43894

TRUSTDEED

ALLEN MOATES 7100 HWY 97 SOUTH RLAMATE FALLS, OR 97601 TRUSTIESS OF PINTAIL COMPANY P.O. HOX 117 CARSON CITY, NV Beneficiary.

After recording return to: TRUSTRES OF THE PINTAIL COMPANY ESCRON NO. MT41953-KR

P.0. 107 117 GARDON CETY, NV -189302 + MTC.41963-11

TRUST DEED

MG 21 Mt 29

Vol. <u>M97</u> Page 27323

THIS TRUST DEED, ma ALLEN MOATES , as Grantor, made on 081497, between AMERITITLE , as Trustee, and TRUSTEES OF THE PINTAL COMPANY, A BUSINESS IRUST, as Beneficiary,

WIINESSRIF

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with of sale, the property in KLAMATE County, Cregon, described as: SEE EXHIBIT A WHICH IS MADE A PART EEREOF BY THIS REFERENCE power of sal

together with all and singluar the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection

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NOTE: The Trust Deed Act provides that the Trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company, or savings 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 thereof, or an escrow agent licensed under ORS 696-505 to 696.585.

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Proceedings, shall de paid to benchman endingende view hist upon any such reasonable costs and expenses and atomney's fees, here in the trait and appelled by and granter, expense, to take such proceedings, and the balance applied upon the determine by benchman endingende of the service costs and expenses, and atomney's fees, but in the trait and appelled by and granter, expense, if its own expenses of the service applied upon the determine by benchman endingende of the service and the same expense of the service of the ser

Science by the most accur (5) to find persons narming recorden them subsequent to the the interest of the traster in the data accur as their interest in any appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor trustee angeo here hereunder. Upon such appointent, and without conveyance to the successor rustee, the latter shall be vested with all appointent and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the most age records of the county or connties in which the property is situated, shall be conclusive proof of proper appointment of the successor fusite.
Trustee accept this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is non-obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be aparty unless such action to proceeding is brought by truste.
Trustee accept the site real property and has a valid, unercambered title thereto and that the grantor is lawfully section to real any action or proceeding is brought by trustee.
The grantor covenants and agrees to and with the beneficiary and the beneficiary successor is interest that the grantor is lawfully sected in feel most. Just and the property and has a valid, unercambered itle thereto anged, the coverage by provides beneficiary with evidence of insurance coverage as required by the contract or loan graresment between them, beneficiary may parchase insurance at graator's expense is proteed beneficiary's interest. This grantor has obtained property coverage telesewhere. Grantor is responsible for the cost any insurance accerage barefaction is any any claim made beneficiary may not have adaet do grantor's contract or loan balance. If it is so added, the interest are on the understate by beneficiary, which cost may be added to grantor's contract or loan

OFFICIAL SEAL MARJORIE A. STUART NOTARY PUBLIC-OREGON COMMISSION NO. 04/0231 MY COMMISSION EXPIRES DEC. 20,1998	ALLEN MOATES
STATE OF <u>Orston</u> , County . This instrument was acknowled	of <u>Klasath</u>)ss. sdged beforerme on <u>August 14, 1997</u>
By <u>ALLEN MOATES</u> Ny Commission Explices <u>12-20-98</u>	

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, Trustee

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid).

TO:

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The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and istisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to cancel all evidences of indeltedness accured by the trust deed (which are delivered to you be trust deed) and to reconvey, without warranty, to the parties designated by the trust deed the estate now held by you under the same. Mail reconveyance and documents to:

DATED:			
Do not lo Both inus	te or destroy this Trust Deed OR TH be delivered to the trustee for cance ance will be made.	E NOTE which it secures. Itation before Beneficiary	
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EXHIBIT "A" LEGAL DESCRIPTION

A part of Lots 10 and 11 of Section 18 and of Lots 7 and 8 of Section 19, Township 39 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at a point in the left bank of the Klamath River at low water mark; which is North 78 degrees West of the Southeast corner of Lot 7, Section 19, Township 39 South, Range 9 East of the Willamette Meridian, running thence South 78 degrees East 4.15 chains to a stone marked "x" in the West line of the Lot 7 aforesaid; thence South 78 degrees East to the intersection of the center line of the Weed-Klamath Falls Highway, as the same is described in a right of way deed from Weyerhaeuser Timber Company to Klamath County, Oregon, dated November 28, 1934, with the Southerly boundary line of that part of said Lot 7 conveyed by Ed Sutton and wife and Mary J. Sutton to Weyerhaeuser Timber company by a deed dated February 17, 1923 and recorded in Book 59, Page 548, Deed Records of Klamath County, Oregon, and which intersection is designated as Engineer's center line station 106+80.6; thence Northwesterly along the said center line; as the same is described in said easement, to its intersection with the low water mark on the left bank of the Klamath River, and which is designated as Engineer's center-line station 80+47; thence along said low water mark down stream to the place of beginning.

EXCEPTING THEREFROM any portion lying within Section 18, Township 39 South, Range 9 East of the Willamette Meridian, Klamath Falls, Oregon.

AND EXCEPTING THEREFROM that portion lying within the plat of Midland Tract, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

ANN) EXCEPTING THEREFROM the Westerly 100 feat thereof, being that strip of land 100 feat in width parallel to and adjacent to the said low water mark on the left bank of said Klamath River in said above described portion of Lots 10 and 11 of Section 18, and Lots 7 and 8 of Section 19.

It being the intention to include all of those portions of said Lots 7 and 8 of Section 19, Township 39 South, Range 9 East of the Willamette Meridian, acquired by Weyerhaeuser Timber Company from Ed Sutton and wife and Mary J. Sutton by a deed dated February 17, 1923 and recorded in Block 59, Page 548, Deed/Records of Klamath County, Oregon, which lies West of the center line of said Weed-Klamath Falls Highway, as hereinbefore referred to, BUT EXCEPTING THEREFROM said above described 100 Foot strip of land and ALSO EXCEPTING THEREFROM that parcel conveyed to the Department of Transportation, Highway Division, in Book M92, Page 25384.

STATE OF OREGON: COUNTY OF KLAMATH : S

	record at reques	A.D., 19	97 at 11:29	o'clock	A. M., and duly recorded in Vol M97	
		0f	fortgages		on Page <u>27323</u> .	
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