Section 36: NINEI, SWINEI 15892

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KLAMATH COUNTY Continued

Township 23 South, Range 11 East of the Willamette Meridian

Section 5:	A11
Section 6:	A11
Section 7:	A11
Section 8:	All
Section 17:	All
Section 18:	All
Section 19:	
Section 20:	A11
Section 26:	A11
Section 27:	All
Section 28:	A11
Section 29:	All
Section 30:	All De Martin 20 Fl
Section 31:	Governments Lots 1 thru 9, 16 thru 20, E
Section 32:	A11
Section 33:	A11
Section 34:	All
Section 35:	All
Section 36:	LTV

Township 24 South, Range 8 East of the Willamette Meridian

Section 2: Government Lots 2, 3 and 4, SWINEI, SINWI, SWI, WISEI Section 3: All Government Lots 1, 2, 7 and 8, E¹₂SE¹ Section 8: Section 9: A11 Section 10: AL1 WINEL, WI, SET Section 11: Section 14: NE: NINW!, SWINW!, NWISW! Section 16: A11 SEINWI, NISWI, SWISWI Section 20: Section 21: A11 Section 28: N:, NE: SW:, NW: SE:

Township 24 South, Range 9 East of the Willamette Meridian

Section 1: Government Lots 2 and 3, SEłNWł, NEłSWł, SWłNEł Section 2: Government Lots 3 and 4, SWłNWł Section 3: Government Lots 1 and 2, SłNEł, SłNWł, NłSWł, SWłSWł, NWłSEł Section 4: SEłNEł, EłSEł Section 9: Nł, NłSł Section 10: WłNWł, NWłSWł

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KLAMATH COUNTY Continued

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Township 24 South, Range 11 East of the Willamette Meridian

Section 2: All Section 3: All Section 4: All Section 5: All Section 8: All Section 9: All Section 10: All Section 11: All Section 15: All Section 16: All Section 17: N¹

Township 25 South, Range 7 East of the Willamette Meridian

Section 25: Wisel, Selsel

Township 25 South, Range 8 East of the Willamette Meridian

Section 2: NEt

Township 25 South, Range 11 East of the Willamette Meridian

Section 25: SE¹₄SE¹₄ Section 36: All

Township 27 South, Range 8 East of the Willamette Meridian

Section 21: N¹/₂SW¹/₄ lying Easterly of the Burlington Northern Railway Right-of-way

SAVING AND EXCEPTING portions lying within rights of way for Railroads and Highways.

EXHIBIT B

Scheduled Collateral

(a) All amounts hereafter paid or payable under and pursuant to (i) that certain promissory note dated September 15, 1989, and given by Trillium Corporation to Debtor in the original principal amount of \$2,000,000, or (ii) that certain Unconditional Guaranty dated September 15, 1989, given by David R. Syre to Debtor and pertaining to the Trillium Note;

(b) All amounts paid or payable, up to \$750,000, by Louis Leclezio to Debtor under that certain Real Estate Purchase and Sale Agreement dated July 15, 1991 and pertaining to the real property more particularly described in Schedule B-1;

(c) The Equipment used or held by Debtor in connection with its Prineville, Oregon, sawmill located on the real property more particularly described in Schedule B-2 (the "Mill Property") including, without limitation, the items of Equipment listed in Schedule B-3;

(d) All Accounts arising from Debtor's ownership or operation of the Mill Property;

(c) All log and lumber Inventory of Debtor from time to time at, or held by Debtor in connection with, Debtor's ownership and operation of the Mill Property;

(f) The cutting rights, timber sales and harvesting contracts and agreements listed in Schedule B-4.

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PARCEL "CC":

All of the 50 foot right-of-way through Section 3, Township 34 North, Range 2 East, W.M., as conveyed to the Puget Sound & Baker River Railway Company by decos recorded as follows:

Date	Auditor's file No.	Volume/Page	Location
9/18/22	158953	127/473	Gov Lot 2
9/19/22	158994	127/482	Eえ-SE-NW
9/21/22	159020	127/489	Sえ-NW-NE-SW
9/21/22	159032	127/495	SW-NE-SW
9/23/22	159089	127/505	Sえ-SW-SW
10/14/22	159600	127/585	Wえ-SE-NW
12/26/22	161043	128/254	NE-SW-SW
3/22/23	162677	128/254	Nえ-NW-NE-SW

Situate in the County of Skagit, State of Washington.

PARCEL "DD":

The Southeast } of the Southeast } of Section 4, Township 34 North, Range 2 East W.M., EXCEPT that certain 60 foot strip conveyed to Skacit County for road purposes by deed dated March 29, 1894 and recorded March 30, 1894, in Volume 28 of Deeds, page 515, AND ALSO EXCEPT the following described tract:

Commencing at the Northwest corner of said subdivision: thence South 150 feet along the West line thereof; thence East 100 feet parallel to the North line of said subdivision; thence North 150 feet to said North line of the Southeast 2 of the thence West 100 feet, more or less, along said North line to the point of beginning.

PARCEL "EE":

A parcel of tide lands of the second class suitable for the cultivation of oysters, as conveyed by the State of Washington, described as follows:

Beginning at the meander corner to Sections 8 and 9, Township 34 North, Range 2 East, W.M.: thence South 0.83 chains to initial point of this description: thence South 75 50' West 23.71 chains: South 15 40' West 24.44 chains: North 64 27' East 33.23 chains: North 1°30' West 15.01 chains to initial point. All in Section B, Township 34 North, Range 2 East, W.M.

Situate in the County of Skagit, State of Washington.

SKAGIT COUNTY (SIMILK BAY) CONTINUED DESCRIPTION CONTINUED:

PARCEL "FF":

Parcel A:

Government Lots 1, 2 and 3, and the South 330 feet of the Southwest 1 of the Northeast 1 of Section 9, Township 34 North, Range 2 East, W.M., EXCEPT the West 20 feet of the Government Lot 3 and EXCEPT the West 20 feet of the South 330 feet of the Southwest 1 of the Northeast 1, all as conveyed to Skagit County for road purposes by deed recorded September 15, 1913 in Volume 93 of Deeds, page 312.

Parcel B:

All tidelands of the second class, as conveyed by the State of Washington in deed recorded May 4, 1923 under Auditor's File No. 164186, lying in front of, adjacent to and abutting upon the following described tracts:

Government Lots 1 and 2 in Section 9, Township 34 North, Range 2 East, W.M., Also that portion of Government Lot 3 in said Section 9 measured along the meander line as follows:

Beginning at the point of intersection of the North line of said Lot 3 with said meander line and running thence South 43° West .79 chain, more or less, to an angle point in said meander line: thence South 14° East 2.50 chains, and South 19° West 9.60 chains to the terminal point of this description.

Parcel C:

All tidelands of the second class, as conveyed by the State of Washington in deed recorded May 21, 1912 under Auditor's File No. 51418, lying in front of, adjacent to and abutting upon that portion of Government Lot 3 in Section 9, Township 34 North, Range 2 East, W.M., lying East of the East line of the Jessie Thompson Road No. 241 produced South, EXCEPT that poriton thereof as described in Parcel B above.

Situate in the County of Skagit, State of Washington.

SKAGIT COUNTY (SIMILK BAY) CONTINUED

DESCRIPTION CONTINUED:

PARCEL "GG":

Government Lot 1 in the Northwest corner of Section 10. Township 34 North, Range 2 East, W.M., according to the original government survey, which government lot lies Westerly of Government Lot 4 in the Swinomish Indian Reservation.

ALSO, all tidelands of the second class in front of the government meander line, described as follows:

Beginning at meander corner of Sections 9 and 10, Township 34 North, Range 2 East, W.M.; thence North 36% East 9.60 chains; thence East 3.95 chains to terminal point, and extending to mean low tide adjoining Section 10, Township 34 North, Range 2 East, W.M.

Situate in the County of Skagit, State of Washington.

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SCHEDULE B-2

CROOK COUNTY (Prineville mill)

Legal Description

Beginning at a point on the North line of Section 23 in Township 14 South, Range 15 East of the Willamette Meridian, said point being 3526 feet West of the Northeast corner of said Section 23, thence South 1420 feet, more or less, to a point on the Northerly right of way line of the Lamonta Road, as located and constructed, thence Northwesterly along the Northerly right of way line of said Lamonta Road to its intersection with the North line of said Section 23, thence East along said North line of Section 23 a distance of 1394 feet, more or less, to the point of beginning.

Beginning at a point on the North line of Section 23 in Township 14 South, Range 15 East of the Willamette Meridian, said point being 3526 feet West of the Northeast corner of said Section 23, thence South 1320 feet, more or less, to a point on the South line of the $NE_2^2NK_2^2$ of said Section 23, thence East along the South line of said $NE_2^2NH_2^2$ a distance of 495 feet, thence North 1320 feet, more or less, to a point on the North line of said Section 23, thence West along the North line of said Section 23 a distance of 495 feet to the point of beginning.

SCHEDULE B-3

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n al	PACIFIC LT	D .	
	PACIFIC DI	LL ASSET	LISTING

CROWN PACIFIC LTD. PRINEVILLE SAUMILL ASSET LISTING		1989 Deletions	1990 Deletions	1991 Deletions	03/31/91 Balance
ASSET					
				·	0.00
ORIGIKAL FURCHASE:			(9,172.00)		26,566.00
	9,172.00				D.00
	26,566.00		(14,947.00)		0.00
. 75 CAT 956C LOADER	14,947.00	(4,416.00)			0.00
-TS-ONT BEG TRACTOR	4,416.00	(1,359.00)			14,947.00
-18-CENTION CRADER-6003	1,359.00	(1),,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			12,229.00
-38-TRO LONDER-	14,947.00				10,291.00
78 EYSTER E1801 FORKLIFT	12,229.00				11,890.00
76 CAT VISO PORTLIFT	10,191.00				12,569.00
73 CAT 318 FORKLIPT	11,890.00				0.00
TORILIFI	12,569.00		(679.00)		679.00
TT BYSTER B200BS FORSLIP	679.00		•		1,019.00
ALCONTRACTOR - CONTRACTOR	679.00				0.00
ANA TRACTUR	1,019.00		(2,038.00)		679.00
MILLER BIG WELDER HK4294B	2,038.00		• •		4,416.00
	\$79.00				2,214,369.00
14 T C-20	4,416.00				886,234.00
SHOP BUILT TRAILER LOADER	2,214,369.00				778,255.00
NILL EQUIPMENT	886,234.00				113,352.00
BOILER SYSTEM	778,255.00				530,344.00
DRY RILKS	113,352.00				
TIRE SYSTEM	530,344.00				117,812.00
FLATER MILL	117,812.00				564,615.00
RAIL SPUR	564,615.00				
MILL BUILDINGS					
	5,332,777.00				

				22,300.00
1988 ADDITIONS:				\$,559.00
***********	22,300.00			0.00
BANTAM 15 TON CRANE HODEL 304	3,559.00			0.00
• SNOLMOBILE	3,520.00	(3,520.00)		6.00
BOTT CRAFE-	15,101.24	(15,101.24)		0.00
TLAFED FRATLER-	2,295.00	(2,295.00)	(26,870.59)	3,523.74
MOBILE BROWE	26,870.59		•	4,305.95
	3,523.74			1,425.00
MISC SAMMILL MACHINERY	4,305.95			15,262.82
OFFICE EQUIP	1,425.00			19,419.00
PRINTER FURNITURE	15,262.82			
OFFICE CONFUTERS	19,419.00			35,000.00
FUEL BOUSE				
EQUIPMENT HELD FOR SALE:	35,000.00			
FIRE SYSTEM				
	152,582.34			

15901

03/31/91

1990

DELETIONS

CROWN PACIFIC LTD.	
CROWN PACIFIC LID. PRINEVILLE SAUNILL ASSET LISTING	
	1989
	DELETIONS
ASSET	
1989 ADDITIONS:	
	3,380.50
MILLER WELDER LETOURNEAU GENERATOR (OLD LETOURNEAU)	8,854.00
LETOURNEAU GENERATUR (ULETOURNEAU)	3,041.91
LETOURNEAU PARTS (OLD LETOURNEAU)	\$4,662.63
LOG LOADER (CAT 966D)	5,112.88
REBUILD TRUCK	4,957.82
REBUILD ENGINE PARTS	5,500.00
69 FREIGETLIEER SAVDUST TRUCK	9,000.00
69 FREIGHTLINER SAUDE	5,500.00
	7,879.00
+ CASE SBOC BACKHOE 90 FORD BRONCO S/N 1FN. 4662	20,901.50
	63,608.93 7,801.26
KILN CARTS BOLLING STOCK UPGRADE (NEW PURCEASE R	5,500.00
ENCLING BOR CHI DIZ	3,317.12
A CONTRACT DE EXPENSE	4,500.00
THE PROPERTY AND	33,194.98
BOILER SEUTDOIN	24,089.74
TOTTONS	4,237.02
CARLOADER BOOD	9,472.43
PLANER LIFT SKIDS	
BOTLER ROCH INPROVEMENTS	32,832.93 51,582.58
PLANER AIR SYSTEM	11,637.46
EVSTER	31,027.38
REPLACE PSC EQUIPMENT	60,744.70
DRY KILN DEPROVENENT	78,767.71
SANGULL INGROVENENT	15,260.37
PLANER INTROVIDENT	20,813.25
RESAU TRAKSFER	732.29
SADD BAUD MODEN	1,539.63
CONCRETE OLD KILKS	736,531.95
NEW DRY KILKS	3,078,146.33
SHALL LOG HILL	104,462.23
BOG CHANGEOVER PLANER STICKER/STACKER IMPROVEMENTS	3,528.13
PLANER STICKER/SIACOLE	123,609.55
LINEAL POSITIONER SAMMILL STACKER IMPROVEMENTS	17,452.26
SAVMILL STACKER IN HOLE	49,217.17
COVER SMALL LOG MILL LEVELING SCREW SAWDUST BIN	886.DU
	99,185.05
SLADDER	108,792.39
BORIZONTAL RESAW	796.16
TIME STATULE - ADDE	29,599.28
CANG EDGER	16,794.73
JUELING STATION	5,030.13
REWIRE WASTE CONVEYOR	2,830.04
TRIBUTER SMALL LOG HILL ADDITION	103,263.07
EDGER GUIDES	3,235.53

	1991	03/31/91
1990	DELETIONS	BALANCE
etions		
		3,380.50
		8,854.00
		3,041.91
		84,662.63
		5,112.88
		A,957.82
		0.00
	(6,500.00)	9,000.00
		0.00
(5,500.00)		7,879.00
V -1		20,901.50
		63,608.95
		7,801.26
		0.00
	(5,500.00)	3,317.12
		4,500.00
		13,194.98
		24,089.74
		4,237.02
		9,472.43
		32,832.93
		51,582.58
		11,657.46
		31,027.38
		60,744.70
		78,767.71
		15,260.37
		20,813.25
		732.29
		1,539.63
		736,531.95
		1,078,146.33
		104,462.23
		3,528.13
		123,609.55
		17,452.26
		49,217.17
		\$\$6.00
		99,185.05
		108,792.39
		794.16
		29,599.28
		16,794.73
		5,030.13
		2,830.04
		103,263.07
		3,235.53

CROWN PACIFIC LTD. PRINEVILLE SAMMILL ASSET LISTING

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PRINEVILLE SAUNILL ASSET DISTING					
		1989	1990	1991	03/31/91
		DELETIONS	DELETIONS	DELETIONS	BALANCE
ASSET					
MISC 1988 CIP	372,703.71				\$72,703.71
REPAIR FUEL BOUSE	1,425.29				1,425.29
AST CONPUTER	2,511.00				2,511.00
AST COMPOSED	243.18				243.18
FABRICATION SBOP	\$5,070.66				\$6,070.66
LOG YARD INTROVEMENTS	92,069.80				92,069.80
LOG YARD IMPROVEMENTS	41,643.77				41,643.77
LOG YARD CLEANUP	125,990.11				125,990.11
ROAD & DRIVEWAY REPAIR	40,460.32				40,460.32
PAPERWRAP & PAINT AREA	21,000.93				21,000.93
MILL PAINTING	15,153.78				15,153.78
BRAINAGE WORK	3,911.96				3,911.96
CARPENTER SBOP	7,103.91				7,103.91
STORAGE BUILDING	3,622.69				3,622.69
GATE & FERCE REPAIR	2,021.96				2,021.96
DON BACKE INVENTORY PROGRAM	4,865.69				4,865.69
DON SACKE INVERIORI PRODUCT					
	3,904,626.80				
1990 ADDITIONS:					
					(216.07)
NEW DRY KILN	(216.07)				500.00
TILN CARTS	500.00				(5.00)
LOG YARD DER	(5.00)				(112.50)
SMALL LOG HILL	(112.50)				5,036.66
LINEAL POSITIONER	5,036.66				4,102.00
PAPER/PAINT AREA	4,102.00				(60.00)
LEVELING SCREW CALJUST BIR	(60.00)				11,212.00
COVER SHALL LOG HILL	11,212.00				-
SLABBER	13,800.00				13,800.00 1,500.00
BORIZONTAL	1,500.00				
SMALL LOG MILL ADDITION	(337.13)				(337.13)
CHIPPER BLOW PIPE	2,004.60				2,004.60 4,400.00
HYSTER ENGINE REBUILD	4,400.00				7,703.20
BLOW PIPIE SAVDUST BIN	7,703.20				16,278.11
THETALL CHIP BLOWER	16,278.11				7,124.74
IDGER TABLE	7,124.74				39,272.40
KILN SEUTDOWN	39,272.40				37,453.99
BLOCK BIN	37,455.99				24,989.58
FIRE SYSTEM WALL	24,989.58				0.48
	14,574.48		(14,574.00)		3,580.91
TILING BOOM GRINDER	3,580.91				48,721.85
MEADERS REBUILD	48,721.85				1,175.00
MISC MILL SEUTDOWN COSTS	1,175.00				9,680.55
EAUNILL DROP GATE	9,680.55				7,709.99
FUEL BOUSE REBUILD	7,709.99				33,500.00
• *76 CATERPILLAR DID	33,500.00				33,300.00
	9,500.00		(9,500.00)		63,184.55
PAINTING OF HILL	65,184.55				

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SEROWR PACIFIC LTD. (PRIMEVILLE SAMMILL ASSET LISTING

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	ASSET		1989 Deletions	1990 Deletions	1991 Deletions	03/31/91 Balance
					.`	11,301.56
	LOG DECK RACEWAY	11,301.56				250,342.80
	CIP STICKER STACKER	250,342.80				6,528.89
	CIP MEADRIG FLIPPERS	6,528.89			· .	0.00
*		1,067.00		(1,067.00)		1,422.00
	82 CHEY PU CREW CAB	1,422.00				1,778.00
	a2 FORD PICKUP	1,778.00				4,976.00
		4,976.00				3,554.00
•	62 KERNORIE FIRETRUCK	3,554.00				-
ŧ		18,482.00				18,482.00
¥-		1,067.00				1,067.00
•	69 KH FIRETRUCK	4,976.00				4,976.00
:	MISC SAUNILL EXPENSE	6,156.00				6,156.00
\$	EXIFE GRINDER (CIP) STACKER HODIFICATION (CIP)	1,225.55				1,225.55
				(84,347.59)	(12,000.00)	9,948,200.02
,		681,152.71	(26,691.24)	(84,347.39)	(• •

LEASED ASSETS: LETOURHEAU LOG STACKER 20048 SYSTEM

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- CURRENTLY BEING USED BY THE ORECON TREE FARMS

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SCHEDULE B-4

Harvesting Contracts

Reference is made to that certain Contract for Sale of Timber between Crown Pacific, Ltd., as Seller and Scott Timber Co., as Purchaser dated April 5, 1988, covering timber located on real property in the Counties of Lake and Klamath, State of Oregon.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for of	record at request of <u>Aug.</u> A	Klamath County Title Co. the 12th day A.D., 19 91 at 1:48 o'clock P M., and duly recorded in Vol. M91 Mortgages on Page 15888 . . .
FEE	\$85.00	Evelyn Biehn County Clerk By Qaure Music day