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KNOW ALL M	IEN BY THESE PRESENT	S, That I,			
	d and appointed, and by the	se presents do hereby mak	e, constitute a	and appoint	
y true and lawiul attorn ceive all such sums of i e now or shall hereaiter arges for any of the sar ssession thereol and al ortgage and hypothecat ch terms and condition when by me in any corp II, mortgage, hypotheca her property in possess ad in my name and as i greements, mortgages, judgments and	ney for me and in my name, plac money, debts, rents, dues, account r become due, owing, payable or b ry thereof, and to compromise, se ne; to bargain, contract for, purch l deeds and other assurances in ti te lands, tenements and hereditam son and with such covenants as my s booration for any price and receive ite and in any and every way and sion or in action, and to make, do my act and deed, to sign, seal, exce ledges, hypothecations, bills of lay d other debts payable to me and cetion shall deem to be for my best myself and any other person or p ints payable to my order, to withdf ineas with any bank or banker on	e and stead, and for my use an s, legacies, bequests, interests, elonging to me, to have, use ar title and adjust and to execute ase, receive and take lands, ten he law therefor and to lease. I herts, including my right of ho aid attorney shall think fit; to s payment therefor and to vote manner deal in and with good and transact all and every kinc cute, acknowledge and deliver a ding, bills, bonds, notes, eviden ther instruments in writing of interests, to have access to any	d benefit to den dividends, annu and deliver acc exements, herediti et, demise, barg mestead in any sell, transfer and any such stock stock stock do business of do business of do business of all deeds, covena cos of debt, rec whatever kind a y salety deposit	tities and demands will tities and demands will aments, and accept the ain, sell, remise, rele- of the same for such deliver all or any sh as my proxy; to barg erchandise, choses in whatsoever nature or nuts, indentures, agree- eipts, releases and sa and nature which my box which has been or deposit all checks.	my name or ifficient dis- the seizin and hass, convey. price, upon hares of stock lain for, buy. h action, and kind: for me ements, trust tistactions of said attorney rented in my drafts, notes harmonic solutioney rented in my drafts, notes harmonic solutioney harmonic solu
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22749 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. 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, family or household purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. This deed 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 this 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 day and year first above written. KLANATH PAGFIC CORPORATION * 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-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. leward ØK S BOB STEWART, PRESIDENT Bob Stewart by President.... as Klamath Pacific Corporation ्री anda se. Hand her_ Notary Public for Oregon 0F 04 My dommission expires7.123.1.93..... REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee TO: 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 herewith 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. Mail reconveyance and documents to DATED: Beneficiary not lose or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, ss. County ofKlamath..... TRUST DEED I certify that the within instrument (FORM No. 881) STRVENSINESS LAW PUB. CO. PC 1944 - 1947 was received for record on the 30th...day 一点 医子宫神经病 Sec. at 3:30 o'clock ... P.M., and recorded SPACE RESERVED Grantot FOR ment/microfilm/reception No......367.4.3 RECORDER'S USE Record of Mortgages of said County. 4413 (1, q)4715 a sear ei Witness my hand and seal of County affixed. Beneficiary 1.462MPAFTER RECORDING RETURN TO Evelyn Biehn, County Clerk. 11 ATE By Rauline Multimolere Doputy itizi SAG 383333 \$13.00 Fee