2. Continue -

the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the motice of sale or the time to which said sale and place designated in the motice of sale or the time to which said sale may in one parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the public or cash, payable at the time of sale. Trustee the trusteer to the public of any matters of fact shall be conclusive pool of the truthulness thereof, may person, excluding the trustee, but including 15. When trustee sells purchase at the sale. 15. When trustee sells of a resumant of the spenses of sale, in-stormer, concerned of sale to payment of (1) the expenses of sale, in-stormer, concerned the obligation secured by the trust devel, but including the develop of the obligation secured by the trust devel, (1) to all persons there in the motion of the trustee at a reasonable of the in proceeds the trustee sells purchase to the trust devel, (1) to all persons attormey, (2) to the obligation secured by the trust devel, (1) to all persons there in the reverse in the develop to the trust devel, (1) to all persons attormey, (2) to the boligation secured by the trust devel, (1) to all persons there in the stabes of the obligation secured by the trust devel, (1) to all persons there in the stabes of the obligation secured by the trust devel, (1) to all persons the subsequent to the interest of the interest of the interest of the subsequent of (4) the supplus. 16. For any reason mermitted he has hemeticity and (4) the supplus.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attomey, who is an active member of the Oregon State Bar, a bank, trust company or tavings and foon association authorized to 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 escraw agent licensed under ORS 696-505 to 696-505 to 696-505

surplus, il any, to the grance or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliciary may from time to fine appoint a successor for any trustee manuel herein or to any successor trustee successors for any trustee manuel herein or to any successor trustees in the successor frustee, ihe latter shall be version and without conveyance to the successor frustee, ihe latter shall be version and without powers and during successor frustee, ihe latter shall be version and the all title powers and during successor frustee, ihe latter shall be version and appointed hereunder. Each me onliered upon any trustee herein manuel with written and its place of record behaviours, containing reference to this be County clerk or Recorder of the origins, containing reference to this be County that the conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and ablidbe conclusive proceeding in which grantor, beneficiary or itrustee trust or of any action proceeding in which grantor, beneficiary to itrustee shall be a party unless such aution or proceeding is brought by trustee.

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 A To provide and continuously maintain insurance on the building and such other heards as the bendiciary with form and the barden of the security with form and the security of the bendiciary with form for the security of the bendiciary with form form for the security of the bendiciary with form form the security of the security of the security of the bendiciary of the security of the

waive any default or notice of default hereunder or invalidate any act done pursuant to suck notice. It is that hereunder or invalidate any act done is the successful of the successful of the successful of the successful of the hereby or in his performance of any squeenent hereunder, the beneficiary may event the beneficiary at his election mediately, due and payable. In such any event the beneficiary at his election provided the trustee his trust deed advertisement and sale. In the latter trustee, to foreclose this trust deed advertisement and sale. In the latter work the beneficiary or the trustee she hereby, whereupon the trustee shell in the time and place of sale, give notice there at a sums to be recorded his work the beneficiary or the successful hereby, whereupon the trustee shell in the time and place of sale, give notice there at shen required by law and proceed to foreclose this trust deed in 1.3. Should the beneficiary elect to foreclose the date said the trustee for the trustee sale, the granter or other person so privileged by tively, the entir sany time prior to five days before the date sat by the endorcing the terns the the deneficiary or his successors in privileged by tively, the entir sany time prior to live days before the date sat by the endorcing the terns of the beneficiary or his successors in the terd, respec-obligation secured thereby (including costs and expenses actust deed and the endorcing the terms of the obligation and trustee's and attorney's tees not ea-ciped as would not then be due had no delaut acture portion of the prim-tiped as would not then be due had no delaut course on the trustee, and thereby incurred in the beak had no delaut acture portion of the prim-the delaut, in which event all foreclosure proceeding shall be distingsed by 14. Otherwise, the sale shall be held on the date and at the time and

The above described real property is not currently used for agriculation of the security of this trust deed, grantor agrees and maintain said property in good condition and repair; not to comove or demolish any building or improvement thereon; and repair; not to combine any waste of said property and in good and workmanike manner any building or improvement which may be constructed, damaged or estroyed thereon, and pay when due all costs incurred therefore, damaged or a store and thereafter and the all laws, ordinances, regulations, covenants, conditions and restrictions allecting statements pursuant to the United Common and the statement of the combined of the statement of the statement the statement of the statement the statement of the united common and the statements pursuant to the United Common commercial code as the bancing statements may be desirable by the beneficiary.

Iteral, timber ar grazing purposes. \*terms of the N
(a) consent to the making of any map or plat of said property; (b) join in your distribution or other agreement affecting this deed or the lien or charge granter in any restriction therean; (c) join in any theoretic distribution of the agreement affecting this deed or the lien or charge granter in any reconveyance may be described as the person or persons be conclusive of the therein therein in the person or persons be conclusive, and the person, by agent or, beneficiary may any of the person of any delault by granter of the any secured, enter upon and take possession of said property, the same and profits including those past due and unpaid, and scale therein, indicating the same so of persons and profits including those past due and unpaid, and scale there same between the state. If the same so of persons and profits, including those past due and unpaid, and show the same subscitter of a said property, the same collection, including those past due and unpaid, and the same between the state. If the same of possession of a said property, the same policies of comparison or clease there of a said property, the same policies of comparison or clease there and and and the agent of the same state. The metal is a said profits, insue and profits, issue and profits, or the proceeds of there and the same state of the and without any delault property, and taking possession of said property, the property, and then the same so of personal past due and unpaid, and there and the same state and profits in the same and profits, issue and profits, or the proceeds of there and the same policies are propertied, issue and profits, or the proceed and the agent of the and other as there and policies or clease theread as a droread of the and other as the policies or clease theread as a droread of the and the policies of the and the same state and polities and polities and polities and polities and polities and politis and polits are and polities and polities and polities an

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STRVENS INSER LAW PUBLISHING CO., PORTLAND, OR. 87204

or hereafter appertaining, and the rents, issues and provins thereof and all lixtures now or hereafter attached to of used in contact with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained MM XXXXXXXX (Method xxxxx and in that certain promissory note, dated August 31, 1986 MMX Akor Moviek Armenick, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, it not sooner paid, to be due and payable August 31 Aug ("Note")

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MARIE CONTRACTOR

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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appetaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-

See Exhibit "A" attached hereto and by this reference incorporated

THIS TRUST DEED, made this 31st \_\_\_\_\_ August \_\_\_\_\_, 19.86 , between \_\_\_\_\_\_, 19 TICOR TITLE INSURANCE as Grantor, \_\_\_\_\_TICOR TITLE INSURANCE\_\_\_\_\_, as frushee, and oregon Corporation, \_\_\_\_\_, as frushee, and the second as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in <u>Klamath</u> County, Oregon, described as: WITNESSETH:

\_\_\_<u>ATC - 30229</u>

TRUST DEED

	13(0)
The grantor covenants and agrees to and with y seized in fee simple of said described real proper	the beneficiary and those claiming under him, that he is law- rty and has a valid, unencumbered title thereto
(a) A set of the se	ne against all persons whomsoever.
that he will warrant and forever defend the san	
(a) primarily restriction, or (even if grantor is a natur	presented by the above described note and this trust deed are: at the second s
purposes. This deed applies to, inures to the benefit of and bi personal representatives, successors and assigns. The ten personal representatives, successors and as a beneficia	inds all parties hereto, item the holder and owner, including pleagee, of the rm beneficiary shall mean the holder and whenever the context so requires, the ry herein. In construing this deed and whenever the context so requires, the ry herein.
IN WITNESS WHEREOF, said grantor has	hereunto set his hand the day and SCISCO GROUP, INC.
IMPORTANT NOTICE: Delete, by lining out, whichever warranty of applicable; if warranty (a) is applicable and the beneficiary such word is defined in the Truth-In-Lending Act and Regul eneficiary MUST comply with the Act and Regulation by mak isclosures; for this purpose, if this instrument is to be a FIRST list purchase of a dwelling, use Stevens-Ness Form No. 1305 e this instrument is NOT to be a first lien, or is not to finance this instrument is NOT to be a first lien, or so to to finance	(a) or (b) is an Opedon Corporation is a creditor fation Z, the ding required By: Figure By: Requard R. Derksen Chairman the purchase
in the Act is not required, disregard this notice.	
f the signer of the above is a corporation, se the form of acknowledgment opposite.)	STATE OF OREGON, County of Muil thomah
TATE OF OREGON,	STATE OF OREGON, County of 19 86 7
County of	Personally appeared
Personally appeared the above named	did can that the former is the Chairman
	duly sworn, and that the latter is the source of the sourc
A second s	the and that the seal attixed to the foregoing instrument is the
	a corporation, and that the seal attixed to the foregoing instrument was signed and 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; sealed in behalt of said corporation by authority to be its voluntary act
and acknowledged the lotegoing	corporate seal of said corporation by authority of its board of director, sealed in behalt of said corporation by authority of its board of director, and each of them acknowledged said instrument to be its voluntary act and deed?
ment to be	Botore pres: MANNA M Laker
(OFFICIAL	Notary Public for Oregon (OFFICIAL SEAL)
SEAL) Notary Public for Oregon	Indiary cumine and SEALING
My commission expires:	My commission expires: 1-10-87
My commission expires:	My commission expires: 1-10-87
My commission expires:	My commission expires: 1-10-87 SUEST FOR FULL RECONVEYANCE # only when abligations have been paid.
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REAL PROPERTY DESCRIPTION

STATION NO. 56

STREET ADDRESS: Route 3, P.O. Box 1330, Klamath Falls, Oregon

TRUE CASH VALUE: Klamath County, Oregon (1985-86) \$44,170.00

LEGAL DESCRIPTION: A tract of land lying in the N1/2 SW1/4 of Section 7, Township 38 South, Range 9 East, of the Willamette Meridian, more particularly described as follows: Beginning at an iron pin which lies North  $89^{\circ}49'$  West along the quarter line, a distance of 976.04 feet from the iron pin which marks the center of Section 7, Township 38 South, Range 9 East of the Willamette Meridian, in Klamath County, Oregon, and running thence South 6°02' West a distance of 240.3 feet, to an iron pin which is the true point of beginning; thence continuing South 6°02' West a distance of 270 feet; thence North 89°49' West a distance of 625.1 feet, more or less, to an iron pin which lines on the Easterly right of way line of the new Dalles-California Highway; thence North 11°36' West following the Easterly right of way line of the new Dalles-California Highway to an iron pin; which pin lies North 89°49' West a distance of 708.6 feet from the said true point of beginning; thence South 89°49' East a distance of 708.6 feet to the said true point of beginning.

SUBJECT TO THE FOLLOWING ENCUMBRANCES: (1) Regulations, including levies, assessments, water and irrigation rights and easements for ditches and canals, of Northside Drainage District; (2) Easement, including the terms and provisions therof, for 20 foot drainage granted to the public, recorded December 26, 1984, in Book M-84, Page 21423, of the Deed Records of Klamath County, Oregon; (3) Easement, including the terms and provisions thereof, for transmission and distribution of electricity, dated October 30, 1959, and recorded January 8, 1959, in Book 318, Page 215, of the Deed Records of Klamath County, Oregon; and (4) Rights of the public in and to any portion of said premises within the limits of roads and highways.

## STATE OF OREGON, County of Klamath

Filed for record at request of:

on this <u>31st</u> day of	f Oct. A.D., 19 36
	ck PM. and duly recorded
in Vol. <u>MB6</u> of _	Mtges. Page 19752
Evelyn Biehn,	County Clerk
Ву	Deputy.
Fee, \$13.00	Deputy.

19754

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