FORM No.: 881—Oregon: Trust Deed Series—TRUST DEED.	Ŀ	TEG 21-00 MTC 9884 STEVENS-NESS LAW PUBLISHING CO., FORTLAND, OR, 57204
536 Klamith Ave. 	TRUST DEED	Vol. M81 Pogo_3177
THIS TRUST DEED, made the GARY E. COLE AND EMA J.	20th	February, 19.81, between
Beuepicion as Granfor, WILLIAM L. SISEMOR		And the second sec
CERTIFIED MORTGAGE CO., an	n Oregon corporation	<u>alaan ay ahaan a</u>
as Beneficiary, Quantu	21. VCE DE2ENAEL WITNESSETH:	in
Grantor irrevocably grants, barg in <u>coKlamath</u> Count	ains, sells and conveys to trustee n ty, Oregon, described as:	n trust, with power of sale, the property and accelerate to a subsection of sale of the property of the sector of
ILSSON LATEN STREES FURTHER		Connect IV III Kithmath III a the Connect
official plat thereof o	n file in the office of the	
Klamath County for road	NG THEREFROM the Westerly 5 purposes in Deed Volume 34 purposes in Deed Volume 34	9, page 474, Deed Records
		(Noishten)
PH 3		
now or hereafter appertaining, and the rents, Yion with said real estate.	issues and profits thereof and all lixtures	other rights thereunto belonging or in anywise now or hereafter attached to or used in connec-
CONTRACTOR CONTRACTHOUSAND	ETCHT HUNDRED AND NO/100	of grantor herein contained and payment of the st thereon according to the terms of a promissory
note of even date herewith, payable to benefic	slary or order and made by grantor, the ta	inal payment of principal and interest hereoi, if
The date of maturity of the debt secure becomes due and payable. In the event the w	ed by this instrument is the date, stared a within described property, or any part the	pove, on which the that instalment of said hole reof, or any interest therein is sold, agreed to be written consent or approval of the beneficiary.
then, at the beneficiary's option, all obligation herein, shall become immediately due and pay	ns secured by this instrument, irrespective	e of the maturity dates expressed therein, or
To protect the security of this trust de	ed, grantor agrees: (a) consent to the n operty in good condition granting any easement	naking of any map or plat of said property; (b) join in the or creating any restriction thereon; (c) join in any
and repair; not to remove or demolish any building not to commit or permit any waste of said property. S 2. To complete or restore promptly and in manner any building or improvement which may be relationed thereon, and pay when due all costs incurred		without warranty, all or any part of the property. The nveyance may be described as the "person or persons of" and the recitals therein of any matters or, facts shall of the truthlulness thereol. Truste's less for any of the
manner any bounding of imployed in which have be lestroyed hereon, and bay which due all costs incurred Nons and irestrictions altecting statements pursuant to join in executing such limineing statements pursuant to join cost as the biefficing? may require and to pay	ations; covenants, condi- eneliciary so requests, to 10. Upon any to the Uniform Commer- time without notice, y for illing same in the solution out,	this paragraph shall be not less than \$5. delault by grantor hereunder, beneliciary may at any either in person, by agent or by a receiver to be ap- and without regard to the adequacy of any security for
by ling officers of isearching agencies as well as the Con- by ling officers of isearching agencies as may be c benelicitry.	teemed desirable by the erty or any part the issues and prolits, inv urance on the buildings' less costs and expense	by secured, enter upon and take possession of said prop- real, in its own name sue or otherwise collect the rents, cluding those past due and unpaid, and apply, the same, es of operation and collection, including reasonable attor-
now or hereafter erected on the said premises agains and such other harards as the beneficiary may from an amount not less than \$INSULADLEVALU companies accentable to the beneficiary, with loss p	time to time require, in ficiary may determin e fine to time require, in ficiary may determin the first ficiary may determin 1. The enter avable to the latter; all collection of such res	indebtedness secured hereby, and in such order as bene- enting upon and taking possession of said property, the nts, issues and prolits, or the proceeds of lire and other
policies of insurance shall be delivered to the benefic if the grantor shall fail for any reason to procure an deliver said policies to the beneficiary at least litteen tion of any policy of insurance now or hereafter p	w such insurance and to "property, and the ap	compensation or awards for any taking or damage of the plication or release thereof as aloresaid, shall not cure or notice of default hereunder or invalidate any act done ice. ault by grantor in payment of any indebtedness secured ormance of any agreement hereunder, the beneficiary may
the beneficiary may procure the same at grantor collected under any line or other insurance policy mu ciary upon, any indebtedness secured, hereby and in s may determine; or at option of beneficiary the entire any part thereof, may be released to grantor. Such ap not cure or waive any detault or notice of default her	y be applied by beneficiary (12. Upon def auch order as beneficiary declare all sums sec amount so collected, or declare all sums sec	ured hereby immediately due and payable. In such an
5. To keep said premises free from construct	ion liens and to pay all execute and cause to ind as arrested upon or to sell the said des	at any election may proceed to coccose this trust deed by lage or direct the trustee to foreclose this trust deed by le. In the latter event the beneficiary or the trustee shall be recorded his written notice of default and his election scribed real property to satisfy the obligations secured is trustee shall hix the time and place of sale, give notice
against said property before any part of such faxes charges become past due or delinquent and promptly to beneficiary; should the grantor fail to make paym	deliver receipts therefor the manner provided the manner provided the manner for the manner provided	in ORS 86.740 to 86.795. he beneliciary elect to foreclose by advertisement and sale
by direct payment or by providing beneticiary will make such payment, beneliciary may, at its option,	th funds with which to then alter default at make payment thereol, trustee for the trust furth in the next convert	any time prior to live days before the date set by the ee's sale, the grantor or other person so privileged by ay to the beneficiary or his successors in interest, respec- ount then due under the terms of the trust deed and the
and the amount is a pair) with interest at the rate set hereby, together, with the obligations, described in pair trust, deed, whall be added to and become a part of trust deed, without waiver of any rights arbing fro covenants hereoft and for such payments; with interes even. hereinhelter, described, as wells as the stantor.	the debt secured by this obligation secured the m breach of any of the enforcing the terms	ereby (including costs and expenses actually incurred in of the obligation and trustee's and attorney's lees not ex- provided by law) other than such portion of the prin- dependence of the prin-
covernints' hereol and for islan paymens, while indexes erfy: herainbelore; jacsribed, nasi, welle as, the, grantor, same, extent that they are bound tor the payment described; and fall such payments shall be immediated out riotice, and the roonpayment thereof shall; at the render all sums secured by this, trust, deed, immediate	of the obligation herein the default, in which y'due and payable with the trustee. option of the beneficiary? 4 ¹⁴ 14. Otherwise ely due, and payable and applace designated in	then be due had no detain because, and a service of the service of
in connection with or in enforcing this obligation and	trustee's and attorney's shall deliver to the	nurchaser its deed in form as required by law conveying
fees actually inburred T 22 MATEVALCH - 200 A To appear in and delend any action or aliect the security rights or powers of beneficiary or action or proceeding in which the beneficiary or trust any suit for the 'loreclosure of this deed, to pay al	roceeding purporting to plied. The property so sold frustee, and in any suit, of the truthulness e may appear, including the grantor and bene	; but without any covenant or warranty, express or in- the deed of any matters of lact shall be conclusive proof thereot. Any, person, excluding the trustee, but including liciary, may purchase at the sale.
amount of attorney's lees mentioned in this paragrap	h.7, in all cases shall be cluding the compens	istee sells pursuant to the powers provided herein, trustee eeds of sale to payment of $\{1\}$ the expenses of sale; in- ation of the trustee and a reasonable charge by trustee's obligation secured by the trust deed, (3) to all persons
decree of the trial court, grantor turner arres to pellate court shall adjude reasonable as the benefit ney's less on Mich appeal.	ciary's or frustees, after the deed as their interes	is subsequent to the interest of the trustee in the trust ts may appear in the order of their priority and (4) the he franty, or to his successor in interest entitled to such
a. In the event that any partich of all of said under the right of eminent domain or condemnation, right, if it so elects, to require that all or any portion	beneliciary shall have the time appoint a successon of the monies payable successor trustee app	reason permitted by law beneficiary may from time to assor or successors to any trustee named herein or to any solnted hereunder. Upon such appointment, and without uccessor trustee, the latter shall be vested with all title, conferred upon any trustee herein named or appointed
incurred by grantor in such proceedings, shall be	paid to beneticiary and hereunder. Each suc	conterned upon any trustee herein named or appointed h appointent and substitution shall be made by written by beneficiary, containing reference to this trust deed ord, which, when recorded in the ollice of the County the county or counties in which the property is situated,
applied by it first upon any reasonable costs and exp both in the trial and appellate courts, necessarily pu- liciary in such proceedings; and the balance applie secured hereby; and grantor agrees, at its own expe- and execute such instruments as shall be necessary pensation, promptly upon beneliciary's request. 9. At any time and from time to time upon	in obtaining such com-	accepts this trust when this deed, duly executed and de a public record as provided by law. Trustee is not
9. At any time and from time to time upon liciary, payment of its lees and presentation of thi endorsement (in case of full reconveyances, for cancel the liability of any person for the payment of the i	s deed and the note lor	any party hereto of pending sale under any other deed of
A Contract of the second se	and the loss of the second states and the second second states and the second states.	(a) member) of the Oregon State Bat, a bank, itrust company a title insurance company authorized to insure title to real f, or an escrow agent licensed under ORS 696.505 to 696.585.

37.19

Definition of the definition of the second second	din sat darbit gr pogo	
The grantor covenants fully seized in fee simple of s	and agrees to a	and with the beneficiary and those claiming under him, that he is all property and has a valid, unencumbered title thereto
And a start of the	is thing of all a training	request of home (6) for the call of the ca
and that he will warrant and	forever defend	the same against all persons whomsoever.
71	A CAMERAN MARTINE AND A CAMERAN MARTINE AND A CAMERAN	 A. A. M. Martin, M. M. Martin, M. M. Martin, and Martin, and M. Martin, and M. Martin, and M. Martin,
(a)* primarily for grantor's (b) for an organization, or (purposes.	e proceeds of the personal, family, f even if grantor is	loan represented by the above described note and this trust deed are: household or agricultural purposes (see Important Notice below), a natural person) are for business or commercial purposes other than agricultu and binds all parties berets the
I his deed applies to, inures		in the use of the state of the
IN WITNESS WHERE	OF, said grantor	, and the singular number includes the plural.
beneficiary Muse	n-Lending A.	clary is a creditor
disclosures; for this purpose, if this instru the purchase of a dwelling, use Stevens	and Regulation by ument is to be a First	making required
of a dwelling use Stevens-Ness Form No with the Act is not required discovery No.	en. or its manual to	nte li compliance Binna J. Coto
use the form of acknowledgment opportion.	tanan with turns of de	RS (93,490)
County of Klamath February 20;	o.81	STATE OF OREGON, County of
Personally appeared the above nat Gary E. Cole and Eima	1	Personally appearedand
	Antipation of the second secon	duly sworn, did say that the former is the
and acknowledged the f	All TING All TING All States in the forestains' instru-	a corporation, and that the seal affired to the
nent to be their voluntary	act and deed:	corporate seal of said corporation and that the instrument is the 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 Before me:
AL) Motary Public for Oregon	ale	Starting and Albert Albert Jordan Competence of the start and the sta
(1) My commission expires:	6-19-84	My commission expires: (OFFICIAL SEAL)
the distribution into distribution of the	HOL COLLEUIA REQUEST	T FOR FULL RECONVEYANCE AND DE ANALY
Ornie ne li trance to recent de la contra de	in contract of the	
ist deed have been fully paid and satisfi d trust deed or pursuant to statute, to ewith together with acts	and holder of all in ied. You hereby are cancel all evidence	debtedness secured by the loregoing trust deed. All sums secured by said
ate now held by you under the same. Mi	to reconvey, witho all reconveyance an	ut)warranty, to the parties designated by the terms of said trust deed (which are delivered to you added to the terms of said trust designated by the terms of said trust designated to you
TED: "Tel united any applied the telephon	113, have Brannie	nd documents to an experites designated by the terms of said trust deed the additional and an experimental structure person of said trust deed the additional and an experimental structure to a said trust deed the additional and an experimental structure to a said trust deed the additional and a structure to a structure to a said trust deed to a said abbants bucket to a second to be to a said to be to a said trust deed to a said abbants bucket to a second to be to a said to be to a said trust deed to a said abbants bucket to a second to be to a said to be to a said trust deed to a said abbants bucket to a second to be to a said to be to a said trust deed to a said abbants bucket to a second to be to a said to be to a said trust deed to a said abbants bucket to a said to be to a said to be to a said trust deed to a said to be to be to be to a said trust deed to be to a said trust deed to be to a said abbant said trust deed to be to a said to be to a said trust deed to be to a said abbant said to be to a said to be to b
Do not loss Granger Angel Angel County, Grand View County, County Tor You KI and the County Tor You was a second to the N	OTE which it secures: 8	oth must be delivered to the trustee for concellation before reconveyance will be made. DE FIG ACEDERE JAD DEED (VAL DEED BOLLLA made. DE FIG ACEDERTA J LOGI DE TON DE DE TON DE
TRUST DEED	ING LHEBELSC	on must be delivered to the trustes for concellation before reconveyance will be made. IN DEGE AOTHER JAN DURG (AA DEED BOLLAN) DE DELIVE VOLTA 2 EGEL ÉDECODE CONACTER 10 - DE DELIVE VOLTA 2 EGEL ÉDECODE CONACTER 10 - DE DEVE VOLTA 2 E DEVEL 10 - DE DEVEL VOLTA 2 E DEVEL 10 - DE DEVEL 20 - DE DE DE DEVEL 20 - DE
(FORM No. 881)		County of Klamath
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