| FORM No. 881-1-Oregon Trust Deed Series-TRUST DEED (h | to restriction on assignment): | K- 3 2 8 8 7 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR, 57204 |
|---|--|--|
| TWWIH WTT 79933 | TRUST DEED | VolPoge Vol 1749- |
| 232 MITTHIS TRUST DEED, made this. | 24th | January Hull 1, 19 80, between |
| Gary L. Rover and Diane | K. Rover, husband & w | ビジア かくびん かやくな かくなかい ふかんかかい シューテレー ション・ション・ション かんせい ひとう たいれい たいえいえ しびしょぶ |
| and Certified Mortgage Company | , an Oregon Corporatio | n, as Beneficiary, |
| in Klamath County, Oreg | on, described as: ₀₄ | ee in trust, with power of sale, the property u poor ITION_TO, ALTAMONT ACRES, |
| EXCEPTING thereirom the East 2 | U feet, according to t | county, Oregon. The Astronomy of the second |
| fiber is set it. | | County of States 2 |
| TRUST DEED | | STATE OF OREGON |
| De net lere er del 17 bis Iwa Dead OS IHL MOIL | warta it sectres. Bolfs must be delivered to | Benaliciety the house for custolicition bolow reconceptive will be prode |
| DATED | | |

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 tixtures now or hereafter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of ______*Ten_thousand_and_no/100s*** Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the . 1985 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable.

The above described real property is not currently used for agricultural, timber or grazing purposes.

<text><text><text><text><text><text>

Is the date, stated above, on which the final installment of said note between the stated above, on which the final installment of said note between the stated above, on which the final installment of said note between the stated above.
If d) consent to the making of any map or plat of said property: (b) join in any there of (d) consented a creating any restriction thereon; (c) join in any thereon (d) reconsented the createst here in any reconveyance may be described a path. "They property. The states shall be conclusive proof of the truthulmess thereol. Trustee's lees for any, of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any default by granfor hereunder, benelicinry may at any time without, notice, either in person, by gend or by a receiver to be appointed by a court, and without refard to the adequacy of any security for the, indebiness hereby secured, enter upon and take possession of said property, the same, and profits, for the proceeds of the and other instance, policies or compensation or awards for any taking or damage of the property, and the application or release thereal as aloread, shall not cure or pursuance, policies or compensation or awards for any taking or damage of the property, and the application or release thereal as aloread, shall not cure or pursuant to such note.
12. Upon delault by granter in payment of any indebicedness secured hereby in any act done.
13. Upon delault by granter in payment of any indebicedness secured wave any delault or notice of obselves this trust deed in equity as a mortaging in the trustee is the state any act done pursuant to such note.
14. Upon delault by granter in payment of any indebicedness secured and alor the holey. Bescript and property, is a mortaging in the trustee shall the trustee there in a nortaging in the state any act done there is a state to the state any act done in a state is the above. described real property is currently used for agriculturel, there are also property. T

surplus, if any, to the grantor or to his successor in interest entitled to such if of For any reason permitted by law beneliciary may from time to interest entitled to successor its way 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 exceeded by beneliciary; containing reference to the strust deed and its place, of record, which, when recorded in the ollice of the County Clerk or Recorder of the vooutly or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to only any party hereto of pending sale under, how of trustees trust or of any action or proceeding in which families provide by law.

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 Deegon or the United States, a little insurance company authorized to insure file to real property of this state, lins subsidiaries, affiliates, agents or branches, or the United states or any agency thereof.

| fully-seized in | intor, covenants a fee-simple-of-sa | ad agrees to at and agrees to at id-described-rea | nd with the ben I-property and | eficiary and t has a-valid,-u | hose claiming un nencumbered-tit | der him, that he is le thereto |
|--|---|---|--|--|---|---|
| and that he w | Warrant and I | orever defend t | he same agains | t all persons t | vhomsoever. | Markovski and Anno 1994. Barraw Markovski and an and an and an and an and an and an and an an and an and an and an and an and an and an and an and an and an an and an and an and an and an an and an and an and an and an an an and an and an and an and an an an and an and an and an and an an an and an and an and an and an an an and an an an an an an an and an an an an an an an an an an an and an a |
| The grantor (a)* primar (b) for an | warrants that the ily, tor grantor's p organization, or (e es. | Proceeds of the lersonal, family, he | oan represented b usehold, or agricu | y the above des | ribed note and this | trust deed are: |
| purpos This deed tors, personal reput | es. applies to, inures to esentatives, success | o the benefit of a ors and assigns, T | natural person) and binds all part he term henelisis | are for business ies hereto, their | heirs, legatees, devi | s trust deed are: tice below), sees other than agricul sees, administrators, er , including pledgee, o the context so requires |
| | VESS WHEREC |)F, said grantor | has hereunto s | number include | the plural bear f | the context so requires |
| or, such word is de beneficiary MUST co disclosures; for this p | fined in the Truth-in- mply with the Act o urpose, if this instrum | Lending Act, and R and Regulation by tent is to be a FIRS | egulation Z, the making required T lien to fingace | 100mg J | X Jour | 25 yer 80 01-25-80 |
| If this instrument is N equivalent. If 'compli- (If the signer of the about use the form of acknowl STATE OF OREG | ance with the Act (we is a corporation, edgment opposite.) | not required, disreg | rm No.: 1306, or ard this notice. S 93.490) | And a second provide the second provided the seco | A MALINIAN AND A SANATANA AND AND AND AND AND AND AND AND AND | |
| County of Januar | (lamath Y 24, 198 ared the above nam | 0 | Abstration interaction | OREGON; Coun | ty of |) ss. |
| Gary L | Rover & Dian | e K.Rover | each for him | self and not one | for the other, did s president secretary | who, being duly swo ay that the former is and that the latter is |
| OFFICIAL | acknowledged the fi | oregoing instru- y act and deed. | I Hall OI Said cr | Thoration Laws | e foregoing instrum id instrument was | ent is the corporate signed and sealed in t |
| SEAL) | Public for Oregon : | 2-16-81 | Nofary Public | ne: | t strain of the start of the st | Outmary act and dee |
| | April 10, and a second seco | Alls Jacoban an Lo Tabliation (constraint autor) spectral | My commission | expires: | Martin - Antonia Martina 1992 - Santas Antonia 1993 - Santas Antonia 1993 - Santas Antonia 1993 - Santas Antonia Antonia 1993 - Santas Antonia Antonia Antonia 1993 - Santas Antonia Antonia Antonia Antonia 1994 - Antonia Antonia Antonia Antonia Antonia 1994 - Antonia Antonia Antonia Antonia Antonia 1995 - Antonia Antonia Antonia Antonia Antonia 1995 - Antonia Antonia Antonia Antonia Antonia Antonia 1995 - Antonia Antonia Antonia Antonia Antonia Antonia 1995 - Antonia Antonia Antonia Antonia Antonia Antonia Antonia 1995 - Antonia Antonia Antonia Antonia Antonia Antonia Antonia Antonia 1995 - Antonia Antonia Antonia Antonia Antonia Antonia Antonia Antonia Antonia Antonia Antonia Antonia Antonia | SEAL) |
| To: Live open cased Internet and the second | is the legal owner ully paid and satisf suant to statute, to | Request Request To be used on the used on the used on the used on the used of all is ied. You hereby an cancel all eviden | in FOR FULL RECONVI is when obligations he is when obligations he is the second second of the second second of the second se | ed by the lorego ment to you of | Jelinal. ing trust deed. Al. | sums secured by sai sums secured by sai you under the terms o |
| estate now held by you DATED: | under the same. M | ail reconveyance ; | and documents to | er and all ariter | 1997 Determs | of said trust deed th |
| | | | | | Beneficiary | |
| | this Trust Deed OR THE | NOTE which it secures. | Both must be delivered | d to the trustee for c | ncellation before reconv | yance will be made. |
| TRUST IFORM NG STEVENS-NESS LAW PUB | . 881-1) CO., PORTLAND, ORE. | | | , C | TE OF OREGO | , ss. |
| The South ICO T Excention those on file in the | The and the second s | 2 n Block 2 O faet.e | rk of Klamat ccording to of THIRD AI | ρμ _i conurse? Pus of ment war troe 28 th. | Lecertify that was received f day ofJanua | the within instru- or, record on the |
| di Cortaa maa | <u>br. srants har</u> Countr, O | te ou geochoo 77 Janoga (ree | | as file | kN80on /reel_number f of Mortgages of | M., and recorded page.1749or .79933 |
| AFTER RECORDIN | G RETURN TO: 199 (OACL TUG))70 (OACL TUG))70 | n K. Rover, E Sisemore n an Orego | husbbnd & Gorporati | Count | Witness my ha waffixed. n. D. Milne | and and seal of |
| MATH FALLS - OREGO | N 93ana | 18) = 21,th | JST DEED dog: of | 17 unuc | unty Clerk mitharth | Title |
| 1 110, 311 1 giadam gian G | en Seletanonis auto | falle rected close and even | in the part of the | સ્ટે અંગલામાં કે પ્રેસ્ટ્રેસ્ટ પ્રે | e-\$7-00 | Deputy |

ų.