or 85368	TRUST DEED	Vol. <u>m88</u> Page 3844
THIS TRUST DEED, made this	18th day of	March, 19
LESLIE E. NORTHCUTT & NORMA V. N	IORTHCUTT, husband an	ud.wife
as Grantor, MOUNTAIN TITLE COMPANY	OF KLAMATH COUNTY	, as Trustee, and
	Duran and head and	
Charlos F. Bruneau & Elizabeth A		Mi Wile or survivor

The NEL of Section 20 and the SWL SEL of Section 17, Township 40 South, Range 14 East of the Willamette Meridian, Klamath County, Oregon. SAVING & EXCEPTING Therefrom existing rights of way for roadways, ditches, canals or laterals. **8**

Tax Account No. 4014-00000-00600 Tax Account No. 4014-01700-00700

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereol and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE FURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

SIXTY THOUSAND AND NO/100nf -

(\$60,000.00) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

not source paid, to be due and payable per terms of note of principal and interest hereot, it The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

To protect the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: I To protect the security of this trust deed, grantor agrees: I To protect, preserve and maintain said property in good condition and repair: not to remove or demulah any building or improvement thereon; not to completin or restore promptly and in good and workmanike manner any building or improvement which may be constructed, damaged or destruyed thereas, and pay when due ail costs incurred therefor. J to completin or restore property; if the beneliciary so requests, to plus in executing much formation pursuants or the Unitorn Comments, the restored and the pression statements pursuants of the Unitorn Comme-cual Code as the beneliciary may require and to pay for tiling asme in the proper guide of olices, a well as the cost of all len searches made by filling differs or suscenting agencies as may be deemed desirable by the bonditions.

All in detecting mark inservery sciences and to pay for limit, and in the cost of all len searches made by filling attimes to enservery defense and the pay for limit attimes or inservery detection and the pay for limit attimes or inservery detection and the pay for limit attimes or the searches on the band premises against loss or damage by filling and attimes to enservery detection and premises against loss or damage by filling and attimes to the band continuously maintain insurance on the buildings and attimes acceptable to the bandwary may from time to limit require, in original acceptable to the bandwary may from time to limit require, in any filling acceptable to the bandwary may from time to limit require, in any filling acceptable to the bandwary may from the pay able to the latter; all the devices of the bandwary such insurance and to the bandwary and the devices of the bandwary such insurance on the building the devices of the bandwary such insurance to the product any point of maximum and the device of the anti- any such insurance to the series of the bandwary such insurance or the series and the device of the series and the series of an attempt on release that the new filler of any policit of the bandwary the transport of the series of a such order or invalidate any use to serve any determine the release the device of a such tares.
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It is mutually agreed that: A. In the avent that any portion or all of said property shall be taken under the right of unmont domain or condamnation, hemeficiary shall have the right, if it as elects, its require that all or any portion of the monies payable as compensation for such taking, which are in secses of the amount required to pay all reasonable costs, expenses and atturney's fees increasing paid or incurred by grantice in such proceedings, shall be paid to beneficiary and applied by it liert upon any reasonable costs and expenses and attorney's lees, both in the trial and applicate courts, necessarily paid or incurred by ben-licitary in such proceedings, and the balance applied upon the indebiedness and execute such interments as shall be necessarily paids and the cor-pensation, promptly upon beneficiary in quest, in oblaining such com-pensation, promptly upon beneficiary in quest. It is a promptly upon beneficiary in quest. It is any beneficiary in written request of beneficiary inductions of this dead and the note for inductions of the indebiedness in the indebiedness (a lage of the submer beneficiary in the indebiedness inductions of the induction of the indebiedness in the indebiedness (b) and the note for the liability of any person for the payment of the indebiedness incured may (a) consent to the making of any map or plat of and property; (b) join in

Granting any easement or creating any restriction thereon; (c) join in any subordination or other afterement allecting this deed or the lien or charge theread; (d) reconvey, without warranty, all or any part of the property. The granter in any reconveyance may be described as the "person or persons feally emilied there()" and the recitals therein of any matters or lacts shall be conclusive proof of the truthluliness thereoil. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any default by grantor hereunder, beneficiary may at any former thout notice, either in person, by a receiver to be approximated to the adequacy of any security forther the difference of the truthluliness and or otherwise collect the rents, issues and profits, including the part of the possession of said property, the same, a less and exponented to protect here and or otherwise collect the rests, using determine.
11. The entering upon and taking possession of said property, the collects or ordines and profits, or compensation or awded or inservices and profits, or compensation or awded or inservices and exponents.
12. Upon default by grantor in payment of any indebtedness secured hereby, and in such ordice.
13. Upon default by grantor in payment of any indebtedness secured hereby in the beneficiary may determine.
14. Dupon default by grantor in payment of any indebtedness secured hereby in his performance of any apreement hereolas allorealist, including the same, or involve the same beneficiary may determine.
14. Upon default by grantor in payment of any any addition in such and the secured hereby immediately due and paybie. In such an event the beneficiary or the size to forcolose this trust deed by advertisement and secure hereby immediately due and paybies. In such an event the beneficiary or the trustee shall execute and pay have. In the latter event the beneficiary or the trustee shall execute and explaines and the proformance of default a

processes to survestore this trust deed in the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the frantor or any other person so privileged by ORS 86.753, may cure the delault or delaults. If the delault convists of a lailure to pay, when dur, sums secured by the trust deed, the delault may be cured by paying the entire amount due at the time of the cure other than such portion as would not them be due had no delault occurred. Any other delault that is capable of being cured may be cured by trudering the performance required under the obligation or trust deed. In any case, in addition to curing the delault or delaults, the person effecting the cure shall pay to the beneficiary all coalut or defaults, the person effecting the cure shall pay to the beneficiary all codes and expenses actually incurred in enforcing the obligation of the trust deed by lew. 14. Otherwise, the sale shall be total

indether with trustee's and attorney's lees not exceeding the amounts provided by lew. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be posponed as provided by law. The trustee may sell said property either in own parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthiulness threed. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall delive the obligation secured by the trust deed, (J) to all persons having revealed interest solation to the interest of the trustee interest on bildation secured by the trust deed, (J) to all persons having revealed herein to the interest of the trustee in the trust deed as their interest sourgears in the order of their privity and (4) the surplus. 16. Baselineary may furth to this successes in interest entitled to such surplus.

surplus, if any, to the granter or to his suppress in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed here under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment, and subtract divers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortgage records of the county or counties in which the successor trustee.
17. Trustee accepts this trust when this dred, duly executed and achrowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other dred de truste shall be a party unless such action or proceeding is brought by trustee.

The Trust Deed Act provides that the trustee bareunder must be either an ottorney, who is an active member of the Oregon State Bar, a bank, trust company may and loan association outhorized to business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real y of this state, it subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lully seized in lee simple of said described neal property and has a valid, unencumbered title thereto und that he will warrant and lorever 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 (ratter's proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for (ratter's proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for (ratter's proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for (ratter's proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for (ratter's proceeds of the loan representations, the trust deed are: (a)* primarily for (ratter's proceeds of the loan representations, the trust deed are: (a)* primarily for (ratter's proceeds of the loan representations, the trust deed are: (a)* primarily for (ratter's proceeds of the loan representations, the trust deed are: (b)* primarily for (ratter's proceeds of the loan representations, the trust deed are: (a)* primarily for (ratter's proceeds of the loan representations the trust deed are: (b)* primarily for (ratter's proceeds of the loan representations (ratter how the loan applies to insure to the bost of an above therein therein (load and whenever the context to requite	ecutors, contract escutors
If y selfed in fee simple of said described real property and the a variation of the same against all persons whomsoever. If y selfed in fee simple of said described it he same against all persons whomsoever. The frantom warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a) primarily for frantor's personal family or household persons (configured to form the proceeds of the loan represented by the above described note and this trust deed are: (a) primarily for frantor's personal family or household persons (configured to form the proceeds of the loan represented by the above described note and this trust deed are: (a) primarily for frantor's personal family or household persons (configured to form the proceeds of the configured to form the proceed and owner, including pledges, of the configured to personal representatives, and the above the fill present the configure the configure the configure the configured to require, the maneau as a beneficiary beach prime prime the baot and owner, including pledges, of the configured to the state and the day and year first above fivritten. IN WITNESS WHEREOF, said frantor has hereunto set his hand the day and year first above fivritten the sequence of the s	ecutors, contract escutors
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IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. INPORTANT MOTINGE Datas, by lining out, whichever worranty (e) or (b) is not capplicable if worranty (a) is applicable and the benoficiery is a creditor is a control is a difficult in the Truth-in-landing Act and Regulation Z, the beneficiery MUST (complexes with the Act and Regulation D, 1319, or equivalent. If complexes with the Act and Regulation by making required disclassing for this netice. If control is a corporation. If the signer of the shows is a corporation. STATE OF OREGON. STATE OF OREGON. ss. TANS' instrument was acknowledged before me on State OF OREGON. TAS LTOFE, NOTTHOUTT & NOTTHOUTT & NOTTHA V. Northa V.	A
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PL 3 Notary Public for Oregon Notary Public for Oregon	
ASERLY My commission expires: 8-16-44 My commission expires:	(SEAL
My commission expires: 8 - 10 - 1	
REQUEST FOR FULL RECONVEYANCE	
To be used only when obligations have been poid.	
TO:	ed by sa
TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secure trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are deliver said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are deliver said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are deliver herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust estate now held by you under the same. Mail reconveyance and documents to	rea to y
Astate now make by post limit in the second se	torian <u>a (a) in</u>
DATED:	
Beneficiary	
Do nut loss or destroy this Trust Dood CB THE MOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be	mode.
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TRUST DEED	<u></u>
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Leslie E. & Norma V. Northoutt of March	, 19.9. d record
1930 Round Lake Rd.	2,
Grantor FOR page	116/1051
Record of Mortgages of said C	county.
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MOUNTAIN TITLE COMPANY	
HOUNTAIN TITLE COMPANY Fee: \$10.00	Tan

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