FORM No. 881-1—Oregon Trust Deed Series—TRUST DEED (No rest	$\tau A \# M - 38 - \epsilon$	21113-25 AM	CO., PORTLAND, OR, 97204
[™] 81.50 2	TRUST DEED	Vol. Mso Rage	and the state of t
THIS TRUST DEED, made this	13th	ebruary ,	9.80, between
ARTHUR ROBERT SISCO an as Grantor, TRANSAMERICA TITLE I GEORGE R. MESSINGER ar	DA HELEN SISCO, H	lusband and Wife	as Trustee, and
as Beneficiary, Grantor irrevocably grants, bargains, in KlamathCounty, C	WITNESSETH: , sells and conveys to tru Dregon, described as:	istee in trust, with power of s	ale, the property
That part of the N ¹ that lay the Sprague River, EXCEPTIN 34 South, Range 8 East of t	ys North of Spra G the Westerly 2 he Willamette Me	gue River Highway 0 feet, Section 28, ridian, in the Coun	and west of Towhship ty of Klama
State of Oregon.			

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 fixtures now or hereafter attached to or used in connecvith said real estate. OF SECURING PERFORMANCE of each

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of THIRTEEN THOUSAND FIVE HUNDRED AND NO/100-----

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

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not sconer paid, to be due and payable <u>At maturity</u>. The date of maturity of the debt secured by this instrument is be above described real property is not currently used for egricult The above described real property is not currently used for egricult The protect, preserve and maintin said property in good condition and the community of this trust deed, grantor digrees: The protect the security of this trust deed, grantor digrees: The protect the security of this trust deed, grantor digrees: The protect the security of this trust deed, grantor digrees: The protect the security of this trust deed, grantor digrees the security and the security of this trust deed and the security of the protect of the security of this trust deed and the security of the thing officers and the security of the security of the security protect of the security of the security of the security of the protect of the security of the security of the security of the protect of the security of the security of the security of the protect of the security of the security of the security of the protect of the security of the security of the security of the protect of the security of the security of the security of the protect of the security of the security of the security of the security the security security of the security of the security of the security and another heards as the beneficiary the security as soon a insured protect of the security reason to procume any such insurance and to protect of the security of the security reason to procume any such insurance and the security and the security of insurance new or hereafter placed on said, building the sectificary may procee the same at grantor is the security of the security and the security is the security of distribution of release share the sectificary may be released to grantor. Such application or release share and the security is the security is of the security of the security of any of the the sectificary reason of the security reason and the security

the date, stated above, on which the final installment of said note breact the stated above, on which the final installment of said note breact the stated above, on which the final installment of said note breact the stated above, on which the final installment of said note breact the state above second and the state of the state of the said of the state of the state of the said of the state of the said of the property. The greenent allecing this say part of the property. The greenent allecing this say part of the property. The greenent allecing this say part of the property. The greenent allecing the say part of the property. The greenent allecing the say part of the property. The greenent allecing the say part of the property. The greenent allecing the say part of the property. The greenent allecing the say part of the property. The greenent allecing the say that say at an immediate the state said the say part of the say at an immediate property of any part thereol, in its own name sue or otherwise collect the remeries costs and expenses of operation and collecton, the proceeds of the and the property of the indebiedness secured hereby, and in much order as beneficiany may default or notice of elast thereand or the proceeds of the and other imported provides and the say and the property, the collection of his performance of any agreement hereander, the beneficiany may default or notice of default hereander of invalidate any act done pursuant to such notic.
12. Upon default by grantor in payment of any indebtedness secured hereby immediately due and payable. In such and the said received here and the said receives the such and the application or release thereoid as a doresaid, shall not cure or wards and the said received hereby immediately due and payable. In such after a said default here and of a said structure and and it the above described real property in the said above, and the said receives and and the said receives and the said receives and the said the said the said the said the sai

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surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder, Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and lis place of the courty or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor truster. 17. Trustee accepts this trust when this deed, duty excutes and acknowledged is made a public record as provided by law. Trustee is and trust or of any action or proceeding in which grantor, 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 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, or the United States or any agency thereof.

4213 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 (even it grantor is a natural person) are for business or commercial purposes other than agricultural 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. purposes. IN WITNESS WHEREOF, said grantor has hereunto set his band 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 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. ROBER ARTHUR STOCO HETEN lif the signer of the choice is a car (Individual) STATE OF CALIFORNIA and SS. COUNTY OF SANTA CLARA ho, each being first February 20, 1980 Arthur Robert Sisco and Helen Sisco ******** On State. personally appeared _ ng instrument is the nent was signed and s board of directors; known to me whose name S are subscribed to be the personS be its voluntary act to the within instrument and acknowledged that_ executed the same. they WITNESS my hand and official seal. SE# **RITA PICKERING** (OFFICIAL MOTARY PUBLIC -- CALIFORNIA SEAL) Signature / SANTA CLARA COUNTY nission Expires March 11, 1083 RITA PICKERING and the second se Name (Typed or Printed) (This area for off leial neti 67 (REV. 1-77) -----, Trustee 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 DATED: Beneficiary 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. ops MILISMACCS Man di USTATE OF OREGON TRUST DEED 0 9331 polo ji sjep ELE BORISSI FALSO I 22 (FORM No. 881-1) County ofKlamath -beshar LAW PUB. CO. PO 1123 - 2134 OT I certify that the within instrument was received for record on the 5thday of March , 19.80 at. 3:32 o'clock P. M., and recorded SPACE RESERVED Grantor FOR ábę RECORDER'S USE 1411 Record of Mortgages of said County. Witness my hand and seal of THE DRY ACT. 0.066240 Beneficiary and HETRE RESERVE HALVESCounty affixed. Wm. D. Milne AFTER RECORDING RETURN TO A-So. 6th st. 1,522.04 County ClTitle Deputy Deputy 建制料道 By Deraitha

Fee \$7.00