FORM Ho. E81-7635

TRUST DEED

10728 -Gregon Tras Deed Series-TRUST DEED.

(B) 10. M81 100 21744

December, 19 81, between THIS TRUST DEED, made this _____21st____day of _____ JAMES W. WESLEY

as Grantor, WILLIAM L. SISEMORE , as Trustee, and CLERTIFIED MORTGAGE CO., an Oregon corporation
as Grantor WILLIAM L. SISEMORE
as Grantor WILLIAM L. SISTIONS
AND TATED NORTCACE CO OR OFFOURITION
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as R-neficiary.

17.1

WITNESSETH:

Granter irrevocably grants, bargains, sells and conveys to truspe in trust, with power of sale, the property in ____Klamath ____County, Oregon, described as:

Lot 1, Block 18, EWAUNA HEIGHTS ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Onegon.

together with all and singular the tenoments, hereditaments and appurtenances and all other rights thereunto belonging or in anywise too or hereditor apportaining, and the rents, issues and profits thereof and all lixtures new or hereafter attached to or used in connec-tion with sold real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooter fuid, to be due and payable December 21, 19 84.

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note of even take hereivin, parabe to barticular December 21, 1984. not woter paid, to be due and payable December 21, 1984. "The date of innuirity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note "The date of innuirity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note the date of innuirity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereof, or any interest therein or approval of the beneficiary, sod, converved, assigned or alienated by the grantor without first having obtained the witten consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, itrespective of the maturity dates expressed therein, or there in, thall become immediately due and payable. The above described real property is not currently used for ogricultural, timber or grazing purposes. The above described real property is not currently used for ogricultural, the paying of any map or abt of said grapherty; (b) join in

but low as the benchicing may require and to pay for filing same in the start products as well as the cost of all then sources that the cost of all then sources the sources the then the sold premises alams loss or domade by the reduction of the cost of the co

It is close to such the odd the translation of the phenicitary solution that the short that a start the such the such that: It is promitting affected that: So the event that any particles or all of suid property shall be taken that it is a close, the teach of a concentration, beneficiary shall be taken to the site of end of the such that all or any particles of the amount payable to part of the translated domain or concentration, beneficiary shall be taken to the site of the translated domain or concentration, beneficiary shall be to the site of the translated domain or concentration, beneficiary shall be to part of the translated domain or concentration of the amount payable to part of the such to be specified attempty less neutrino and the part of include the translate costs expenses and attempty less neutrino at the part of the translated appendiate courts, necessarily paid or for any or for the best of the such and appendiate courts, necessarily paid or for the individent of the start of the such the half the half of the such attempt is be the translated appendiate courts, necessarily paid or for the individent efforts is the such and appendiate courts, necessary in abtaining such cor-persative such interments as shall be measury in abtaining such cor-fer any the mean and here the interment of the individent request (1 ben-6 at any the neutre of thill recomprised for the deed and the cote for the busilies of any person for the payment of the individences, trustee only the busilies of any person for the payment of the individences of the such at the such at the such appendices of the person the busilies of any person for the payment of the individences of the such at the top of the payment of the individences of the payment of the individences of the pay of the payment of the individences of the pay of the pay

and, timber or grazing purposes. (a) consent to the making of any map or plat of said property; (b) join in granting any cultament or creating any restriction thereen; (c) join in granting any cultament or creating any restriction thereen; (c) join in granting any cultament of creating any restriction thereen; (c) join in granting any cultament of creating any restriction thereen; (c) join in granting any cultament of the antiput states of the property. It and the other statement affecting this deed or the lien or charge substitution of other adreement affecting this deed or the lien or charge for any states of the tractical states of any pattern or facts shall be combined in this paragraph shall be not less than 35. It is on the period of the tractical therein of any security to a pointed by a court, and without redard to the adequacy of any security to the indobledness hereby secured, enter upon and taks possession of said prop-tive on any part thereof, in its own name sue or otherwise collect the restriction is to any part thereof, in its own name sue or otherwise collect the same. Its costs and reports, including those past due and unpaid, and apply the same licitary may determine. It. The entering upon and taking possession of said property, the collection of such torts, issues and profiles, or the proceeds of the and other marance policies or compensation or awards for any taking or damage of the aver any detault or nation of default hereunder or invalidate any act done parise any detault or nation of default hereunder or invalidate any act done parise any detault or nation of default here and results and and apple the second aver any detault or nation of default hereunder or invalidate any act done parise any default or nation of default hereunder or invalidate any act done parise any default or nation.

a aive any default or non-or 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 his performance of any agreement hereunder, the beneficiary may declare all sum secured hereby: immediate/secured to berefose this trust deed by a sum secured hereby: immediate/secure to berefose this trust deed by advertisement and sale. In the latter event the boneficiary or the trustees shall actually a sum secured hereby the secure hereby or in the secure that the secure and sale to be recorded his written be adverted by advertisement and sale. In the latter event the boneficiary or the trustees shall bereby, whereigon the trustee shall fix the imme and plaze of sale, aire notice thereby whereigon the trustee shall fix the imme and plaze of sale, aire notice thereby whereigon the trustee shall fix the imme and plaze of sale, aire notice thereby and the beneficiary elect to foreclose by advertisement and sale then alter default any time prior to five days before the date set by the trustee for the trustee's sale, the frartor or other person so privileged by the stift any to the beneficiary or his successors in interest, respec-tively, the ensite amount then due under the terms of the trust deed and the obligation secured thereby (including costs and expresses actually incurred in endoring the terms of the obligation and trustee's and autorney's less not ex-rected as would not them be due had no default occurred, and thereby cur-the default, an which event all breefosite proceeding shall be disnibile the disnibile the trustee.

the default, on which event all foreclosure proceedings shall be discussed by the trustee. 14. Otherwise, the sale shall be hold on the date and at the time and place designated in the notice of sale or the time to which said sake may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and that sail the parce or parcels at auction to it a highest bidder for cash payable at the time of alle. Trustee shall deliver to the parchase rise deed in form as required by parcels at the trustee. The process of the time of the time of the parcels at the time of sole of the parchase rise deed in form as required by parcels at the truster to the pictures rise deed in form as required by parcels at the the property so sold, but without any corenant or warding the conclusive proof of the truthichness the deed of any matters of fact shall be conclusive proof of the truthichness thereof. Any purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee chall apply the proceeds of sale to payment of (1) the expenses of sale, in-ritioning the obligation sceared by the trust dued. (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust here in their interest, may appear in the order of the prosent in truste supplus, if any to the dranter or to bis successor in interest child to such surplus. (16, Fin any reason peturited by law brediciars may from the successor in the surplus.

surplus, if any, to the grantor or to his successor in inferent entitled to such surplus. 16, Ebi any reason permitted by law beneficiars may from time to time appoint a successor or successors to any trustee neurod herein er to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be verted with all title conveyance to the successor trustee, the latter shall be needed with all title powers and duties conferred upon any trustee herein named or appoint hereinder. Eich such appointment and substitution shall be made by written hereinder. Eich such appointment and substitution shall be mode by written instrument 'ercturd by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the other of the County Clerk or Keender of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee corepts this trust when this deed, duly excuted and schowledge? is made a public record as provided by law. Trustee is not obligated no nuity'any party heres of parating sale under any other deed of trust or of any action or proceeding in which frentor, beneficiary or trustee shall be a puty unlies such action or proceeding is brought by trustee.

To the test determined by provides that the travele hereunder must be either as attainey, who is an active member of the Origon State Bar, a bank, test sempany to the test form attained authorized to do business under the laws of Cregon or the United States, a title insurance company authorized to insure title to real and of a societ, its societ, its societies, affiliates, agents or branches, the United or any agenty thereof, or an estraw agent incensed ender ORS 556,505 to 556,505.

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

and that he will warrant and forever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) ferran organization, or (even if grantor is a nature person) are for business or commercial purposes ofter than agricultural This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The tera beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculing gender includes the femining and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hard the day and year/first above written.

famer W. James W. Wesley

* IMPORTANT NOTICE: Dolete, by lining out, whichever warranty (a) or (c) is not uppicable; if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST camply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness, form No. 1305 or equivelent; If this instrument is NOT to be a first liun, or is not to finance the purchase of a dwelling use Stevens-Ness form No. 1306, or equivalent. If compliance with the Act is not required, diaregard this notice. (if the signer of the abave is a corporation, use the form of acknowledgment apposite.)

RST lien to finance			
305 or equivalent; nance the purchase	지원은 학생은 승규는 것		 :
lent. If compliance	general sector with the		
(ORS 91 (90)	이 영국에 같다.		
STATE OF	OREGON, Co	ounty of) ss.

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Personally appeared

president and that the latter is the

duly sworn, did say that the former is the

21740

and

(OFFICIAL

SEAL)

who, each being first

Klamath County of Deciember 21, 19 81 Personally appeared the above named

James W. Wesley

STATE OF OREGON.

a corporation, and that the seal attixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. 1.1 syd 'acknowledged the foregoing instruvoluntary act and deep? ment (lo be Relore me: Belare me:) Noters Public for Oregon FICIAL Ame 461 З Notary Public for Oregon My commission expires: Myst commission expires: 5-6-84 ្ត គ

secretary of

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

Trusiee

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TO: .

The undersigned is the legal owner and holder of all it debtedness secured by the foregoing trust deed. All sums secured by said trust 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 indebtedness secured by said trust deed (which are delivered to you same must been uppersuant to stand of and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the sume. Mail reconveyance and documents to

DATED:

Beneficiary

Do not 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.

TRUST DEED		STATE OF OREGON, County of Klamath SS.
Wesley Grantor Certified Mortgage CC. Beneliciary AFTER RECORDING RETURN TO	SPACE RESERVED FOR RECORDER'S USE	ment was received for record on the 22 day of December 19 81 at 8:30o'clock M., and recorded in book reel volume No.M 81on page 217.44or as document/fee/file/ instrument/microfilm No. 7635 Record of Mortgages of said County. Witness my hand and seal of County aifixed.
Certified Mortgage Co. 836 Klamath Ave. Klamath Falls, Dr. 97601		Evelyn Biehn County Clerk By Source Mc Curve Deputy Dee \$8.00