		STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 57204
FORM No. 9 GO DOLED Orogon Trist Deed S	ieries (Individual or Cerporate).	
	TRUSTEE'S DEED	Voi MD-rog= 13188
	1stday of	October
THIS INDENTURE, Made I WILLIAM L. SISEMORE		hereinafter
11-1 Aniston and		
hereinafter called the second party,	WITNESSETH:	trantor everited and
PROLTAIS. FMMA LOU HAR	LINGTON	, as grustee, for the benefit
delivered to	on Oregon COIPOLALIUL	as being as percented as records
of CLASLES AND ANY ANT ANY ANT ANY ANT ANY ANT ANY	UCL	17508 377508 377508
dated Uctouct	y, Oregon, in book/reel/volume No.	M81 at page 17520 galaxies and In said trust deed the real property therein and secure, among other things, the performance of thereafter defaulted in his performance
XINSTOTOCHDECTOCKNARAAAAA	the said drantor to said trustee to s	secure, among out the sector his performance
hereinafter described was conveyed	o the said beneficiary. The said gr	secure; among other things, the performance rantor thereafter defaulted in his performance of default hereinafter mentioned and such de-
certain obligations of the granted	trust deed as stated in the notice	of default hereinafter mentioned and such de-
fault still existed at the time of the	holder of the obligation	ons secured by suit the and owing a no-
By reason of said default, the	essor in interest, declared all sums	so secured by said trust deed, being inc a so secured immediately due and owing; a no- y and to foreclose said trust deed by advertise- in the mortgage records of said county on the pade 6374 thereof or as fee/file/
ficiary therein named, of his cele	ction to sell the said real property	y and to foreclose said trust deed by definition of the mortgage records of said county on at page
ment and sale to satisfy granton	's said obligations was recorded	in the mortgage records of said county at page6374 thereof or as fee/file/ to which reference now is made.
	1100/ finiticate and , !	o which reference the time for
instrument/microfilm/reception	notice of default, as aforesaid, the	to which reference now is made. undersigned trustee gave notice of the time for uired by law; copies of the trustee's said notice wired by law; to such notice at their respective
and place of sale of salu real pro-	a stilling mail to all persons	entitien by the to the total the timely
of sale were manea by 0.0. 108	in subsection I of Sectio	in ou. 1 Ju Oregonia
last known addresses, the percon	the least I.	20 days before the and
sale: the persons named in our	and a law and a	r least yo augo
tice of sale or given notice of the	Li-had a conv of said notic	of sale in a non-of-
trustee's sale. ruitlier, the	situated, once a	week for four set
tion of said notice occurred at	least twenty days prior to the dan	e of such sale. The mailing, service and proofs proofs of service duly recorded prior to the dat roofs, together with the said notice of default ar roofs, together with the said notice of default ar
tion of said notice of said and		roors, logenici in the standa a part of th
of sale in the mortgage records	t cole being now referred	to and moniportate it and provident trustee ha
election to sell and the sell trustee's deed as fully as if set	out herein verbatim. On the date of	aid affidavits and proofs having or claiming a la
no actual notice of any percent,	the inter	rest of the trastee in an 10 97 at the hour
on or interest in said described		Devised Statul
Pursuant to said honce of 10:30	f said day, Standard Time as establ	lished by Section 187.110, Oregon Revised Dis- pr reasons and as expressly permitted by subsection intenthesis if inapplicable), and at the place so fin the Oregon and pursuant to the powers confer
(which was the day and noti-	(delete words in pa	renthesis if mappingasty,
2 of Section 80.755, Olegon 10	the laws of the Stat	te of Oregon and persond party for
(which was the day and hour the 2 of Section 86.755, Oregon Restor sale, as aforesaid, in full action upon him by said trust deed, set	old said real property in one parcel	at public auction is being the highest and h
sum of \$, 821.18, he be	ing the highest and best blader at a	at public auction to the said second pairs and t such sale and said sum being the highest and t d for this transfer is the sum of \$6,821.18 the second party in cash, the receipt whe
sum bid for said property.	the said sum so P	baid by the second parts i Oradan and by said t
ADIA NOW THEREFORD,	it said trustee by	the laws of the branched or hed the power to (
deed, the trustee does nercoy se	together	with any interest into and o
vev at the time or grantor or	to and to) the following descenter
in interest acquired alter me of	Same prisous osting on obligation	20ibrooching
tund tus un lot 655 WBlock	119, MILLIS ADDITION to th	e Gity of Klamath Fails, according the office of the County Clerk of
U "to"the officia	in platuthereor on the in	

EVER. Klamath County, Oregon. LO HAVE AND TO HOLD the same unto the second party the have accendents of the second party of t

	SPACE RESERVED FOR RECORDER'S USE	ment was received f at	the within instru- or record on the , 19, M., and recorded Noon as tee/tile/instru- ption No,
Until a change is requested all tax statements shall be sent to the following address. <u>Certified Mortgage Co.</u>		County affixed.	TITLE Deputy
836 Klamath Ave., Klamath Falls, Oregon 97601 NAME, ADDRESS, ZIP		By	

-ران بر

. Deputy HANE' NODAL ST. SO \mathbf{c}_{i} Klamath Falls, Oregon 97601 836 Klamach Ave., Certified Mortgage Co. Unit a sharge is respected all fex similaris (shall be sens to the following addres Count squart William hund and and the HAMB ADDISEN ST Report of Reput of and county under any a of the factor of the and the participation is a second neconstant (new ballic X In Dick I test, southers we After incording repure to. OLVER PRESERVED A CALL AND A entities entitle year y Well Man becaut 101 theory on 195 Countral and the within marry generation of the and and 13189 511-24 OC OF 36017 COMMENTED OF STARKE SUPER TO HAVE AND TO HOLD the same unto the second party, his heirs, successors-in-interest and assigns for-In construing this instrument and whenever the context so requires, the masculine gender includes the feminine ever. and the neuter and the singular includes the plural; the word "grantor" includes any successor in interest to the grantor as well as each and all other persons owing an obligation, the performance of which is secured by said trust deed; the word "trustee" includes any successor trustee; and the word "beneficiary" includes any successor in interest of the beneficiary first named above and that doed to share harp and that a accontinue in the undersigned trustee has hereunto set his hand; if the undersigned is a corporation, it has caused its corporatte name to be signed and its corporate seal to be attized hereunto by its officers duly authorized thereunto by order of its Board of Directors. On protocological sum of 3.6,821.18 Jie Ering the fughest and best biden a Millian States and best biden a Millian States and bid for said property The true and actual consideration profession for function for the same second second second. upon him by said trust deed, sold said real property in one surved of public, duction to the for side, as inforestud, in full accordance with the laws of the state of the state of the 2 of Section 36.155, Oregon Revised Statutes) (deleta wards in parenthesis it juncpiteants), and perior process it notion will bour to which and also they doubter of mod bour . o'clock A. M., of soft day, Standard Time or stophyhed by Section 157 (If executed by a co offix corporate seal) Putsuant to said notice of substitue indersigned truste on Santember 25 ANTER STATISTICS 10:30 on or interest in soul decellbed sent property, subsequent to the induces of the product a succe to octual natice of any person, which than the persons nation to sold attituatify and are in election to self and the cuisics's appres of sule, bearly now reterrid to any insertion trustee's deed as fully as if set out berrin probating. On the virus of said reduce of the STATE OF OREGON, County of County of "Klamath" are snorm p tion of soid notice securice in cost means, done provide Personally appeared . who, being duly sworn, tustes a sele - Localet, the latter bupplying a cob each for himself and not one for the other, did say that the former is the Personally appeared the above named William L. maint forbe: hills voluntary act and deed. and that the seal affired to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of half of said corporation by authority of its voluntary act and deed. Before me: (SEAL) secretary of (SEAL) Notary Fublic for Oregon My commission expires: 2-5-85 (Arr Commission expires: 2-5-85 (progn of soil default, the owner and holder or the addigations as much by such the COUNTY OF KLAMATH; SS. TATE OF DRECON, COUNTY OF KLAMATH; SS. 19K anatranter control that the for second to the second s of Clock A M and A.D. 19 82 of o'clock A M and on Page _13188 definered to HILLING L. STSLEDGER General to HILLING L. STSLEDGER General Condition Manual L. STSLEDGER General Condition Manual Barrow EVELYN, BIEHMT, County VILE By/ WITNES hereinaiter called the second party. celled runts, and ...CERTIFIED MORIGACA CO., an Orelian corporation sidensi Katik WILLIM L. SISEMORE 6世纪6月331 Lat. digr of THIS INDENTURE, MADE WID 13188 LUNCLEE, 7 CEED AGO Somerangen texe bese herer finiseren er bere LOSN Mª

c