the frustee. 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 in one parcel or in veparate parcels and shell sell the parcel or provided by law. The trustee may sell said property either shull deliver to the purchaser its deed in lown as required by law Trustee the property so the purchaser its deed in lown as required by law trustees or the trusthulmas in the deed of any methers of law tshall be conclusive proof the far and beneticiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee

the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the process of sale to payment of (1) the expenses of sale, in-educing the compensation of the trustee and a reasonable that the same attorns (2) to the obligation secured by the trust deed (1) to all persons deed as recorded liens subsequent to the interest of the trustee in the trust attorns, il any, to the grantor or to his successor in interest entitled to such arrows.

surplus, it any, to the Grantor or to his successor in interest entitled to such surplus, it any travon permitted by law bieneficiary may from time to accessor appoint a successor or successors to any trustee named herein or to any successor fusice appointed herein any trustee named herein or to any convegance to the successor frustee. The latter shall be innead, and without power and duties confisted under Upon such appointed herein and without hereunder. Each such appointment any trustee herein named by witten duties confisted under the successor frustee the condent of the successor hereunder. Each such appointment and substitution shall be made by witten distributed by beneficient optimistic the bolic of the County shall be conclusive proof of proper appointment of the duce near frustee. Clerk Recorder of the county appointment of the successor frustee acknowledged is made a public record as provided by duw. Trustee is nod this for of any action or proceeding in which frustee is nod thall be aparty unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and low association authorized to do business under the laws of Oregon or the United States, a this insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereaf, or an estrow agent licensed under ORS 696.505 to 696.585.

join in recursingloss allecting said providences, regulations, covenante, and to prove public offers or known may require and to not the Uniform Curimer proper, public offers or known may require and to not the Uniform Curimer proper, public offers or known may require and to not the Uniform Curimer proper, public offers or known may be deemed desired in searches made by internet and the continuous proper public offers or known may be deemed desired as in the said promises and the said of the said promises and the said to not the said promises and the said to the said the said promises of the said the said to the said promises and the said to the said to the said the

waive any default or notice of default hereunder or invalidate any act does pursuant to such rotice. 12. Upon 'default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may event the beneficiary at hereby immediately due and payable. In such an in equity as a moritage or direct the trustee to loreclose this trust deed advertisement and sule. In a direct the trustee to loreclose this trust deed advertisement and sule. In the latter event the beneficiary for the trustee shall be sold the said described with a property to satisfy the study his deed in equity as a moritage or all property to satisfy the sold fault and his election thereby whereupon'the trustee shall fir the time and place obligations secured there and cause to be recorded his written notice of default and his election methy whereupon'the trustee shall fir the time and place obligations secured there and the trustee's the forelose by advertisement and sale. 13. Should the beneticiary elect to forelose by advertisement and sale furstee for the trustee's here for the torse by advertisement and sale furstee for the trustee's here for the terms of the trust deed by the entire amount the beneficiary or his successors in intrest, respec-obligation secured ifereby (including costs and expenses actually incurred in coding the terms of the day law) other than successors in interest, respec-obligation and trustee's and sports and the trust ex-tipal as would not then be ad no default course portion of the prin-tipal as would not then and had to be advertise and thereby cure the trustee. 14. Otherwise; the sale shall be held on the date and ut the time and

To protect the security of this trust deed, grantor agries: 1. To protect the security of this trust deed, grantor agries: 1. To protect, preserve and maintain said property in good co addition and repair, not to remnye or demolish any building or improvement thereon; To complete or restore promptly and in good and workn anlike destroyed thereon, and pay when due all costs incurred therefor. 1. To comply with all laws ordinances, regulaterelor, so reque ts, to this cost fitted said property; if the baneficiary so reque ts, to the cost of the thereon and the fitted said property. If the baneficiary so reque there propy public or information and the pay the baneficiary so reque ts, to the cost of the or officer is well as the cost of all line sarches indu-beneficiary. propy by tilin benelicu

Hurdi, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in subordination. Or other agreement aftering this deed or the lien or charge subordination. Or other agreement aftering this deed or the lien or charge frantee any reconveyance may be described as the "needs or liend or charge frantee any reconveyance may be described as the "needs or liend or the file or charge frantee proof of the truthfulness thered." Turkies's feed or any of the standard or any part of the file or charge feed or the truthfulness thereof. Turkies's feed or any of the standard or any matter or liend or the liend or charge feed or the truthfulness thereof. Turkies's feed or any of the standard or any matter or liend or any part of the standard or any matter or liend or any of the truthfulness thereof. Turkies's feed or any of the truthfulness thereof. Turkies's feed or any of the liend or the standard or here under bendicing may at any the indebted mess there or any standard or the provided of the standard or the part of the part of the standard or any part of the or any of the any there under the standard or any part is thereot, in its own name sue or otherweston of said property, ney determine.
Issue and prolist, including thome and taking possession of said property, the standard or any detaution or release thereof as all marke of the and taking or any better as been property, and the application or release thereof as all property, the purpose and prolist, or top prove the standard or any detaut here or any detaut here or as all propersion of the standard or any bar at door any aster and or any adverse any welf and the application or release thereof as all propersion of suider as been purposed policies. In this part and propersion of any detaut or the application or release thereof as all propersion of the standard or any top and the application or release thereof as all propersion of the standard ore and

Sum of \_\_\_\_\_TWENTY SIX THOUSAND AND NO/100-\_\_\_\_

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereof and all tixtures now or hereatter 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

\*THIS TRUST DEED SECURES TWO SEPARATE PROMISSORY NOTES (1) IN THE ORIGINAL AMOUNT OF \$16,000.00 DATED SEPTEMBER 24, 1980 AND (2) IN THE ORIGINAL AMOUNT OF \$10,000.00 DATED

Lots 9, 10 and 11, Block 18, INDUSTRIAL ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klameth, State of Oregon. A Trains and they do for commence it

WILLIAM L. SISEMORE Grantor, WILLIAM L. SISEMUKE CERTIFIED MORTGAGE CO., an Oregon corporation <u>C. C. Lettern</u>

THIS TRUST DEED, made this 11th day of MICHAEL MOHN AND TONI MOHN, husband and wife

wilst GOXLe, officiation

FORM No. 881-

as Beneficiary,

nnn

U35 Halinsta

as Granto

Oregon Trust Deed Series-TRUST DEED.

in \_\_\_\_\_Kl.amath\_\_\_\_\_County, Oregon, described as:

March,

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

TRUST DEED

day of

., between

ING CO., PORTLAND, OR. 97204

3401

TATE 38-24290

....., as Trustee, and

VOI AT 82 POLLO

S. Streeter

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

3402

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)\* <del>primarily for grants or personal, lamily, household or agricultural purposes (see Important Notice below),</del> (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes.

This deed applies to, in tres to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, excutors, 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 neutor, 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 vusranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the 'ruth-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 'levenc-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. مست ا 10 Ę. Michael Mohn 6 2 ~ Toni Mohn (If the signer of the above is a corporction, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON. ) ss. STATE OF OREGON, County of ..... County of Klamath March 11, , , 19 82 , **19** Personally appeared Personally appeared the above named and the second secon who, each being first Michael Mohn and Toni Mohn NOTARY duly sworn, did say that the former is the..... president and that the latter is the secretary of a corporation, and that the seal atfixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt 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: Notary Public for Oregon (OFFICIAL SEAL) My commission expires: 6-19-84 My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: ..... Trustee The undersigned is the legil owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been tully 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 (leed) 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: 10557 성도 말하는 的问题,这些出现了这些"这些"的"这个"。 Beneficiary Constitute for encoder la la constitute de constitute de la constitute de la constitute de la constitute de la Do not lose or destroy this Trust Cesed OR THE NOTE which it escures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED STATE OF OREGON, (FORM-No. 281) #Historia and Mightan H County of Klamath SS. STEVENS-NESS LAW PUB. CO., PORT. I certify that the within instru-Station of a second Mohn ment was received for record on the and the second second at.......3:330'clock P.M., and recorded \*\*\*\*\* SPACE RESERVED Granto in book/reel/volume No......M...82....on FOR Certified Mortgage Co. page 3401 .....or as document/fee/file/ ean lea RECORDER'S USE instrument/microfilm No. 10077...., 你们的问题。DED\_TADATCATICATIC Record of Mortgages of said County. Beneficiary Witness my hand and seal of ARTER RECORDING RETURY TO udd yn a curg arref Arfer County affixed. Certified Mortgage Co. Evelyn Blehn County Clerk 836 Klamath Ave. Mulleur Sal Deputy Klamath Falls, Or. 97601