FORM No. 881—Oregon Trust Deed Series—TRUST DEED. 8909 <u>MT(-8909</u> STEVENS.NESS LAW PUBLISHING CO., PORTLAND, CR. 97200 35234 ol. 180 Page 10352 @ TRUST DEED Robert Thomas as Grantor, William L. Sisemore Certified Mortgage Co., an Oregon Corp., as Trustee, and as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property WITNESSETH: in <u>Klamath</u> County, Oregon, described as: Lots 5 and 6, Block 3, Canal Addition to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath ŝ 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 connec-tion 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/100 -----E. 0 놀 63 To protect the security of this trust deed, grantor agriculation of the security of this trust deed, grantor agriculation of the security of this trust deed, grantor agriculation of the security of the security of the security in good condition and repair, not to remove or demolish any building or improvement thereon; and repair, not to remove of security property. The security of the security security of the security security of the security security is the beneficiary security security is the beneficiary of the security security may require and to pay for thing same in the by filing officers or searching advections may be deemed desirable by the security. Itural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (h) join in granting any teasement or creating any testriction therean; (c) join in any subordination or other agreement allecting this deed or the lien or charge frantee in any reconveyant warranty. all or any part of the property. The legally entitled thereto, and the recitals there on any matter or lacks shall be conclusive proof of the truthulness thereof. Trustee's legal or any of the property. The recitals there on any matter or lacks shall services mentioned in this part of the property. The new without notice, either in person, by agent or by a receiver to be appointed by a court, either in person, by agent or by a receiver to be appointed by a court, either on and take possession of said property issues and profits, including these past due and unpide atom services therein in its own name sue or otherise collect the renise. If there is a logal of operation and collection, including trasnable atom. If there is a logal of the application of said property, the property, and the application or velase thereod is a drawade of the application or velase thereod is a drawade of the application or velase thereod is a drawade of the application or velase thereod is a drawade of the application or velase thereod is adversaid, shall not cure or pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness events the such motion. international difections addictions suid promotions in regulations, covernants, conditional code and ing such innancing statements pursuance banching agreement in the observed of the proper public office or offices, as well as the cost of all lines in statements of the proper public office or offices, as well as the cost of all lines in statements of the proper public office or offices, as well as the cost of all lines in statements of the proper public office or offices, as well as the cost of all lines in statements of the proper public office or offices, as well as the cost of all lines in statements of the proper public of the statements of the statement of the s Waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured hereby or in in performance of any agreement hereunder, the beneficiary may declare all sum secured hereby immediately due and the beneficiary may agreement hereunder. The beneficiary may affect the trustee to foreclose this trust deed by execute and cause to be in the latter event the beneficiary or the trust deed by execute and cause to be in the latter event the beneficiary or the trust deed by execute and cause to be in the latter event the beneficiary or the trust deed by execute and cause to be in the latter event the beneficiary or the trust deed by execute and cause to be in the latter event the beneficiary or the trust deed by execute and cause to be in the latter event the beneficiary or the trust deed by execute and cause to be in the latter event the beneficiary or the trust deed in hereby, whereupon the trust fract real property to satisfy the obligations secured thereoi as then required by event price to the trust deed in the said described of the sole of the trust deed in the said described of the price days being the trust deed in the sate of the trust deed in the described of the days being the trust deed in the second price day show the days the days and proceed to foreclose this trust deed in the trust deed in ORS 86.760, may pay sait, the grantor or other person so priviled the days the GRS 86.760, may pay sait, the grant or other trust deed and the second thereby include in other than such portion to date set by the GRS 86.760, may pay sait, the drant or other person so priviled by include the day due to the second of the trust deed and the second thereby include for the trust deed and the second declared days and trustee's and attorney's lees not excipal as would not then be due had on the that such portion of the price the trustee.
14. Otherwise, the sale shall be held on the date and at the time the detault, in which event all foreclosure proceedings shall be dismissed by 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 may in one parcel or in the motice of sale or the time to which said sale may in one parcel or in the motice of sale or the time to which said sale may auction to the highest bidge daw. The trustee may sell said property either auction to the highest bidge of cash, payable at the time of sale. Trustee the property so sold, but any covenant or warranty, encouveying plied. The recitals in the deed of any matters of fact shall be conclusive pro-of the truthluness thereof, my person, excluding the trustee, but including 15. When trustee sells pursuant to the powers provided herein, trustee cluding the conclusion of the trustee of sale. The subsciences having records of sale to payment of (1) the express of sale, trus-ter subscience of the obligation secured by the trustee of sale thrust having records due to the gamment of (1) the same of sale trust having records of the gamment of the trustee of the all presence having records due y of this subsequent in interest of the my finite of the due that indices, the gamment of the bis subsequent in interest of the sale (1) the same having the gamment of the subsequent in the sale the sale (1) the same having trustee starts appear in the which of the proster and (4) the having trustee the gamment of the subsequent in interest of the same the sale (1) the same having the gamment of the subsequent in the sale the sale the same 16. For any reason permitted hy the trust here the sale (1) the same having the same trustee the same trustee the same having the same trustee the same trustee the same having the same trustee the same trustee the same having the same trustee the same trustee the same having the same trustee the same trustee the same having the same trustee the same trustee the same having the same trustee the same trustee t surplus, it any, to the granter or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliciary may from time to time appoint a successor or successors to any trustee named herein or to may successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, hereinder trustee appointed herein and substitution shall be made by interesting the successor conferred upon the latter shall be used with all title, hereinder, Each such appointment and substitution shall be made by interesting the successor confirmed upon the allies of the Court and duties conferred upon the second in the office of the Court instrument executed by beneficients in which the property is situated. Clerk or Recorder of the courty such appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and oblighted to notify any party hereto of pending sale under any other deed 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 attainey, who is an active member of the Oregon State Bar, a bank, trust company or strongs and form 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, the United States or any agency thereof, or an escow agent licensed under ORS \$3505 to \$3585.

property

The grantor covenants and agrees to and wit	h the beneficiary and the	ose claiming under him, that he is law-
fully seized in fee simple of said described real prop	erty and has a valid, un	encumbered title thereto
and that he will warrant and forever defend the sa	nme against all persons w	homsoever.
The grantor warrants that the proceeds of the loan r (a)* primarily tor grantor's personal, tamily, househ (b) tor an organization, or (even it grantor is a natu	ural person) are for business	or commercial purposes other than agricultural
purposes. This deed applies to, inures to the benefit of and b tors, personal representatives, successors and assigns. The to contract secured hereby, whether or not named as a benefici masculine gender includes the feminine and the neuter, and	ary barain In construine this	deed and whenever the context so requires, the
IN WITNESS WHEREOF, said grantor has	s hereunto set his hand t	he day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty not applicable; if warranty (a) is applicable and the beneficiary as such word is defined in the Truth-in-Lending Act and Regul beneficiary MUST comply with the Act and Regulation by mak disclosures; for this purpose, if this instrument is to be a FIRST lit the purchase of a dwelling, use Stevens-Ness Form No. 1305 o if this instrument is NOT to be a first lien, or is not to finance of a dwelling use Stevens-Ness Form No. 1306, or equivalent. I with the Act is not required, disregard this notice.	Is a creation / 0 lation Z, the king required or equivalent; the purchase	J thank
(If the signer of the above is a corporation,	02,4001	
STATE OF OREGON.)	93.490) STATE OF OREGON, Co	unty of) ss.
County of Klamath ss.		
June 6 , 19 00 . Personally appeared the above named		who, each being first
	duly sworn, did say that the	he former is the
Robert Thomas	secretary of	
II. in and acknowledged the foregoing instru- ment to be this voluntary act and deed. Betoge me:	corporate seal of said corp sealed in behalt of said cor and each of them acknow and deed. Before me:	e seal affixed to the foregoing instrument is the poration and that the instrument was signed and orporation by authority of its board of directors; vledged said instrument to be its voluntary act (OFFICIAL
My commission expires: 2-16-81	Notary Public for Oregon My commission expires:	SEAL)
in the second se	EST FOR FULL RECONVEYANCE	
	only when obligations have been pair	L .
TO :	, Trustee	
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evide herewith together with said trust deed) and to reconvey, wi estate now held by you under the same. Mail reconveyance	are directed, on payment to ences of indebtedness secured ithout warranty, to the parti e and documents to	by said trust deed (which are delivered to you es designated by the terms of said trust deed the
DATED: , 19		
		Beneliciary
Do not lose or destroy this Trust Deed OR THE NOTE which it secu	ures. Both must be delivered to the In	ustee for cancellation before reconveyance will be made.
TRUST DEED		STATE OF OREGON,
		County of Klamath
STELENS RESS LAW PUD. CO., PORTLAND, ORE.		I certify that the within instru- ment was received for record on the 6th day of June 19.80
		at 2:34 o'clock P. M., and recorded
Grantor	SPACE RESERVED FOR	in book/reel/volume NoM30
•• •	RECORDER'S USE	instrument/microfilm No. 85231 Record of Mortgages of said County
Beneficiary		Witness my hand and seal o
AFTER RECORDING RETURN TO		County affixed.
CERTIFIED MOSTOADE CO. 835 KLAMATH AVENUE		Wm. D. Milne
KLAMATH FALLS, OREGON 97001		By Slamethand Kiloch Deput
Τ.		Fee \$7.00