It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of weight domain or condemnation, beneliciary shall have the right, if it so elects, to enumber that all or any portion of the monies payable to pay all reasonable costs that all or any portion of the monies payable to pay all reasonable costs that all or any portion of the monies payable to pay all reasonable costs and expenses and attorney's fees in the seniticity and applied by it first upon any proceedings, shall be paid to menicity sees. Iticiary in such proceedings, and the balance applied upon the single stees, the proceedings, and the balance applied upon the single second and execute such instruments as the balance applied upon the such actions secured hereby; and frantor after balance applied upon the such actions and execute such instruments as the balance applied upon the such actions. 9. At any time and from time to fine upon written request of bene-indersent (in case of tull reconveyaments for cancellation), without allecing (a) consent to the making of any map or plat of said property; (b) join in

join in executing such thancing statements pursuant to the Omion Control of the proper public offices as well as the control of all lies same in the by filing officers or searching agencies as may be deemed desirable by the beneficiary may require and to pay for filing same in the by proper public officers or searching agencies as may be deemed desirable by the beneficiary officers as well as the control of all lies searches made beneficiary for the proper public of the provide and continuously maintain insurance on the buildings and such other hatards the hypeficiary may from time to time require, in comparis acceptable to the building may have the total the proper public of the building of the provide and the such of the building of the provide and the provide the building of the provide and the provide the building of the provide and the building of the provide and the provide the building of the provide the

herein, shall become immediately due and payable. To protect the security of this trust deed, frantor afrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; to commit or permit any waste of said property. To complete or restore promptly and in good and workmanlike destroyer thereon, and pay when due all costs incurred thereon; 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions aftecting said property; if the beneficiary so requests, to reproper public office or offices, as well as the cost of all lien searches made by liling officers or searching agencies as may be deemed desirable by the 4. To provide and continuously maintain insurance on the building.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or success-under. Upon successor fusce appointed herein or to any successor fusce appointed herein under. Upon successor fusce appointed herein under. Upon successor fusce appointed herein upon any fusce herein named or appointed in the powers and duities conterred and substitute herein named or appointed in the successor fusce which the recorded in the mortfside resorts of the county or counties in of the successor fusce. The successor fusce appointed herein the successor fusce. If use a county of the successor fusce appointed and obligated is made a public record as provided by law. Trustee is not obligated is on affer a public record as provided by law. Trustee is not fusce or of any arise or proceeding in which fantor, beneficiary or fusce shall be a party unless such action or proceeding is brought by fusce.

together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by law. The trustee may sell said property either auction to the highest bidge for cash, payable at the ime of sale. Trustee the postponed as provided by law. The trustee may sell said property either auction to the highest bidge for cash, payable at the time of sale. Trustee the property so sold, but without any covenant or warranty, taw converging pield. The recitals in the deed lany matters of lact shall be conclusive the property so sold, but without any covenant or warranty, taw converging pield. The recitals in the deed lany matters of lact shall be conclusive the property so sold. But without any covenant or warranty, the conclusive pield. The recitals in the deed lany matters of lact shall be conclusive, but including the trustee sells pursuant to the powers provided herein, trustee cluding the compensation of the trustee and a reasonable charse of successons deed as their interests may oppen in the earlier priority and (4) the surplus. 16. Beneficiary may from time to time appoint a successor or successor

property, and the appineation or release thereof as aforesaid, shall not cute of waite any delault or notice of delault hereunder or invalidate any act done pursuant to such notice. 12. Upon delault by grantor in payment of any indebtedness secured essence with respect to such early argument and/or performance, the beinglicity may declare all sums secured hereby immediately due and payable this is deed and in equity as a mortgage or discriming the beinglicity may event the beenglicity at his discriming the beinglicity may have declare all sums secured hereby immediately due and payable thus the declare and in equity as a mortgage or discriming the beenglicity may have declare all sums secured hereby immediately due and payable. In the such advertisement and sale, or may discriment and sale, the beenglicity remedy, either at law or in equival the trustee to loreclose this thus deed advertisement and sale, or may discriment and sale, the beneficiary and trustee shall execute and cause to discriment and sale, the beneficiary and thereby whereupon the trustee shall is the time and place of sale, give in the beneficiary elects to loreclose the switch notice of delauto secure hereby whereupon the trustee shall is the time and place of sale, give in the maximum provided in ORS 86.735 to 86.795cd to loreclose this trust deed as also and y other persons op rivileged at the trustee conducts the sums secured by that and cause the delaut consists of a DGR 86.733, may cure sums secured by a sum of the cure other than cured by paying the pot then be due at the time of the cure other than cured by paying the obligation or trust deed. The delaut may cured by paying the obligation or trust deed by the delaut may cured by paying the obligation or trust deed to delaut may to the beneficiary as would obligation or trust deed by the truste the sum addition to curing the addition to and expenses actually incurred in enforming the obligation of the trust deed obligation or trust deed the delaut may to the beneficity all costs and exp

Branning any easement or creating any restriction thereon; (c) join in any subordination or other agreement altecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The feally entitled thereoin any reconveyance may have all or any part of the property. The leady entitled thereoin any reconveyance may have all or any matters or lacks shall be not leas the "period of the truthfulness thereoi. Truste's lees for any of the property of the indebid entities of the truthfulness thereoi. Truste's lees for any of the any matters or lacks and provide the set of the and the property of the rest of the set of the truthfulness thereoil. Truste's lees lock of the rest of the set of the truth and the possession of said property is lees upon the there and the possession of said property. In the indebid entities and provide there and the possession of said property, the content of the there and the possession of the truth there is a set of the truth and the possession of a said property, the finant provide the there and the posses and provide the set of the thereof, and in such order as benericiary may determine the observation of a such any tents, issues and provide the thereof as thereof as a there and the property, the finant provide the there and the provide the truth and the provide the set of the truth thereof or the set of the and of the truth thereof. The truth and the provide the set of the truth thereof there and the possession of the truth thereof the truth thereof the truth the truth thereof the truth thereof the truth thereof the truth the truth the truth the truth the truth t

(\$9,000.00)-note of even date herewith, payable to beneficiary or order and made by grantor, the linal payment of principal and interest hereoi, it not sooner paid, to be due and payable <u>per terms of note</u>. 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 herein, shall become immediately due and payable. To protect the security of this trust doed to be

sum of

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all fixtures now or herealter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the NINE THOMSAND AND NO/100-

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Tax Account No. 3808-25DD-8400

Lot 3 in Block 4 of TRACT 1091, LYNNEWOOD, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

in ......Klamath County, Oregon, described as:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

DIGATI CONSTRUCTION CO., INC., an Oregon corporation .., as Trustee, and as Beneficiary,

FORM No. 881—Oregon Trust Deed Series—TRUST DEED. MTT-20959 P 97734 COPYRIGHT 1988 Vci. M& Page 3820 @ S-NESS TRUST DEED THIS TRUST DEED, made this 2nd day of March WILLIAM STUART PARSONS & BRENDA KAY KIZZIRE not as tenants in common but with the as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

3821

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) You an organization, or (organ if grantor is a manual person) the No 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.

\* 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. 1

William Stuart Parsons Undo Brenda Kay Kizzîr

C

(If the signer of the above is a corporation, use the form of acknowledgement opposite.)

STATE OF OREGON.

STATE OF OREGON,	01	) \$5.
County of Klamath ) ss.	County of	······································
This instrument was acknowledged before me on	This instrument was acknowledged before	me on
3-3 1987, by		
William Stuart Parsons &	<b>8</b> 5	
Brenda Kay Kizzire	ot	
No De Bolmins		
Notary Public for Oregon	Notary Public for Oregon	(SEAL
(SEAE)	My commission expires:	
Mry commission expires.		

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

, Trustee

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:

TO:

Beneficiary

Do 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.

TRUST DEED	다. 가 사람들은 도망가 가를 것을 가려낸 것은	STATE OF OREGON, County of <u>Klamath</u> ss.
(FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.	n an an Anna Anna Anna Anna Anna Anna A	I certify that the within instrument was received for record on the6thday
William Stuart Parsons Brenda Kay Kizzire		of
NAL VA CVSCSNT		in book/reel/volume No
Klamath Full OK 91001	SPACE RESERVED	page
and the second sec	FOR	ment/microfilm/reception No. 97734.,
Digati Construction Co., Inc.	RECORDER'S USE	Record of Mortgages of said County.
PO BOX 1731 OR 97601		Witness my hand and seal of
Beneficiary		County affixed.
AFTER RECORDING RETURN TO		Evelyn Biehn, County Clerk
MOUNTAIN TITLE COMPANY		NAME
		By Auline Mullender Deputy
	Fee \$13.00	