## <sup>1.74</sup> 16318

TRUSTEE'S DEED

My Page 13634

.....October..., 19....82..., between

......WILLIAM L. SISEMORE , hereinafter called trustee, and .......CERTIFIED MORTGAGE COMPANY, an Oregon corporation , hereinafter called the second party;

## WITNESSETH:

After the recording of said notice of default, as aforesaid, the undersigned trustee gave notice of the time for and place of sale of said real property as fixed by him and as required by law; copies of the trustee's said notice of sale were mailed by U.S. registered or certified mail to all persons entitled by law to such notice at their respective last known addresses; the persons named in subsection 1 of Section 86.750 Oregon Revised Statutes were timely served with said notice of sale, all as provided by law and at least 120 days before the day so fixed for said trustee's sale; the persons named in subsection 2 of Section 86.740, Oregon Revised Statutes, were timely served with the notice of sale or given notice of the sale, all as provided by law and at least 90 days before the day so fixed for said trustee's sale. Further, the trustee published a copy of said notice of sale in a newspaper of general circulation in each county in which the said real property is situated, once a week for four successive weeks; the last publication of said notice occurred at least twenty days prior to the date of such sale. The mailing, service and publication of said notice of sale are shown by one or more affidavits or proofs of service duly recorded prior to the date of sale in the mortgage records of said county, said affidavits and proofs, together with the said notice of default and election to sell and the trustee's notice of sale, being now referred to and incorporated in and made a part of this trustee's deed as fully as if set out herein verbatim. On the date of said notice of sale, the undersigned trustee had no actual notice of any person, other than the persons named in said affidavits and proofs having or claiming a lien on or interest in said described real property subsequent to the interest of the trustee in the trust deed.

NOW THEREFORE, in consideration of the said sum so paid by the second party in cash, the receipt whereof is acknowledged, and by the authority vested in said trustee by the laws of the State of Oregon and by said trust deed, the trustee does hereby convey unto the second party all interest which the grantor had or had the power to convey at the time of grantor's execution of said trust deed, together with any interest the said grantor or his successors in interest acquired after the execution of said trust deed in and to the following described real property, to-wit:

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TO HAVE AND TO HOLD the same unto the second party, loss lister success and

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|--|---|
|  | STATE OF OREGON, 13892  |
|  | County of   |
| GRANTOR'S NAME AND ADDRESS   | I certify that the within instru-                               |
|  | ment was received for record on the                             |
| GRANTEE'S NAME AND ADDRESS   | at o'clock  |
| After recording return to:   | For page or a fee/file/instru-                                  |
| 836 Klamath Avenue   | ment/microfilm/reception No,<br>Record of Deeds of/said county. |
| Klamath Falls, Oregon 97601<br>NAME, ADDRESS, ZIP  | Witness my hand and seal of<br>County affixed                   |
| Until a change is requested all tax statements shall be sent to the following address.<br>Certified Mortgage Co. |   |
| 836 Klamath Avenue   | NAME TATLE  |
| Klamath Falls, Oregon 97601  | ByDeputy  |
| NAME. ADDRESS, ZIP   | By Deputy   |

WENE YDONEROTTIS Klamath Falls, Oregon 97601 836 Klamath Avenue 71. Certified Mortgage Co. Until a should is requested all tax seconds and he sent to the following address. 1 e 3 g Ĩ Great Vectorian and Klamith Falls, Oregon 97601 County attract B36 Klamath Avenue BARRIER BR. BORNE LOND Certifled Wortgage No. Record of Decile of and Aurily ikan sa After recording setuin for mouth manifest and the figure of VECCODES STOR ARVIARC & AVIAS AND VARVAS auge loz' -이 아이들은 왕이 만난 일반 말했다. SAUGE HEREFARD IN DROW LESS IN COURSE STORE Print and a fe inioni was control for successional car the GUANTON DIMME AND ADD READ f gertiffe eine einfleten spielten. County of artraction of the second 13635 Representa (Cat enternet 1.03) TO HAVE AND TO HOLD the same unto the second party, his heirs, successors-in-interest and assigns forever In construing this instrument and whenever the context so requires, the masculine gender includes the feminine 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, the second burst of nor-ant interpret IN WITNESS WHEREOF, 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 attixed hereunto by its officers sum of 3. 11,039.37. he hours the bound the brain Millour Store Store the brain of a second property. The true and confidence per sone highest and best sum hid for soid property. The true and confidence per second property. uppe him by said trust deta, sold said real property in one parcel at rabble one ter millions of for each parcel in the parcel of rabble one terms in the said real property in one parcel at rabble one terms in the said real property in one parcel at rabble one terms in the rabble one terms in terms in the rabble one terms in ter for sole as aforesaid, to full accordance with the laws of the Second sole to full accordance with the laws of un cabourte seal) to data and hour to which said sale was professional franchipets if mappinguates, asserted by a cabourter. Ocean Revised Statutes) (delete words in grandification is a operation of Social Section Shilos Ocean Revised Statutes) (delete words in grandification of Social States). 10:00 . clock. AM, of solid dey, Standard Time as anabilitied by Section 187 112. Pursuant to sold notice of sale, the understand trustee on the control respectives of the solar on or interest in suid described real property subsequent to the massivel of the music is the property subsequent to the massivel of the music is the property and the massivel of the massive no actual molec of any person, cher thin the persons named in said all fast strains and a second trusteo's deed as fully, as it set out neiela verbating. On the data structure of sub-th the county of the Klamath state and the county of the county of the county of the Klamath state of the county of t tingt File Entries' and another branch is called for himself and not one for the other, did say that the former is the .....and Siseme e and acknowledged the foregoing instru-Discussion discussion of the foregoing instru-ment to be unbly in the seal affired to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation and that said instrument was signed and sealed in be-them acknowledged said instrument to be its voluntary act and deed. (SEAL) president and that the latter is the Nother Public for Oregons Si Notary Public for Oregon The fact of the maximum expression expression of the second secon riterest, destared all same se férious à finalediurité des anof the obligation fed for iscord if the sale hareinafter described. and the design of the design o , of un Deeds the on to c 13634 BEARS, as consume the working hereinal or called line second party; WITNESSETH: called dusive, and CERTIVIED MORTCARE COMPANY, an Orecon Aprentation THIS INDENTURE. Made thus \_\_\_\_\_\_\_ day of \_\_\_\_\_ 0F. T. C. S. T. C. Detalier . Pri 27 TRUSTEE'S DEED FOEM No. 900-18051E6's DEED-Created facul Deed Series Individual of Corporate 13634