ATC NO 13045598			THEFT HOSE STEVENSHESS LAW PUBLISHED CO., PORTUNID, OR \$720
C9975 TRUST DEED	1994 Die Afrans and In 1994 Die Afrans and In	AI	STATE OF OREGON, County of} ss
Gractor's Mane and Address Beneficiary's Mane and Address by recording, return to (Mane, Address, 20); PAPE' BROS., INC.	<u></u>	POR POR HECORDER'S USE	was received for record on the day of, 19, and recorded in book/reel/volume No on page and/or as fee/file/instru- ment/microfilm/reception No Record of of said County. Witness my hand and seal of County.
P.O. BOX 1000 (1999) KLAMATH FALLS, OR: 97601	ti i i i i i i i i i i i i i i i i i i	Hitin Nelot i Lic y	affixed NAME THE By Deputy
SEE EXHIBIT "A" ATTACHED HE FULLY SET FORTH HEREIN. ASPEN.TITLE & ESCROW, INC. PAPE BROS., INC.	us	y of Decembe REFERENCE MAD	E, 1996, between E A PART HEREOF AS THOUGH , as Grantor, as Beneficiary, ust. with power of sele, the constants
, Grantor, irrevocably, grants, ba Llawath	Gains, sells and con- y, Ore on, described	SETH: vya to trustce in ti	ust, with power of sale, the property in
PART HEREOF AS THOUGH FULL 141 and 152	D EXE BIT "A" AT Y SE? FORTH HER to the barraction of the barraction of the barraction of the barraction of the barraction of the barraction	CACHED HERETO	ND BY THIS REFERENCE MADE
hereafter apportaining, and the rents, ison property. FOR THE PURPOSE OF SECURIN ONE HINDEED SEVENTY EXIT.	hered is ments and appui es and profits thereof and the last store i G PER ORMANCE of WOULD COMMANCE of	enances and all other all firtures now or he set agreement of gra	rights thereunio belonging or in anywise now reafter attached to or used in connection with that herein contained and payment of the
sooner paid, to be due and payable to bene sooner paid, to be due and payable	liciary of order and mod <u>uary</u> 9, 2001. red by this instrument i rether ignee to, attempt in it without first obtai by this instrument, irres cution 57 granter of an e	by grantor, the lina W. *dated Agr control the date, stated abo to, or actually sell, or ring the written conse for of the maturit written conse to of the maturit	hereon according to the terms of a promissory payment of principal and interest hereol, if Dril 30, 1996 and a Revision and the trial installment of the note myey, or assign all (or any part) of the prop- nt or approval of the beneficiery, then, at the y dates expressed therein, or herein, shall be- nt** doss not constitute a sale, conveyance or
1. To protect, preserve and maintain t rement thereon; not to commit or permit a 2. To complete or restore promptly and aged or destroyed thereon, and pay when 3. To comply with all laws, ordinances, sourcest, to ion in execution and the	he property in good com any wasted of the property in goox' and habitable of due all costs incurred the regulations, covenants, co	offion and repair, not ordifion any building prefer.	to remove or demolish any building or im- or improvement which may be constructed,
4. To provide and continuously maint age by fire and such other hazards as the len in companies acceptable to the benefit by as soon as insured; if the grantor shall i ast filteen days prior to the expiration of the same at grantor's expense. The amoun indebideness secured hereby and in such or by part thereof, may be released to granto or or invalidate any cost does and the same and the same of	eneficiany: ain insurance on the bu beneficiary may from the clary, with loss payable ail for my reason to proc- any pickey of insurance in the collect of under any fit der as 5-meticiary may de r. Such application or rel	tildings now or hereal me fo time require, in to the latter; all policit ure any such insurance ow or hereafter place c, or other insurance termine, or at option: termine, or at option: case shall not cure or	for erected on the property against loss or an amount not less than \$ s of insurance shall be delivered to the bene- and to deliver the policies to the beneficiary d on the buildings, the beneficiary may pro- policy may be applied by beneficiary upon of beneficiary the entire amount so collected, waive any default or potice of act to collected,
S. To keep the property tree from com- sed upon or against the property before, pptly deliver receipts therefor to beneficia or other charges payable by grantor, eithe , beneficiary may, at its option, make p ed hereby, together with the obligations of eht secured by this trust deed, without we interest as aforesaid, the property herein d for the payment of the obligation herei he norpayment thereof a dual, at the option	struction liens and to pri any part of such taxes, a ry; should the granifor ta r by direct payment or b ayment thereol, and tho lescribed in paragraphs of ther of any rights arising before discribed, as well, n, described, and all such n, of the beneficiary, rend	y all taxes, assessment sessments and other it to make payment of y providing beneliciar amount so paid, with and 7 of this trust de irom breach of any of is the grantor, shall be in payments ahall be in r, all sums secured by	is and other charges that may be levied or charges become past due or delinquent and any taxes, assessments, insurance premiums, y with funds with which to make such pay- interest at the rate set forth in the note ed, shall be added to and become a part of the covenants hereot and for such payaments, be bound to the same extent that they are mediately, due and payable without notice, this trust doct immediately doce
3. To pay all costs, lees and expenses of e incurred in connection with or in entor 7. To appear in and delend any action any suit, action or proceeding in which y suit or action related to this instrument a including evidence of title and the ben 7 in all cases shall be fixed by the trial of the second sum at the appellate It is mutually agreed that:	this trust including the cing this obligation and or proceeding purporting the bere licitary or trustee , including but not limit elicitary tor, trustee's at sourt and in the event of court and in the event of court and in adjudge reason	cost of title search as inusteds and attorney to affect the security may appear, includir ed to its validity and, orney fees; the amoun an appeal from any ju uble as the beneficiary	well as the other costs and expenses of the cleas actually incurred. rights or powers of beneficiary or trustee; any suit for the foreclosure of this deed or enforceability, to pay all costs and ex- t of attorney less mentioned in this para- dgment or decree of the trial court, grantor 's or trustee's attorney fees on such appeal.
The Trust Good Act provides that the trustee here gs and loan association authorized to do business of this state the schedule of the state the state of the state of the state of the state of the schedule of the state of the s	under mit if be elther en etten	sy, who is an active mem	For of the Oregon State Bar, a bank, trust company

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At any time and the planet of the second level in the property of the second level in the transformation of the property of the second level in the planet in the transformation of the property of the second level in the transformation of the property of the second level in the transformation of the property of the second level in the transformation of the property of the second level in the transformation of the property of the second level in the transformation of the property of the second level in the transformation of the property of the second level in the transformation of the property of the second level in the transformation of the property of the second level in the transformation of the property of the second level in the transformation of the property of the second level in the transformation of the property of the second level in the transformation of the property of the second level in the transformation of the property of the second level in the transformation the transformation of the property of the property of the transformation of the property of the property of the transformation of the property of the transformation of the property of the property of the transformation of the property of the property of the property of the property of the transformation of the property of the proper

Inclury or the russies snall, execute and cause to ge recorded a written name of the entity and inserted as then required by law and proceed for oreclose this trust deed in the manner provided in ORS 86.735 to 86.795. Trustee conducts the sale, the grantor of any oliter period to the trust deed to the detail any time prior to 5 days before the date the consists of a failure to pay, when due, sums secure d by the trust deed, the detail may be cured by paying the entities amount due at the consists of a failure to pay, when due, sums secure d by the trust deed, the detail may be cured by paying the entities amount due at the consists of a failure to pay, when due, sums secure d by the trust deed, the detail may be cured by paying the entities amount due at the consist of a failure to pay, when due, sums secure d by the trust deed, the detail may be cured by paying the entities amount due at the cured may be cured by tendering the performance required under the obligation of trust veed. In any case, in addition to curing the de-cured may be cured by tendering the performance required under the obligation of trust veed. In any case, in addition to curing the de-the obligation of the trust deed together, with trustee and at the time and place designated in the notice of sale or the time to which the parcel or parcels at auction to the highest blick of the times may be in the property either in one parcel or in separate parcels and shall sell in form as required by law conveying the property so sold, but which any coreand or warranty, express or implied. The rocitals in the grantor and beneliciary, may purchase at the table. Trustee shall apply the proceeds of sale to payment of (1) the ex-the trust deed (3) to all persons having recorded therein. Trustee shall apply the proceeds of sale to payment of (1) the ex-the trust deed, (3) to all persons having recorded therein. Trustee shall apply the proceeds of sale to payment of (1) the ex-the trust deed, (3) to all persons having recorded therein. Trustee shall app

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the con-

tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-ficiary's intrest. This insurance may, but net d not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance reobtain alone and may not satisfy any need in property da mage coverage or any mandatory manning insurance re-quirements imposed by applicable law. 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, tamily or household purports (see) Important Notice below); (b) for an organization, or (even if 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, secured hereby, whether or not named as a beneficiary it all mean the holder and owner, including pledgee, of the contract The contract the mortanee it is understood that the mortaneo common secure than one person; that if the contract so

In construing this mortgage, it is understood it is the mortgager crimortgages may be more than one person; that if the context so requires, the singular shall be taken to mean and incluie the plural; and that generally all grammatical changes shall be made; assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

DOT ODDHODDIG: 17 Wormany (a) is sentimely in the		this instrument the day and year first above written.
beneficiary MUST comply with the Act and Regulation b disclosures; for this purpose use Stevans-Ness Form No. 13 If compliance with the Act is not required, disregard this n	2 gulation Z, the y making regulaed 107 or equivalent, ct ct.	
STATE OF OREGO	N. County of	Not the second se
KIND IN THE CONTRACT OF	II Was acknowled	2 ged before me on
This instrumer	n: was acknowled	
김 사회 제외에 제외에 가지 않는 것 같아요. 한 것 같아요. 한 것 같아요. 한 것 같아요. 한 것	동물은 문구가 사람님께	
Entrangent's and state and the second state		
	No	ary Public for Oref on My commission expires
Contraction and the second and the second se	ANCE (To be used	only when obligations have been pold.)
The undersigned is the logal owner and holder dred have been fully paid and satisfied. You hereby trust deed or pursuant to statute, to cancel all eviden together with the trust dead) and to reconvey, withou held by you under the same, Mail reconveyance and d	tt i of indebtedne	coured by the foregoing trust deed. All sums secured by the trust ment to you of any cums owing to you under the terms of the secured by the trust deed (which are delivered to you herewith parties designated by the terms of the trust deed the estate now
DATED:		
De net lose or dettey this Trust Deed OR THE NOTE which it Both most be delivered to the trustee for cancellation before reconveyance will be made.	19 18 tyres	
THERE WE ARE THE CONTRACTORY OF A CONTRACT O		Beneficiary

PARCEL 1: JEANETTE S. HOPKINS \*\*

The SW 1/4 of the NE 1/4 of the SW 1/4 of Section 19, Township 32 South, Range 8 East of the Willamette Meridian, in the County of Klamath, State of Dregon.

EXH [ 311 """""

CODE 8 MAP 3208-1900 1L 900

PARCEL 2: LANCASTER AND HOPKINS LOUGING, INC. \*\*

The S 1/2 NW 1/4 SW 1/4; The NE 1/4 NW 1/4 SW 1/4, Section 19, Township 32 South, Range 8 East of the Willamette Meridian, in the County of Klamath, State of Oregon.

CODE 8 MAP 3208-1900 1L 1000

PARCEL 3: LANCASTER AND HOPKINS LOGGING, INC., an Oregon Corporation \*\*

The NW 1/4 of the NW 1/4 of the SW 1/4 of Section 19, Township 32 South, Range 8 last of the villamette Mcridian, in the County of Klamath, State of fregon.

EXCEPTING THEREFROM a strip of land 20 feet in width, the centerline of said strip being 10 feet South of and parallel to the centerline of an lasterly-lesterly roadway, as it exists, located in the Northerly portion of a parcel of land sitauted in the NW 1/4 NW 1/4 SW 1/4 Section 19, Township 32 South, Range 8 East of the Willameite Meridian

CODE 8 MAP 3208-1900. L 1100

AND

A strip of land 20 fect in width, the centerline of said strip being 10 feet South of and parallel to the centerline of an Easterly-Westerly roadway, as it exists, located in the Northerly portion of a parcel of land situated in the NW 1/4 NW 1/4 SW 1/4 Section 19 Township 32 South, Range 8 East of the Willamette Meridian, in the County of Klamath, State of Oregon.

CODE 8 MAP 3208-1900 L 1200

Continued on next page

## FXHIBLI "A" CONTINUED

## PARCEL 4: LANCASTER AND HOPKINS LOGGING. INC. \*\*

The N 1/2 SW 1/4 SW 1/4 of Section 19, township 32 South, Range 8 East of the Willametle Meridian, in the County of Klamath, State of Oregon.

CODE 8 MAP 3208-1900 11 1300

PARCEL 5: JEANETTE S. HOPKINS \*\*

The SW 1/4 of the SE 1.4 of the SW 1/4 of Section 19, Township 32 South, Range 8 East of the Willametle Meridian, in the County of Klamath, State of C egon.

CODE 8 MAP 3208-1900 1 1 1601

PARCEL 6: CRYSTAL L. LANCASTER \*\*

The NW 1/4 of the SE 1/4 of the SW 1/4 of Section 19, Township 32 South, Range 8 East of the Willamette Meridian, in the County of Klamath, State of Oregon.

CODE 8 MAP 3208- 900 14 1600

\*\* DENOTES GRANTORS ON TRUST DEED

389

SIGNATURE PAGE FOR TRUST DEED DATED DECEMBER ///) . 1996. LANCASTER AND HOPKINS LOGGING. INC. BY: <u>Clifford D. Hopkins</u>, SECRETARY BY: Sale ALMON STER, PRESIDENT anth Happ<sup>12</sup>ins STATE OF OREGON, County of Klamath)ss. The foregoing instrument was acknowledged before me on this 111 day of December, 196, by JEANETTE S. HOPKINS AND CRYSTAL L. LANCASTER. OFFICIAL SEAL CARCLEA. UNCE Notary Public for Oregon STARY PUBLIC OREGON COMMISSION NO. 056736 My Commission Expires: August 15. 2000. LY COUMISSION EXPIRES AUG. 15, 200 STATE OF OREGON, County of Klamath)ss. The foregoing instrument was acknowledged before me this day of December, 1996, b/ DALE R. LANCASTER, PRESIDENT AND CLIFFORD D. HOPKINS, SECRETARY DF LANCASTER AND HOPKINS LOGGING, INC., an Oregon Corporation, on behalf of the corporation. Before me: Notary Public for Oregon My commission expires: August 15, 2000. OFFICIAL SEAL CAROLE A. LINDE NOTARY PUBLIC-OREGON COMMISSION NO. 056736 AY COMMISSION EXPIRES AUG. 15, 200

SS.

STATE OF OREGON : COUNTY OF KLAMATH: