80441	05-04-94A10:14 R	TOUCT DEED	Vol.mgh	4
THIS TRUS	ST DEED, made this	3rd day of	Apocids May	1094 between
***************************************		***************************************	***************************************	
	TY TITLE COMPANY	*************************************		, as Grantor,
***************************************	DE CORPORATION	the state of the s		
and the second section is a second section of the second	The second secon	WIINESSEIM:	with the first of the first of the second of	and the second s
TO A CANTON L	vocably grants, bargains, sell h	s and conveys to trus , described as:	tee in trust, with power	r of sale, the property in
	លាមខែងលើការប្រាស់ ១០០០១៩ មានការប្រាស់ ១២៩៤២០២ - ១ ១០៩៤០ ក្នុងប្រាស់ ១២៤៤២ - ខ្លាំ	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
	See Exhibit A	attached.		
				ing said and the s
		n valanti ya ^{ka} na ya k	all recognitions	
4-4-45	terija Politikasijas (1902.)			
or hereafter appertaining the property.	ingular the tenements, hereditaments, and the rents, issues and profi	nts and appurtenances and ts thereof and all fixtures	l all other rights thereunto now or hereafter attached t	belonging or in anywise now to or used in connection with
FOR THE PUR	RPOSE OF SECURING PERFOID TEN THOUSAND AND NO	RMANCE of each agreeme	ent of grantor herein contai	ned and payment of the sum
				to the terms of a promissory
not sooner paid, to be d	due and payableDecember	31 Made by granto	r, the final payment of pri	ncipal and interest hereol, if
The date of mai becomes due and payal	turity of the debt secured by this ble.	instrument is the date, s	tated above, on which the	final installment of the note
provement thereon: no	ecurity of this trust deed, grantor of preserve and maintain the propert t to commit or permit any waste of	y in good condition and s	epair; not to remove or d	emolish any building or im-
damaged or destroyed	or restore promptly and in good a thereon, and nav when due all co-	nd habitable condition an		
3. 10 comply wi	ith all laws, ordinances, regulation executing such financing statemen	s, covenants, conditions as		
agencies as may be dee	med desirable by the heneticiery	ces, as well as the cost of	t all lien searches made by	r filing officers or searching
written in companies a	and continuously maintain insura ch other hazards as the beneficiar acceptable to the beneficiary, with add if the transfer shall be it to	y may from time to time	require, in an amount not	less than \$,
at least lifteen days pri	ior to the expiration of any policy	reason to procure any suc	n insurance and to deliver t	he policies to the beneficiary
any indebtedness secure	ed hereby and in such order as ben	aliciaes may life or other	insurance policy may be	applied by beneficiary upon
under or invalidate any	by be released to grantor. Such apy act done pursuant to such notice property free from construction lies to the property before	piication or release shall r	ot cure or waive any defai	ilt or notice of default here-
promptly deliver receip	its therefor to beneficiary: should	the deartor fail to make	and other charges become	past due or delinquent and
ment, beneticiary may.	. At its option, make navment th	r payment or by providing	beneticiary with funds wi	th which to make such pay-
the debt secured by this	s trust dead, without waiver of any	n paragraphs o and / of t	his trust deed, shall be add	led to and become a part of
bound for the payment	of the obligation herein describe	cribed, as well as the grained and all such navements	ntor, shall be bound to the	same extent that they are
able and constitute a be	reach of this trust deed. sts. less and expenses of this trust	enericiary, render all sum:	s secured by this trust deed	immediately due and pay-
7. To appear in	and defend any action or proceed	obligation and trustee's at	nd attorney's fees actually i	ncurred.
to pay all costs and exp	enses, including evidence of title	and the heneficience or a	sar, including any suit for	the foreclosure of this deed,
the trial court, grantor i torney's fees on such ap	traph 7 in all cases shall be fixed further agrees to pay such sum as speal.	the appellate court shall	the event of an appeal fron adjudge reasonable as the	n any judgment or decree of beneficiary's or trustee's at-
It is mutually ago	that any portion or all of the pro-	perty shall be taken unde	r the right of eminent dom	ain or condemnation, bene-
	ight, if it so elects, to require the provides that the trustee hereunder	at all or any portion of	the monies payable as con	npensation for such taking,
rized to insure title to real	property of this state, its subsidiarie			
agent licensed under ORS	696.505 to 696.585.	1	·	
TR	UST DEED		STATE OF OR	EGON.
			STATE OF OR.	\{ ss.
***********************	***************************************		was received for	nt the within instrument record on theday
***************************************	***************************************	SPACE RESERVED	of	
47000- 0-4	Granter	FOR	book/reel/volum	M., and recorded in
*******************************	***************************************	RECORDER'S USE	ment/minotil	d/or as fee/file/instru- reception No
**************************************	Beneficiary		Record of	of said County.
After Recording Return to (Name	e, Address, Zip):	entro de la compansión de	Witness County affixed.	my hand and seal of
Boise Cascade	Corp.		Codiny anned.	
υ οι του ΕΛ		11		
P.O. Box 50 Boise, ID 8372	28 Attn: Joe Munson		NAME	TITLE



which are in excess of the amount required to pay all reasonable costs, expenses and afterney's fees necessarily paid or incurred by granter

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by the proceedings, shall be paid to beneficiary and applied by it lirst upon any reasonable costs and expenses and attorney's teas, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hearby; and grantor agrees, at its own expenses, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request; in the content of the content of the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in granting any particular thereo; (c) join in any subordination or other agreement atlacting the liability of approach of the payment of the property; (c) join any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled therato," and the recitais therein of any matters or facts thall be conclusive proof of the truthfulness thereof. Trustee's teachers, and the content of the state of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled therato," and the recitais therein of any matters or facts thall be conclusive proof of the truthfulness thereof. Trustee's teachers, and the property of any part thereof, in its own name sue or otherwise collect the rents, issues and prolits, including those part dues and unpold, and apply the same, less costs and expanses of operation and collection, including teachers, the superior of the property of the property of the property of the superior of the property of the superior of the property of the pr

and that the grantor will warrant and lorever delend the same against all persons whomsoever,

The grantor will warrant and lovever delend into same against all persons whomsover.

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),

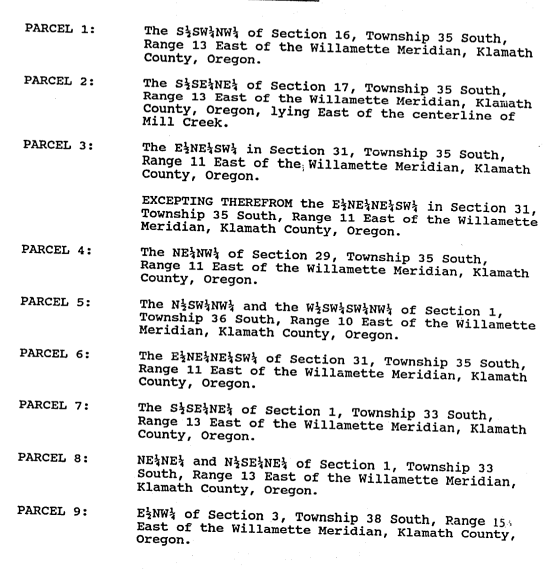
(b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legates, devises, 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 mortgage, it is understood that the mortgager or mortgagee may be more than one person; that it the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and

implied to make the provisions hereof app				-	·		
IN WITNESS WHEREOF, t	he grantor has exc						
		1-1		· / /	hus		
*IMPORTANT NOTICE: Delete, by lining out, wh not applicable; if warranty (a) is applicable an as such wor! is defined in the Truth-in-Lendin beneficiary MUST comply with the Act and Re	d the beneficiary is a c ig Act and Regulation gulation by making re	reditor Z, the	BURR, INC.	a Deggil			
disclosures; for this purpose use Stevens-Ness F If compliance with the Act is not required, disre							
	OREGON, County		ath		***************************************		
This i	nstrument was acl	knowledsed befo	re me on) 55.	10 -		
This i	nstrument was acl	knowledged befo	re me on	May 3	19 94		
byRobe	rt Daggett						
asVice	President	••••••	•••••				
OFFICIAL SEAL DEBRA BUCKINGHAM NOTARY PUBLIC - OREG COMMISSION NO. 0201 MY COMMISSION EXPIRES DEC. 19	CON U				ublic for Oregon		
	ULL RECONVEYANCE (1						
ro:			congenous never per	in baieri			
The undersigned is the legal owner a deed have been fully paid and satisfied. Y trust deed or pursuant to statute, to cance together with the trust deed) and to recont	and holder of all inde ou hereby are directed I all evidences of ind vey, without warrant	btedness secured bed, on payment to lebtedness secured by, to the parties d	you of any sums of by the trust deed (esignated by the te	wing to you unde which are deliver rms of the trust d	r the terms of the ed to you herewith eed the estate now		
held by you under the same. Mail reconvey	ance and documents	to	***************************************				
DATED:	10		and the second of the second o				
gadis , 1 € 1 ft i §			······································	***************************************	75 - 5 (1, A)A)		
Do not lose of destroy this Trust Deed OR THE N Both must be delivered to the trustee for cancell	OIE which it secures. ation before	<u>. 19</u>					
reconveyance will be made.			Beneficiary				

EXHIBIT A



DM40422C

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of Klamath County Title Co the 4th day of May A.D., 19 94 at 10:14 o'clock A.M., and duly recorded in Vol. M94 of Mortgages on Page 14058.

Evelyn Biehn County Clerk By Raulene While reday.