<b>5838</b> THIS TRUST DEED	made this 20th day of .	September	19.89, between
CODUTN & DOLO	DRES A. GODWIN, husband and	lfe a completion	······································
Grantor, MOUNTAIN TITI	LE COMPANY OF KLAMATH COUNTY	<u>an an a</u>	., as I rustee, and
UTN U CARNER TR. &	THORA J. CARNER, husband an	wife or survivor	·
Beneficiary.	12************************************	<ul> <li>All Program</li> <li>All Prog</li></ul>	
Grantor irrevocably gr Klamath	WITNESSETH rants, bargains, sells and conveys to County, Oregon, described as:	ITUSICE III TUSS, WITT POROL	
e SWA SWA, Section 2	3 and the NEXNEX, Section 27 n, Klamath County, Oregon, E ght of way, and County Road	of Township 35 South, P YCEPTING THEREFROM that	portion lying W

3511 02300 02400 De mar fore at Geveny this into these as the MOSE when it courses sold more the weithered in the states in account to be an account to the more an account

ŝ

Ы

2 SEP

ż

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 thereof and all lixtures now or hereafter 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

(\$11,500.00) (\$11,500.00) \_\_\_\_\_\_\_ Dollars, with interest theroon 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 hereot, if

becomes due and payable. In the second payable without first has then, at the beneficiary's option, all obligations secured by this instrum herein, shall become immediately due and payable.
To protect the security of this trust deed, grantor affrees:

 To protect the security of this trust deed, grantor affrees:
 To protect the security of this trust deed, grantor affrees:
 To complete or restore and maintain said property in good condition and repairs not to remove or demolish any building or improvement thereon;
 To complete or restore with may be constructed, damaged or destroyed thereon, and yeaks or discuss, regulations, covenants, condition and restrictions allocated payable and to pay for fliing same in the proper public ollice or ollice, as well as the cost of all line sectioes of the beneficiary may require and to pay for fliing same in the proper public ollice or ollice, as well as the cost of all line sectioes of the beneficiary as orequeries, in an anyonic morphable to the beneficiary may require and to pay for fliing same in the proper public ollice or ollice, as well as the cost of all line sectioes of the beneficiary as soon as insured; if the grantor explaned on the aid previous public of the output of the provide and continuously maintain insurance on the buildings in an anyonic morphable to the beneficiary as soon as insured; if the dirator shall all or any resorm to procure any actin invance explaned in the other section and policies to the beneficiary and in unch order as beneficiary and in unch order as beneficiary and in unch order as beneficiary and in an order as beneficiary and and in unch order as beneficiary and in unch order as beneficiary and and prove prior boils of the beneficiary and in unch order as beneficiary and the restore. The amount to collected, or any part there or and therebay and in unch order as beneficiary, and there any addition or notice of desauth provemes. The amount to beneficiary may desurt in the obl

periate court, and supday transmute as the orderhalp of the test of any sites on such append. If is mutually agreed that: If is mutually agreed that: If is mutually agreed that: If is mutually agreed that any portion or all of said property shall be taken inder the right of emisent domain or condemnation beneticiary shall have the right, if it so elects, to require that all or any periods of the monies payable as compensation for such taking, which are these necessarily paid or incurred by frantor in such proceedingois and expenses and attorneys lees, applied by it first upon any reasonable one applied or incurred by bene-liciary in such instrumentale and is now expense, to take such actions and essecure such instrumentale shall be necessarily no dynamic and and essecure such instrumentale shall be necessarily in dotaining such com-and essecure such instrumentale shall be necessarily in dotaining such com-oficiary, promptly upon d from time too time upon written request of bene-ficiary in such person for the payment of the indebiedness, trustee may informent (it any person for the payment of the indebiedness, trustee may (a) consent to the making of any map or plat of sed property; (b) join in (a) consent to the making of any map or plat of as and property; (b) join in

ayayaya a

granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge subordination any recompance may be described as the "person or persons fegality entitled theretoo" and the recitals therein of any matters or lacts shall be conclusive proof of the truthfulness thereoil. Trustee's lees for any of the services mentioned in this paragraph shall be not less than 35. I. U. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be any time without notice, either in person, by agent or by a receiver to be apply the optimed by a court, and without refer upon and take possession of said property for the indebtedness hereby secured, onter mame sue or otherwise collect the rents, issues and prolits, including those past dollection, including reasonable attor-ney's lees upon any indebtedness secured hereby, and in such order as been ficiary may determine. I. I. The entering upon and taking possession of asid property, the collection of such rents, issues and prolits, or the proceeds of thre and other insurance policies or compensation or release thereol as dioresaid, shall not cure or waive any delauit or noice of delauit hereunder or invalidate any act done pursuant to such notice.

waive any default or notice of default hereond as aloresaid, shall not cure of waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. If any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the elsence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby invite to foreclose this trust deed yerent the beneficiary at his albeiton mean proceed to foreclose this trust deed in equity as a mortfage or direct the trustee to foreclose this trust deed avertisement and saile, or may direct the trustee to foreclose this trust deed in equity, as a mortfage or direct the trustee to pursue any other right or remedy, either at law or in equity, which the beneficiary may have. In the event the beneficiary elects to foreclose the trust deed governisment and all to foreclose by advertisement and saile, the bereficiary or the trustee shall execute and clause to be recorded his written motice of default and his election to sell the said described real property to satisfy the obligation secured hereby whereupon the trustee that fix the time and place of asle, give in the manner provided in trustee thas commenced toreclose this trust deed asle, and at any time priother person so privileed by ORS 86.753, may cure the default or default coursed. Any other default that is capable entire amount due at the time of the cure other than such porion as would entire amount due at the time of the cure other than such porion as would entire amount due at the time of the cure other than such porion as would entire amount due at the time of the cure other than such porion as would entire amount due at the time of the cure other than such porion as would entire amount due at the time of the cure other than such porion as would entire amount due at the time of the cure other than such porion as would entire amount due at t

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 place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sail the parcel of place in one parcel or in separate parcels and shall sell the parcel of place in one parcel or in separate parcels and shall sell the parcel of place is at the provide by law. The trustee may sell the parcel of place is at the provide by law. The trustee may sell the parcel of the proton the highest bidder for each, payable at the time of lake. Trustee shall deliver to the purchaser its deed in form as required by the conclusive proof, bidder The recitals in the deed of any matters of lact shall be conclusive proof, of the trustee sells pursuant to the powers provided herein, trustee and imply the proceeds of sale to payment of (1) the experies or including the grantor and benaliciary, may purchase at the sale. (15) When trustee sells pursuant to the powers provided herein, trustee and imply the proceeds of sale to payment of (1) the experient of sale pay cluding the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) is all persons having recorded lines subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their provides the did (4) the surplus. 16. Berndiciary may from time to time appoint a successor or successor

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 succes-tors to any trustes named herein or to any successor trustee appointed. Here-tors to any trustee named or solve and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duries conterved trustee, the latter shall be more appointed hereunder. Each such appointment and substitution shall be more approach the county or counties in which, the property is situated, shall be conclusive proof of proper appointment of the successor trustee accepts that trust when this devid, duly escuted and acknowledged is made a public record as provided by law. Trustee is not obligated to inodify any party proceeding in which stantor, beneficiary or trustee shall be 'a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attance, 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 lows 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 676.505 to 695.555.

1.1

18437 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he fully seized in fee simple of said-described real-property and has a valid, unencumbered title thereto EXCEPT\_for\_ prior Trust Deed recorded in Volume M86, page 2585, Microfilm Records of Klamath County, Oregon, which buyers do not agree to assure and pay and sellers further agree to hold buyer harmless therefrom. and that he will warrant and forever defend the same against all persons whomsoever. This Trust Deed is an All-Inclusive Trust Deed and is second and subordinate to the Trust Deed now of record dated February 11, 1986 and recorded February 11, 1986 in Volume M86, page 2585, Microfilm Records of Klamath County, Oregon and assigned to Alexia Louise Hardt by instrument recorded in Volume M86, page 2587, Microfilm Records of Klamath County, Oregon as beneficiary. Irwin W. Carner, Jr. & Thora J. Craner, beneficiaries herein, agree to pay when due all payments due upon the said Trust Deed in favor of Alexia Louise Hardt and will save grantors harmless therefrom. Should beneficiaries herein default in making any payments due upon said prior note and Trust Deed, grantors herein may make said delinquent to become due upon the note sectired by grantors, herein shall then be credited upon the sums next 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), xint 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), 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 feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year tirst 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 creation 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. 4.1. Jimmie A. Godwin Delores a. So denin OFFICIAL SEAL 12.2.19 STATE OF CALIFORNIA LYNN A. WAHLBORG ) SS. NOTARY PUBLIC - CALFORNEA PLACER COUNTY My Comm. Expires Jone 7, 1993 COUNTY OF Placer On this \_\_\_\_\_ day of \_\_\_ September 19 <sup>89</sup> \_\_\_\_\_, 19<u>89</u>\_\_\_\_, before me, the undersigned Notary Public in and Jimmie A. Godwin and Dolores A. Godwin for said County and State, personally appeared personally known to me (or proved to me on the basis of satisfactory evidence) to be the persons name s are subscribed to this instrument and acknowledged that \_ whose they executed it. san a. Wahl Notary Public in and for said County and State Lynn A. Wahlborg Form 984A — General Acknowledgement ne remains W. J. Same ant station of the herowith 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 anne a the reals, is no and profits thereof the all littles that a list of the second se DATED: Beneficiery or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the true 3511 02300 02400 THY WCCORFF Sin the "ILLIPSE LOED OF " " County, Oregon, EXCEPTING TCounty of State of OLEGON' County, Oregon, Excepting form we can fund, Klass , Gounty, Oregon, Excepting form of County Klass, County, Oregon, Excepting form, County Klass, County Koad No. 3125 SLALE OF OKEGON' MELNES, Section 27 of Township I could that the within instrument Jimmie A. & Dolores A. Godwin was received for record on the 29th day 10801 Goddin Lane and statute part of courses to tanges to at 13:33. o'clock ... P.M., and recorded Orefan, described 283 Grass Valley, CA 95945 SPACE RESERVED in book/reel/volume No. M89 on Irvin W. Carner Jr. & Thora J. Box 10 d GVBHE3 18 V LIGSV T Grantor FOR Carner FOR PORT CYSUE RECORDER'S USED ATEC Oment/microfilm/reception No. 5838. Sprague River, OR ROBLIVIN DI Beneficiary/ A OB SPYLVIR CONVLA DDATA' PRESENT SUG ALLS Record of Mortgages of said County. Witness my hand and seal of County affixed. MOUNTAIN TITLE COMPANY wave (p. 3060 gul of Sebren Evelyn Biehn, County Clerk NUC 22 Fee \$13.00 By Dauline Mullendese Doputy 5838 TRUST DEED

DAM NO. PAR-OUSSO, TALT DALS SAME - INULL OF SP.