FORM No. 881-Oregon Trust Deed Series-TRUST DEED.	<u>MTC-10494</u>	MTC 1049
	TRUST DEED	Mai mal A ADDO
THIS TRUST DEED, made this ROBERT L. MASON	day of	August, 19.81 , bet
as Grantor, WILLIAM L. SISEMORE CERTIFIED MORTGACE CO		MANAGE BR. 1940 AND
CERTIFIED MORTGAGE CO., an Or as Beneficiary,	egon corporation	as Trustee,
	WITNESSETH:	A CALL AND A
in <u>Klamath</u> County,	s, sells and conveys to trustee Oregon, described as	instrust, with power of sale, the prope
	영국에 대부분에 걸려 누가지 수가 있는 것	
City of Klamath Falls, according to the country of the County Clerk of the County Cler	1, 2, and 3, Block 16, rding to the official p	BUENA VISTA ADDITION to the
of the county Clerk of	of Klamath County, Orego	on.
27 S., June of Housey Bar Tod U.S. On WI NOTE AND	is it to camer Bells made be delivered to the st	neve en renegative paper articles a martin as some
together with all and singular the tenements, hereo	litaments and another	
together with all and singular the tenements, hered now or hereafter appertaining, and the rents, issues tion with said real estate. FOR THE PURPOSE OF SECURING PE	and profits thereof and all fixtures	I other rights thereunto belonging or in anyw now or hereafter attached to or used in conne
Sam or THOUSAND SEV	EN HUNDRED AND NO/100-	of grantor herein contained and payment of t
not sooner paid, to be due and payable	r order and made by grantor, the f. August 21.	st thereon according to the terms of a promisso jual payment of principal and internet board
becomes due and payable. In the event the within	this instrument is the date, stated al	bove on which the time is
herein, shall become immediately due and payable. The above described real property is not currently	red by this instrument, irrespective	e written consent or approval of the
To protect the security of this tours	Streeneral, limber or grazing	purposes.
2. To complete or restore promptly and in good an	thereof; (d) reconvey,	aking of any map or plat of said property; (b) join it t or-creating any restriction thereon; (c) join in an atteement affecting this deed or the lien or chard without warranty, all or any part of the property are
5. To comply with all laws, ordinances, regulations, co ons and restrictions allecting said property; if the beneficiary in in executing such financing statementy; if the beneficiary	ed, damaged or legally entitled thereto, be conclusive proof of services mentioned in the services mentioned in the	and the recitals therein of any matters or facts shall the truthlulness thereof. Trustee's fees for any of the
stroyed thereon, and my when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, co man restrictions all costs in property; if the beneficiary of Code as the beneficiary may require and to pay lor lim oper public officers or solvers, as well as the cost of all lien reliary. 4. To provide and costs	ng same in the pointed by	ither in person, by agent or by a receiver to be any
4. 10 provide and continuously maintain insurance on w or hereafter rected on the said premises against loss or d such other hazards as the boreliary may here there	the buildings issues and profits, includings less costs and expenses damage by lire ney's fees upon any including the set of the set	of, in its own name sue or otherwise collect the rents.
mpanies acceptable to the beneficiary, with loss payable to the beneficiary, with loss payable to the delivered to the beneficient of the benefici	the latter; all collection of the entering	& upon and taking accurate a second and a second and taking accurate a second accurate
n of any policy of insurance now or bound fifteen days prior	to the expira- property, and the applic	A upon and taking possession of said property, the issues and profits, or the proceeds of fire and other mpensation or awards for any taking or damage of the cation or release thereof as aforesaid, shall not cure or office of default hereunder or invalidate any act done
ry upon any indebtedness secured hereby and in such order y determine, or at option of beneficiary the entire another	ied by benefi- as beneficiary hereby or in his perform	by grantor in payment of any induct i
cure or waive any default or notice of default hereunder or done pursuant to such notice.	r release shall event the beneficiary at invalidate any in equity as a mort cade	his election may proceed to logalize it such an
5 Por unit to such notice. The keep sail premises free from construction liens at set, assessments and other charges that may be levied or ass inst said for party before any part of such taxes, assessment gets become past due or delinquent and promptly deliver not reneficients should the grantor lail to make payment of anot set. insurg, should the grantor lail to make payment of anot set.	nd to pay all execute and cause to be essed upon or to sell the said describ	recorded his written notice of default and his election red real property to select the authority of the function
its, insurance premiums, liens or other charges payable by g direct payment or by providing beneficiary with the	faxes, assess- the manner provided in C rantor, either	DRS 86.740 to 86.795.
the amount so paid, with interest at the rate set forth in the by, together with the obligations described in paradeside	ment thereol, trustee for the trustee's note secured ORS 86.760, may pair t	sale, the grantor or other the date set by the
nants hereof and for such payments, with interact of	any of the enforcing the terms of the	y (including costs and expanses potential deed and the
ibed, and all such payments shall be immediately do	cation herein the default, in which and	e obligation and trustee's and altonay's leaves not ex- vided by law) other than such portion of the prim- be due had no default occurred, and thereby cure ant all foreclosure proceedings shall be dismissed by
itute a breach of this trust deed, immediately due and	payable and in place desided wise, the	sale shall be held on the data and the
ictually incurred.	ing the cost - Postponed as provided	by law The taught the to which said sale may
the security rights or powers of beneficiary or trustee; and or proceeding in which the beneficiary or trustee; and	in any suit, of the truth the property so sold, but plied. The recitals in the c	aser its deed in form as required by law conveying without any covenant or warranty, express or im-
A evidence of title and the beneficiary's or trustee's attorney of attorney's tees mentioned in this parafranh 7 in all of the second	's fees; the 15. When trustee s	, may purchase at the sale.
of the trial court and in the event of an appeal from any h of the trial court, grantor further agrees to pay such sum court shall adjudge reasonable as the heupelicitary's or trus	as the ap-	tion secured by the reasonable charge by trustee's
It is multially agreed that: 8. In the event that any parties or all of mild account	surphin, it any, to the gran	then secured by the trust deed, (3) to all persons equent to the interest of the trustee in the trust appear in the outer of their privity and (4) the fur, or to his successor in interest entitled to such
pensation for such taking, which are in process of the moni	il have the time appoint a successor or	permitted by tom hand the
d by grantor in such proceedings, shall be paid to benefit by it first upon any reasonable costs and the paid to benefit	ly paid or conveyance to the successor iciary and powers and duties conferre	hereunder. Upon such appointment, and without f trustee, the latter shall be vested with all title.
in such proceedings, and the balance applied upon the incurred hereby; and grantor agrees, at its own propose to take inc	by bene, instrument executed by be debtedness and its place of record, w	niment and substitution shall be made by written neliciary, containing reference to this trust deed hich, when recorded in the atting the
m. promptly upon beneficiary's request, 9. At any time and from time to time upon written	shall be conclusive proof of 17. Trustee accepts	this trust when this
then (in clise of full reconveyances, for cancellation), without ility of any person for the payment of the indebtedness, fra	of penes accountergreat is made a pu note for obligated to notify any part affecting trust or of any action or pu	ablic record as provided by law. Trustee is not y hereto of pending sale under any other deed at Occeeding in which drantor here any other deed at
the second s	the state of the s	action or proceeding is brought by trustee rise for the oregon State Bar, a bank, trust company insurance company authorized to insure title to real scrow agent licensed under ORS 696.505 to 695.585.

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A STREET

	erende "Maria	149 01
The grantor covenants and agrees to and wi lly seized in fee simple of said described real pro	th the beneficiary and thos perty and has a valid, une	e claiming under him, that he is law- ncumbered title thereto
illy seized in fee simple of said described real pro		(a) C. S.
nd that he will warrant and forever defend the s	ame against all persons wh	iomsoever.
nd that he will warrant and forever defend the		
The grantor warrants that the proceeds of the loan	represented by the above descr	ibed note and this trust deed are:
(a)* primarily for granier's personal, grantor is a na (b) for an organization, or (even if grantor is a na	tural person) are for business of	
 (b) for an organization, or (even it granted to purposes. This deed applies to, inures to the benefit of and ors, personal representatives, successors and assigns. The contract secured hereby, whether or not named as a benefit contract secured hereby, whether or not named as a benefit. 	binds all parties hereto, their l term beneficiary shall mean th ciary herein. In construing this c	heirs, legarees, devises, units of the e holder and owner, including pledgee, of the deed and whenever the context so requires, the
ors, personal representatives, successors are as a beneficial secured hereby, whether or not named as a benefic anasculine gender includes the terminine and the neuter, and IN WITNESS WHEREOF, said grantor h	nd the singular number includes as hereunto set his hand th	e day and year first above written.
	ty (n) or (b) is	
as such word is defined in the Truth-in-Lending Act and Re	gulation 2, the	L. Mason
disclosures; for this purpose, use Stevens-Ness Form No. 1305 the purchase of a dwelling, use Stevens-Ness Form No. 1305	or equivalent;	
if this instrument is NOT to be solved and the solution of a dwelling use Stavens-Ness Form No. 1306, or equivalent with the Act is not required, disregard this notice.	t, if compliance	
		unty of) ss.
STATE OF OREGON, }ss.		, 19
STATE OF OREGON, County of Klamath August 21, 19 81 Personally appeared the above named		Wite, Case
Robert L. Hason	duly sworn, did say that it president and that the lag	tter is the
Manuelling,	ALL 1954	the location instrument is th
and acknowledged the foregoing instru-	sealed in behalt of said Con	he seal affixed to the instrument was signed an poration and that the instrument was signed an orporation by authority of its board of director wledged said instrument to be its voluntary a
ment to be Ahis voluntary act and deed.	and deed. Before me:	
Energia AL - 1 K. 1 Sa - 1 Lala	Notary Public for Oregor	(OFFICIA SEAL)
SEAL)	My commission expires:	
	EQUEST FOR FULL RECONVEYANCE	n an
1. The second s second second se second second sec second second sec	used only when obligations have been pair.	
TO	A STATISTICS IN THE REAL	All sums secured by s
The undersigned is the legal owner and holder or trust deed have been fully paid and satisfied. You her said trust deed or pursuant to statute, to cancel all dependence of the satisfied of the	eby are directed, on payment to evidences of indebtedness secure	you of any sums owing to you under the con- d by said trust deed (which are delivered to the designated by the terms of said trust deed
herewith together with said trust deed, Mail reconve	vance and documents to	
10	abe the apt apparent of all lith. and frains then a the set all lith.	
		Beneficiary
		trustee for concellation before reconveyance will be made.
Do not lose or destroy this Trust Deed OR THE NOTE which	It secures. Both must be delivered to	
TOUCT DEED	gan sy mo ettrevit	STATE OF OREGON,
TRUST DEED	(1) 本人 (4) (1) (1) (3) (3) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4	County ofKlamath
	an a	ment was received for record on 21 st. day of August, 19.
	SPACE RESERVED	at
Grantor Certified Mortage Co.	FOR RECORDER'S USE	page14990or as document/fee/
		Record of Mortgages of said Co Witness my hand and se
Beneticiary		County affixed.
AFTER RECORDING RETURN TO Certified Mortgage Co.		Evelyn Biehn County Cl By Deructha A delocho
836 Klamath Aye.		By Demetha A Altocho
Klamath Talls; Or. 97601		Fee \$7.00