Alama in Ley 7632 01001 TRUST DEE	
PETTITER INTERACE CO.	
THIS TRUST DEED, made this25thday HENRY S.J.CELIS ALDASI 45	of <u>March</u> , 1981, between
DellElicitry	10 IPAS DUB DURU AM SCALLING
as Grantor, WILLIAM L. SISEMORE	Therein of Star Sales one Trustee and
CERTIFIED MORTGAGE CO., an Oregon corporation	Contrained Nucreative Sector
Certified Morrgage Cu.	halfer the second se
as Beneficiary, Ctsulet	
WITNESSE	CH:
Grantor irrevocably grants, bargains, sells and conveys	to trustee in trust with roomer of sole the property
in <u>EII2 Klamath</u> County, Oregon, described as	mant has received for record on the
See description attached hereto and made a part	hereof: 1 Certify that the within worth-
leosyl Mar Syll	County of SS.
TRUST DEED	STATE OF OREGON (

De non joine see desting that frant bands OR THE MOIS works in Activity. Balt must be delivered to the frantes for terration before recoverance will be recover

menoricient.

TATC 38-23435

Together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new or hereafter appertaining, and the rents, issues and profits thereol and all lixtures new or hereafter attached to or used in connec-tion with said real estate. SUMM FOR THE PURPOSE NOF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

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

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ural, 'timber bet grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in subordination or or-creating any restriction-thereon; (c)-join in many subordination or other agreement allecting this deed or the lien or charge thereai; (d) reconvey, without warranty, all or any part of the property. The granting this deed or the lien or charge thereai; (d) reconvey and may be described as the "person or persons regally entitled thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the truthfulness thereol. Trutsee's lees lor any of the services menioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without, regard to the aventues and resonable attronomy and property, the rest and profits, including those past due and unpaid, and apply the same, lisay allow and profits, including those past due and unpaid, and apply the same. If, The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of lice and other described as the described as the order as beneficiary may determine.
11. The entering upon and taking possession of said property, the collection of such rents, issues and profits or compensation or awards for any taking or damage of the property, and the application or release thereof as all orces or wave any default, or, notice of default hereunder or invalidate any act done purposed.
11. The entering issues and profits or the proceeds of ite and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as all orces is all not cure or wave any default, or notice of default hereunder or invalidate any act done pursuant to such notice.

pursiant to such notice. Out (1/12:10 pondetault; by: grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to forcelose this trust deed in equity sale moritage or direct the trustee to forcelose this trust deed advertisement and sale. In the latter event the beneficiary or the trustee shall execute 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 hereby (whereupon (the' trustee shall lix the time and place of sale, give notice thereol as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.740 to 86.795. 13. Should the beneficiary elect to foreclose by advertisement and sale

the manner provided in ORS 86.740 to 86.795. 13. Should the beneliciary elect to foreclose by advertisement and sale then alter default at any time prior to five days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the beneliciary or his successors in interest, respec-tively, the entire amount then due under the terms of the trust deed and the obligation secured threeby (including costs and expenses actually incurred in "enforcing the terms of the obligation and trustee's and attorney's tees not ex-cipael as would not then be due had no default occurred, and thereby cur-the delautt, in which event all forcelosure proceedings shall be dismissed by "the trustee.

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NOTE: The Trait Deed Act provides that the trates hereunder must be feither an attorney, who lis an adjute member, of the Oregon State Bar, a bank, itust company or savings and loan 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 theteol, or an escow agent licensed under ORS 696.505 to 696.585.

	s and agrees to an	d with the beneficiary and the
Hilly seized in fee simple of	said described real	d with the beneficiary and those claiming under him, that he is law property and has a valid, unencumbered title thereto
and that he will warrant and	i forever defend th	e sene against all persons whomsoever.
State of the second sec	the study pre-stand of the study by study pre-stand stand study stand the stand stand study stand best of the study stand best of the study of the	september ann a pearannais para an an an an ann an ann an ann an an an
purposes.	CEVEN IL BIANIOF IS A	an represented by the above described note and this trust deed are: Refard or agricultured furfores (see Important Wolks Support), natural person) are for business or commercial purposes other than agricultura
This deed applies to, inure	to the benefit of a	d birds all parties bench 45.1
	AIULAUA	te term beneficiary shall mean the holder and owner; including pledgee, of the diciary herein. In construing this deed and whenever, including pledgee, of the and the singular number, includes the plural.
* IMPORTANT NOTICE: Delete, by limit not applicable; if warranty (0) is app as such word is defined in the Truth beneficiery MUST camply with the A disclosures; for this purpose, if this in the purchase of a drealling, use Steve ; this instrument is NOT to be a fine a drealing use Steven-Ness, form	ig out, whichever warra licable and the benefici	nty (a) or (b) is such flering. Clis clac
	No. 1306, or equivalent is notice.	ce the perchase statistic termination of the statistic statistic statistics and the st
(Martin Condense and States)	engende enge grunde wit. Constant prinstant of an IOR	Appelland (Sector 10) (Free transferrances) and the free free free to the free transferrance of the free transferrance
TATE OF OREGON, County of Klamath	100. 3 35 . 4	STATE OF OREGON, County of
March 25, Personally appeared the above	, 19	Personally appeared
Henry J. Elis Alda		end duly sworn, did say that the former is the president and that the latter is the secretary of
2.04 Finewrabie	The state of the s	A concerning and the later in the second sec
ort A Fund acknowledged II and to be his volum	te foregoing instru-	seeled in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act
KERCHIE - Bally	ble	Before me: a second and additional states and additional second ad
O F	· · · · · · · · · · · · · · · · · · ·	Notary Public for Oregon (OFFICIAL My commission expires
A CONTRACTOR OF		

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The undersigned is the legal owner and holder of all indebtedness socured by the loregoing trust deed. All sums secured by said stim minimized for the instrument of the case, stiffed move, our which the direct restalling of and used secured for this instrument is the case, stiffed move, our which the direct restance when where every I ne undersigned is the legal owner and nolder of all indegredness socured by the foregoing trust deed. All sums secured by said frust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebredness secured by said trust deed (which are delivered to you herewith together with said trust deed), and to reconvey without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to attend and attended by the terms of said must deed the estate now held by you under the same Mail reconveyance and documents to attend and an estate terms of subministered by the terms of subministered by ter

Beneficiary

-71176 - 35-X7432

et lose or destroy this Trust Deed, OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.

(FORM No. 881) (FORM No. 881)	stor or Aria base	STATE OF OREGON, }ss
Elis Aldanirii	instantis uniform out in thirth	I certify that the within instru- ment was received for record on the
Grantor	SPACE RESERVED	atO'clockM., and recorded
Certified Mortgage Co. CEMILLIED MORICVCE CO. BU	FOR RECORDER'S LISE	in book/reel/volume Noor pageor as document/fee/file/
Changer and ADDREVCE LO DI Beneticiary	rezon cornoration	instrument/microfilm No: Record of Mortgages of said County
HEAFTER PECORDING RETURN TO Certified Mortgage Co.	(), (u), (u), (u), (u), (u), (u), (u), (Witness my hand and seal of County affixed.
Klamath Falls, 107, 97601	TRUST DEED 25th===doy_or=	By Mex 2222 Deputy

A portion of that tract of land recorded in Volume 242 at page 100 of Deed Records, described therein as being in the NW4NE4 of Section 24, Township 39 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, and being more particularly described as follows:

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Beginning at the Northeast corner of the above described tract of land, which point of beginning is the Northeast corner of the NW4NE4 of Section 24, Township 39 South, Range 9 East of the Willamette Meridian, and bears West along the section line a distance of 1,339.75 feet from and pears mest arong the section 24, Township 39 South, Range 9 East of the Northeast corner of Section 24, Township 39 South, Range 9 the Willamette Meridian; thence continuing West along said Section line a distance of 190.96 feet to the true point of beginning; thence continuing West along said Section line a distance of 136.55 feet; thence Chiuring west arong salu section time a distance of 150.55 reet, thence South 0° 19' West parallel with the East boundary of above said tract a distance of 712.42 feet to the South boundary thereof; thence North 42° 17' East along said South boundary a distance of 203.82 feet to a point which bears South 0° 19' West, from the true point of beginning; thence which bears south 0 is west, from the true point of beginning; North 0° 19? East 561.11 feet more or less to the true point of beginning.

A portion of that tract of land recorded in Volume 242 at page 100 of Deed Records, described therein as being in the NW4NE4 of Section 24, PARCEL 2 Township 39 South, Range 9 East of the Willamette Meridian, and being more particularly described as follows: Beginning at the Northeast corner of the above described tract of land, which point of beginning is the Northeast corner of the NW4NE4 of Section 24, Township 39 South, Range 9 East of the Willamette Meridian, and bears West along the Section line a distance of 1667.26 feet from and Dears West arong the Section 11ne a distance of 100,.20 feet 110m the Northeast corner of Section 24, Township 39 South, Range 9 East of the Willamette Meridian, to the point of beginning; thence continuing

West along said Section line a distance of 112.24 feet; thence South 0° 19' West parallel with the East boundary of above said tract a distance of 836.8 feet to the South boundary thereof; thence North 42° 17; East along said South boundary 167.54 feet to a point which bears South 19' West, from the true point of beginning; thence North 0.° 19' East 712.42 feet more or less to the true point of beginning.

CTATE	F OREGON; COU	NTY OF KLAM	ATH; ss.		
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	th day of Mar	chA.D.	19 <u>81</u> at3:3	Bo'clock p 1 ., 9	.7
nis <u>26</u>	corded in Volw	, of		on Pace <u>546</u> BIEHN, County	lor's
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F	ee \$10.50	By _	<u>AY Alles</u>	0 0	ر بار د. م