M No. 881-1—Oregon Trust Deed Series—TRU	TRUST DE		
THIS TRUST DEED, m	ade this 30day	of November N. LEWIS, husband a	nd wife
			as Trustee, and
Grantor, TRANSAMERI			· · · · · · · · · · · · · · · · · · ·
JOAN SHAFFER			
Grantor irrevocably éran	WITNESSE ts, bargains, sells and convey	's to trustee in trust, with po	wer of sale, the property
Klamath	County, Oregon, described	48:	
e N½ of Lot 12, Bloc Klamath State of O	ck 6, THIRD ADDITIC regon.	N TO ALTAMONT ACRES	, in the county
		sectored by the	Grantors without
This Trust Deed an	d Note are not to h t of the Beneficia:	be assigned by the f ry but the consent	can not be unreaso
		aid in full at the	
nroperty located a	it 846 Buena Visca	prive, Jackson, our	ifornia is sold a
the funds are disb	oursed from that sa	le."	
and the set of statutes that t	enements, hereditaments and appu	rtenances and all other rights ther I and all fixtures now or hercalter	cunto belonging or in anywise
low or hereafter appertaining, and a		the streament of scentur herein	contained and payment of the
way Fourteen thousa	and three nunared s	IXCy = Cwo and io, = t	- the the terms of a promissory
one of even date herewith, payable	to beneficiary or order and made	by grantor, the final payment of a	principal and interest hereof, if
note of even date herewith, payable not sooner paid, to be due and pay The date of maturity of the	able per terms of no debt secured by this instrument is	the date, stated above, on which the	he final installment of said note
becomes due and payable. The above described real prope	rty is not currently used for agricultur	al, timber or grazing purposes.	
	his trust deed, grantor agrees:	(a) consent to the making of any map granting any easement or creating any subordination or other agreement affect	ing this deed or the lien or charge
not to commit or permit any waste or said	in the and worken white	grantee in any reconveyance may be legally entitled thereto," and the recitals	there n of any matters or facts shall burned Trustee's fees for any of the
manner any building of important destroyed thereon, and pay when due all of 3 To comply with all laws, ordi	inances, regulations, covenants, condi-	10. Upon any default by grante	ar hereunder, benchiciary may at any
tions and restrictions affecting said prop-	nts pursuant to the Uniform Commer-	time without notice, either in person, i pointed by a court, and without regard	to the adequacy of any security for
by filing officers or searching agencies	as may be deemed desirable by the	issues and profits, including those past	due and unpaid, and apply the same,
beneficiary. 4. To provide and continuously now or hereafter erected on the said pr and such other hazards as the beneficia	maintain insurance on the buildings emises against loss or damage by fire ry may from time to time require, in	ney's fees upon any indebtedness secure liciary may determine.	the set said property, the
and such other narrow as the beneficiary an amount not less than S companies acceptable to the beneficiary	, written in , written in , written in , written in , with loss payable to the latter; all	insurance policies or compensation or av	wards for any taking or damage of the
policies of insurance shall be directed in the dramfor shall fail for any reason	to procure any such insurance and to	waive any default or notice of default	hereunder or invalidate any act done
tion of any policy of insurance has the beneficiary may procure the sam	e at grantor's expense. The amount	12. Upon default by grantor in hereby or in his performance of any again the second s	payment of any indebtedness secured reement hereunder, the beneficiary may rade due and navable. In such an even
collected under any life of older index ciary upon any indebtedness secured he may determine, or at option of benefici	reby and in such order as beneficiary lary the entire amount so collected, or	and if the above described real property	riy is currently used for agricultural
any part thereof, may be released to a	of default hereunder or invalidate any	deed in equity, as a mortgage in the foreclosures. However it said real prope	erty is not so currently used, the bene
5. 10 keep said phen charges th	from construction l'ens and to pay all hat may be levied or assessed upon or of such taxes, assessments and other	and sale. In the latter event the bene	ficiary or the trustee shall execute an
against said property before any part charges become past due or delinquent	and promptly deliver receipts therefor to make payment of any taxes, ascess-	said described real property to satisfy	the discount of the section thereof as the
ments, insurance premiums, news or in	beneficiary with funds with which to	vided in ORS 86.740 to 86.795.	and the subservicement and sa
and the amount so part, which the obligations d	fescribed in paragraphs 6 and 7 of this	then after default at any time prior of trustee for the trustee's sale, the gro	infor or other person so privileged h
trust deed, shall be added to any rig trust deed, without waiver of any rig	hts arising from breach of any of the its, with interest as aloresaid, the prop-	tively, the entire amount then the the obligation secured thereby (including	costs and expenses actually incurred
erty hereinbefore described, as and for	the payment of the obligation herein	ceeding \$50 each) other than such pd	ation of the principal as would not the
out notice, and the holipayinthis trust	deed immediately due and payable and	all foreclosure proceedings shall be dish 14. Otherwise, the sale shall be	e held on the date and at the time ar
constitute a breach of this trust deed. 6. To pay all costs, fees and of title search as well as the other co	expenses of this trust including the cost osts and expenses of the trustee incurred s obligation and trustee's and attorney's	in one parcel or in separate parcers	the state the time of sale. Trust
in connection with or in emotening the	a seculiat surporting to	shall deliver to the purchaser its unes	y covenant or warranty, express or in
affect the security rights or powers on	eficiary or trustee may appear, including	the drantor and beneficiary, may purch	hase at the sale.
any suit for the foreclosure of the ben	eliciary's or trustee's attorney's fees; the	15. When trustee sets pursue - but apply the proceeds of sale to p	avment of (1) the expenses of sale,
the I have the fetal could doubt first in the	in this paragraph 7 is an ear early and the control of an appeal from any indigment of the agrees to pay such sum as the appeal as the beneficiary's of trustees attor-	having recorded liens subsequent to	the interest of the trustee in the till
It is mutually agreed that	the second shall be taken	surplus, if any, to the granier of the	time
8. In the event that any ports	condemnation, beneficiary shall have the	time appoint a successor or successor successor trustee appointed hereunder	Upon such appointment, and with
as compensation for such taking over	and attorney's fees necessarily paid of	powers and duties conferred apon -	any traster herein named or appoint
incurred by granifor in some payments applied by it first upon any reasonab- to the in the trial and appellate court	de costs and expenses and afformer's lees, ts, necessarily paid or incurred by hence the inclusion of the inclusion of the	instrument executed by beneficiary, and its place of record, which, whe	in recorded in the office of the Cou-
the second s	at its own expense, to take such action all be necessary in obtaining such com	 Clerk or Recorder of the county of s shall be conclusive proof of proper - 17. Trustee accepts this tru 	appointment of the successor trustee, of when this deed, duly executed -
secured hereby; and gramor ages,	he to time upon written request of bene	 acknowledged is made a public rec r obligated to notify any party hereto 	of pending sale under any other deer
and execute such instruments as shi pensation, promptly upon beneficiary 0.44 any time and from fin			or proceeding is brought by frustee.
secured hereby; and klainte days and and execute such instruments as sh- pensation, promptly upon beneficiary 9. At any time and from tin liciary, payment of its less and pro- endorsement (in case of hull reconvey the liability of any person for the p	sayment of the indebtedness, trustee ma-	y shall be a party unless such action	
secured hereby; and klamor days and and execute such instruments as sh- pensation, promptly upon beneficiary 0, At any time and from tin ficiary, payment of its fees and pu- endorsement (in case of full reconvey the liability of any person for the p	sayment of the indebtedness, trustee ma-	attorney, who is an active member of the	

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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, household or agricultural purposes (see Important Notice below), (b) for an organization, or feven if grantor is a natural person) are for business or commercial purposes other than a purposes. egricatural This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, 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 first above written. HARLEY E. LEWIS, SR. MI allient II fairs MILLICENT N. LEWIS * 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 or 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, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) IORS 93.4901) 55. STATE OF OREGON, County of STATE OF OREGON, . 10 County of Klamath and Personally appeared . 19 79 . who, each being lirst November 30 Personally appeared the above named Harley E. Lewis, Sr. and Millicent N. Lewis duly sworn, did say that the former is the president and that the latter is the a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me and acknowledged the loregoing instrutheir ment to be Before me: Before me: (OFFICIAL SEAL) m (OFFICIAL Notary Public ONNACE RICY My commission Expires Notary Public for Oregon SEAL) My 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 TO: ... 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 X , 19 . DATED: Reneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. ----STATE OF OREGON TRUST DEED County of Klamath (FORM No. 881-1) STEVENS.NESS LAW PUB CO., POH I certify that the within instrument was received for record on the 4th day of Decomber 1979 at. 3:55 o'clock ^P M., and recorded in book M79 on page 28081 or SPACE REBERVED on page 21 Granto FOR as file, reel_number Record of Mortgages of said County. HECORDER'S USL Witness my hand and seal of County affixed. Beneficiary Wa. D. Milne AFTER RECORDING RETURN TO County Clerk Title By Simetha Heloch Deputy down 0 Fee \$7.00