Vol. M& Page 14895 FORM No.: 881-Oregon Trust Deed Series-TRUST DEED WILLSBEEP ENTRY OF STORY TRUST DEED 838 KTHEN 88029 MINIAugust, 115 19:80; Berween CONTRACTOR 7th....day of TIMUTA PULL Kecosi of National as Trustee, and as Grantor, WILLIAM L. SISEMORE Wattumment an numer (V., 38029 CERTIFIED MORTCAGE CO., an Oregon 05 05-94-108-02 26801-1-94-00 CHROCHOSU & Dec

as Beneficiary

in

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: ment and received for record on the

Lots 9 and 10, Block 21, INDUSTRIAL ADDITION TO THE CITY OF KLAMATH FALIS (in the County) of Klamath, State of Oregon.

ngligee of Selfor this fuel Deal OF THE HOLE which it sectors both roat or delivere in the Traine Dr. gentellation before recoverynes will be node

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-

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then, at the beneficiary's option, all obligations secured by this instructions shall become immediately due and payable, resust out also split the dove described real property is not currently used for egriculture. To protect the security of this trust deed, grantor agrees. If to protect the security of this trust deed, grantor agrees. If the obove described real property is not currently used for egriculture of the security of this trust deed, grantor agrees. If the obove described real property is not currently used for egriculture of the security of this trust deed, grantor agrees.
and reprise the trust any wate of said property is control of the constant is any other of section of the security of the security of the section of the security of the se

allect the security rights in which the beneficiary on an all costs and express the security rights in which the beneficiary part runsles attorney's tees the security of the beneficiary part runsles attorney's tees the security of the beneficiary part runsles attorney's tees the security of the trait court and sin (the event of an appeal, form any judgment or the trait court, grant (the event of an appeal, form any judgment or the trait court and sin (the event of an appeal, form any judgment or the trait court, grant (the event of an appeal, form any judgment or part shall be traited by the trait court, grant (the event of an appeal, form any judgment or parts and an appeal, which is the beneficiary's or trustee's attorpellate court shall and judge reasonable as the beneficiary's or trustee's attorpellate court shall and papeal, which are in erces of the amount papeal for and the papeal of the trait of an appeal which are in erces of the amount appeal are and attorney's fees the proceedings, shall be not attorney and attorney and attorney and attorney and incurred by first upon any reasonable costs and expresses and attorney are sees and attorney at the section in such appeal, shall be noted attorney at the section of the amount required as applied by the trait and appeal courts, not shall be accompany and attorney is tees, and attorney is tees, applied by the trait and appeal courts, necessarily paid or incurred by the trait and appeal courts and attorney is tees attorped to be trait and appeal courts and the balance applied upon, the indebtedness presented bereating and frame and presention of the appression and expressed of beneficiary and incurred hereby runce and frame and presentation occurs in which attorney the indebtedness and the indebtedness. The applied between the indebtedness and the appression in a such applied courts, and the balance applied upon, the indebtedness and presentation of the appression attorp is a such applied in the trait and appeal courts and appeal accourts and the apression in

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stimber, or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any ensure of the source of the

Nogerty, and the application or release thereof as aloresaid, shall not cure or waive any default or notice. I default hereunder or invalidate any act done pursuant los such notice. 12. Upon default by, grantor in payment of any indebtedness secured hereby'or in his performance of any agreement hereunder, the beneliciary may hereby'or in his performance of any indegement hereinder, the beneliciary may hereby'or any agreement hereby immediately due to foreclose this trust deed event the beneliciary at his election may proceed to foreclose this trust deed event the beneliciary at his election may proceed to foreclose this trust deed valuerisement and cause to be recorded his written notice of default and his election to sell, the said described real' property to satisfy the obligations secured to sell the said described real' property to satisfy the obligations secured there of the trustee shall lis the time and place of sale, give notice thereby, whereupon the trustee shall lis the time and place of sale, give notice there of as then required by haw and proceed to loreclose this trust deed in the manner provided in ORS 86.740 to 86.795. 13. Should the beneticiary or the successors in interest, respec-tively, the entire amount then due under the terms of the trust deed and the ublight of thereby fuelding costs and expenses actually incurred in obligation secured thereby (including costs and expenses actually incurred in oblight the and thereby (including costs and attorney's lees not ex-endering the terms of the obligation and trustees and attorney's lees not ex-endering the amount spovided by law) of the and thereby curre in the delault, in which event all loreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall, be held on the date and at the time and place designated in the notice.

Sciplal as would not then be due has not default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the trustee.
14. Otherwise, the sale shall be held on the date and at the time and place designated in the molice of sale; or the time to which said sale may place designated in the molice of sale; or the time to which said sale may interest on the date and at the time and place designated in the molice of sale; or the time to which said sale may sale and property either to the hybrid the parcel or parcel for in separate parcels and shall sail the parcel or parcels at in one of the highest, bidde for cash, parcel for an separate parcel and shall be defined to the hybrid the parcel or parcel sail so the purchaser its deed in form as required by law conveying shall deliver. To the highest, bidde for cash, parcel to the purchaser its deed in form as required by law conveying the forther purchaser its deed in form as required by law conveying the trustee, but including of the grantor, and, beneliciary, may purchase at the sale.
10. So the proceed of any person, eccluding the trustee, but including the grantor, and, beneliciary, may purchase at the sale.
11. So then trustee sells pursuant, to the powers provided herein, trustee so take indicating the compensation of the trustee and a reasonable charge by trustee is hall so contexistor any appear in the order of their priority and (4) the successor trustee. Their interest in the truste is successor in interest entitled to each surplus, it is any, not the grantor or to his successor in interest entitled to each surplus, the successor trustee, the latter shall be vested or and herein name deed when the successor trustee. The successor trustee is a during or the successor trustee is and the forther in appoint as uscessor trusten.
16. For any, reason or successors to any truste herein named herein or to any successor trustee. The successor trustee is anot or yotherefore therein named herei

NOTE: The Trust Deed Act, provides that the trustee hereunder, must be either an atomey, who is an active member of the Oregon State Bor, a bank, trust company or savings and foon "bisidiation authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereal, or an escrow agent licensed under ORS 696.505 to 696.585.

...) ss.

(OFFICIAL

will be mode

SEAL)

and

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully serzed-in fee-simple of-said-described-real-property-and-has-a-valid-unencumbered-title-theretotheelt he 

ិល្បះស៊ីម៉ះ ឯកម្មដោយ and that he will warrant and forever defend the same against all persons whomsoever. tenting of the

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The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a) primarily to grantor's personal, tamily, household or agricultural purposes (see Important Notice below), (b) tor an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural

100/1: 107 an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural instruments of the presentatives of the banefit of and binds all parties hereio' their heirs; legatees, devisees, administrators, execu-tors, presentatives; successing and assigns; The term baneficiary shereio' their heirs; legatees, devisees, administrators, execu-contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever, the context so requires, the masculture gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF; said granfor has hereunto, set his hand 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 an such word is defined in the Truth-intending Aer and Regulation Z. the beneficares: for this purpose if chis instrument is to be a FIRST lien to finance the purchase of a dwelling use Stevens-Nest Form No. 1305 or equivalent. If compliance was form No. 13306, or sequivalent. If the instrument is NOT to be a first lien or is not, to finance the gurchase with the Act is not required disregard this notice. lif the signer of the abave is a corporation Use the form of acknowledgment opposite i

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tion of the up (tous) tion of the up (tous) time () and a set of tous the y as a set of tous tous a set of tous tous (tous) to y as a set of tous (tous) to y as a set of tous (tous) to y as a set of tous (tous) tous (tous) JUN CHELC STATE OF OREGON, County of

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A IP Before me PARTIAL PROFESSION PAL Tota Public for Ore U B+E QV9115 My minission expires: 6-19-84 TO REAL THE BELLEVIL OF THE STREET CONTRACT OF CONTRACT.

Personally appeared duly sworn, did say that the former is the who, each being first

president and that the latter is the.... na sana ana amin'ny fisiana amin'ny fisiana amin'ny fisiana amin'ny fisiana amin'ny fisiana amin'ny fisiana ami Ny fisiana amin'ny fisiana amin'ny fisiana amin'ny fisiana amin'ny fisiana amin'ny fisiana amin'ny fisiana amin' Secretary, of 

a corporation, and that the seal affixed 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 pate. Before me: 

Notary Public for Oregon My commission expires: 

Ganne Stain Garis Million

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Beneficiary

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or destr y this Trust Deed OR THE NOTE which it ist be delivered to the Both e for cancellation before reconveyo

TRUST DEED CONTRACTOR	K 21, FADUSTRIAL ADD Fameth, State of Dre	SOLIT STATE OF, OREGON, County of the Klamath
CHANGE (IVERIDIAL) STATES POLS		ment was received for record on the
CERTIFIEd CERTIFIED MOLLINGE COM	FOR	at 11:29 oclock A.M., and recorded in book/reel/volume No. M-80 on page 14895 or as document/lee/file/ instrument/microfilm No. 88029 , Record of Mortgages of said County.
Certified Mortgage Co. 836 KlamatBCAGE	ζth day of	Witness my hand and seal of County affixed. William D: Milne County Clerk
Klamath FAILS, Or. 97601	1802: DED	By Samethe Jots & Deputy Fee-\$7.00