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WILLIAM L. SISEMORE as Gratitor. CERTIFIED MORTGAGE CO., an Oregon corporation

## 计数据数据 经保证 医心理学的 人名英格兰人 人名英格兰人姓氏 化乙烯基 化乙烯基

as Beneficiary.

FORM M

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## WITNESSETH:

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

Lot 5, Block 64, BUENA VISTA 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, Oregon.

rodether 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 lixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiar, or order and made by grantor, the final payment of principal and interest hereol, if not sooner paid, to be due and payable for the sooner bard of the sooner paid, to be due and payable for the sooner bard of the sooner paid.

not sconer paid, to be due and payable to behaviorally of other and make by glantor, the main payment of principal and metest hereor, in sconer paid, to be due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, there is shall become immediately due and payable. In the terms of your written consent or approval of the beneficiary, there is shall become immediately due and payable. The abave described reol property is not currently stud for agricultural, timber or grating purposes.

then, at the beneficiary's option, all obligations secured by this inshere in shall become immediately due and payable. The abave described real property is not currently used for agrical Trip protect, preserve and maintain shall property in dead condition and realized to the transve of deal property is not currently used for agrical trip control provide may building or improvement which may be constructed, damaged or dearing and realized the second and pay with all laws, ordinance, regulating, a constructed, damaged or dearing and restrictions attenting said property. If the beneficiary was required therefore. The construction dearing are when due all costs incurred therefore, the beneficiary was require and to pay for filling, some in the property if the beneficiary was required to the Union Commercial Code as the heneficiary was require and to pay for filling, some in the property if the beneficiary was required to code and the building or the code of a line secretion code and a continuation insure on the building of the code of the state of the secret of the se

while court shall adjudge travenable as the benelicial is on lumbers allowness tens in sorth inpeed. It is multially agreed that: It is the assent that any portion or all of said preperty shall be taken, order the tight of emineri domain or conformation, heneficiary shall her taken, order the tight of emineri domain or conformation, heneficiary shall her taken, order the tight of emineri domain or conformation, heneficiary shall her taken, order the tight of emineri domain or conformation, heneficiary shall her taken or the state of the same that all or any portion of the around required as parcelling reasonable costs, superses and attorney fees mersprintly poil of insured by partier in such proceedings, shall be paid to beneficiary and applied by it into your any rescondible costs and expenses and informers here, both in the traid and appellate courts, increasing paid as incurred by henc-licities in such proceedings, and the balance applied by in the industre-lation such proceedings and the balance applied up in the industre-tions in such proceedings to shall be necessary in obtaining such com-rementation, promptly upon beneficiarys request. At any time and how fine to time upon written request of doma-iclory, partnert of its bees and presentation of this deel and the for redosreened if in case of full reconvegances, for cancellation, without altering the lability of any person log the payment of the indel sheets, trustee may

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(a) consent to the making of any map or plat of said property: (b) join in structured any essentent or creating any restriction thereon: (c) join in any subscription of other actenent allociting this deed or the lien or charge thereof; (d) recence, without warranty, all or any part of the property. The structure in any recording any neutrino of any matters or lacts shall be conclusive proof of the truthulines thereof. Trutte's less for any of the event of the property is any structure is less for any of the structure is the property. The structure is the provided of the truthulines thereof. Trutte's less for any of the event of the truthulines thereof. Trutte's less for any of the structure is the store or lacts shall be conclusive proof of the truthulines thereof. Thuse's less for any of the structure is the store is the store of the structure is the store of the structure is the store is the store of the structure is the store of the structure is the store is the store of the structure is the store of the structure is the store is the store of the structure is the store of the structure is the store is the store of the structure is the store of store and profits, including tensonable attor-treary less understorest is part of the structure policies or compression of a wards for any stall not cure of we application of such restrice.
11. The entering upon and taking possession of said property, the collection of such restrices of default hereoids of any stall not cure of we application or release thereoids and there any stall not cure of we application of the store of any stall not cure of we application or toke.
12. Uppon default by grantor in payment of any in

where any default or notice of default hereunder or invalidate any act done rursuant to such rotice. 12. Upon ideault by grantor in payment of any indebtedness secured hereby or in his performance of any afreer ent hereunder, the beneliciary may declare all sums secured hereby immediately due and payable. In such an event the beneliciary at his election may proceed to loreclose this trust deed in equity as a mcristage or direct the trustee to loreclose this trust deed bereby or in his performance of any afreer event the beneliciary or the frustee shall evente and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the oblightors secured hereby, whereupon the trustee shall in the time and place of bake, hive notice theremal as then required by law and proceed to loreclose this trust deed in the manner provided in OIRS 86.740 to 86.740. 13. Should the beneliciary elect to loreclose the truste edd the manner provided in OIRS 86.740 to 86.740. 14. Should the beneliciary or other person so privileged by OXS 86.760, may pay to the beneliciary or his successors in intrest, respec-tively, the entire amount hen due under the terms of the trust deed and the sublightion secured thereby (including costs and expenses actually incurred in ending the terms of the oblightion and trustee's and attorney's less not ex-cerding the amounts provided by law) other than such portion of the pri-tivel as would not them be due had no delault occurred, and the intervent. 14. Otherwise, the sale shall be held on the date and at the time and 14. Otherwise, the sale shall be held on the date and at the time and

the truster. The truster. In a Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postparted as provided by law. The trustee may cell said property either in one purcel or in separate parcels and shall sell the parcel or parcels at toction to the highest bidder for eash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any coverant or warminty, express or im-pled. The recitals in the deed of any matters of fact shall be conclusive proof of the truthulaness thereol. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale. 15 When trustee with oursument to the novers provided herein trustee

In granter and benchicary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shill apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's stormer. (2) to the obligation secured by the trust dend, (3) to all persons baying recorded here subsequent to the interest of the priority and (3) to all restore unterstor may appear in the visces of the priority and (3) the anglins it any, to the greater of the basis excession indecest entitled to such in plus.

If print it any, to the granulated to to sub-sected in different endines to such a plus. If For any reason permitted by law beneficiary may from time to fine appoint a success or successors to any trustee named herein to to any successor trustee appointed becomder. Upon such appointment, and without curveyance to the encessor trustee, the latter shall be verified with all title, rowers and datics conferred upon any trustee herein named or appointed becomder, successor trustee is a successor to the successor trustee, the latter shall be enable by writteness and datics conferred upon any trustee herein named or appointed becomder. Each such appointment and sub-successor trustee to this trust deed and as place of result, which when tested in the office of the County Clerk to Recorder of the county or counties in which the property it situated, shall be andled is made a public record as provided by law. Trustee is not obligated to only any party hereto of pending sub- any other deed of trust or of any action or proceeding in which flatner, or beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

HOTE: The Trust Deed Act provides that the trustee hereunder must be leither an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loun association authorized to do business other the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsiciaries, affiliates, agents or banches, the United States or any agency thereof, or an escrow agent licensed under ORS 300,505. 

The grantor covenants and egrees 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) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. Durposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tom, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, execu-contract secured hereby, whether or not named us a beneficiary herein. In construing this deed and whenever the context so requires, the maxculine gender includes the terminine and the zeuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor 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 wananty (a) is applicable and the beneficiary is a creditor or such ward is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance if this instrument is NOT to be a first lien, 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, disregard this notice. Gordon C. McKay P Evelyn Y. McKay (If the signer of the above is a corporation, use the form of acknowledgment opposite.) Ĺł! STATE OF OREGON, IORS 93 4901 ) ) 5.1, ) County of Klamath STATE OF OREGON, County of ···· ···· ··· ····· ···· ) ss. Personally appeared the above named · · · · · · · **, 19**, Personally appeared Gordon C. McKay and Evelyn V. McKay ... and duly sworn, did say that the former is the who, each being first president and that the latter is the president and that the latter is the and acknowledged the foregoing institusecretary 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 Before and ment to be Otheir, voluntary act and deed. (OFFICIAL SEAL) (Orraciante Versecon SEAL) Notary Public for Oregon (My commission expires: 6-19-84 Notary Public for Oregon My commission expires: (OFFICIAL SEAL ALQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said ...... , Trustee the undersigned is the legal owner and nodet of all indeptedness secured by the toregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You berely 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 herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the DATED Do not lass or destroy this Trust Daed OR THE NOTE which it secures. Both must be delivered to the trustce for cancellation before reconveyance will be made. TRUST DEED (FORM No. 881) STEVENT HELD LAW PUB. CO. PORTL STATE OF OREGON. County of Klamath ss. McKay I certify that the within instrument was received for record on the 11 day of January 1982 . at8:33 o'clockP M. and recorded Grantor SPACE RESERVED Certified Mortgage Co. 108 page 309 ... or as document/fee/file/ ALCORDEN'S USE instrument/microfilm\_No. 8150 And a second AFTER RECORDING RETURN TO Record of Mortgages of said County. Beneficiary Witness my hand and seal of Certified Mortgage Co. County affixed. 836 Klamath Ave. Evelyn Biehn County Clerk Klamath Falls, Or. 97601 F96 \$8.00