surplus, if any, to the glanter or to his successor in interest entitled to such inplus. 16. For any reason permitted by law beneficiary may from time to successor trust appointed hereundry to any trustee named herein or to any conveyance to the appointed hereundry the latter shall be readed with all thole powers and duties conferred upon and substitution shall be visited with all thole instrument executed by beneficiary, for latter shall be made by which and its place of the county or known in the office of the County of the conclusion of the county of the recorded in the office of the County shall be conclusive proof of proper counties in which the property is situated and down accessor threat a proving the successor trust exact any and its place of the county or four recorded in the office of the County shall be conclusive proof of proper counties in which the property is situated and diverged is made a public record as proving day law, Trustee is not obligated to mily any ps proceeding in which granter, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hareunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a title insurance company outhorized to must company property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under CPS 676-505 to 676-585.

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 in the trustee shall fight the time and place this trust deed shift thereof as then reducing the law state of the indiversity of the trustee shall fight the time and place of sale. Size notice the anter or divertisement and sale.
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The above described real property is not currently used for agricult. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in kood condition: 2. To protect preserve and property and in kood and workmanike to commit any when due all costs incurrent therefore. 2. To applied or improvement which may be constructed workmanike maner any building or improvement which may be constructed workmanike of the provided there are a solved and the solved and there and the solved and the solved attractions allecting takes, ordinances, which beneficiary so requests, to a for a for a solved financing statements pursual to the Unitor more and to all the solved in the beneficiary in the beneficiary so requests, to proper public officer of these as well as the co pay for tiling same in mate the deticary. A solved is an any be deemed desirable by the public officer of these as well as the con pay for tiling same in the solutions. 4. To provide and continuously maintain insurance on the buildings

ollural, timber or grazing purpose.
(a) constant to the making of any map or plat of said property: (b) non in Assessment or other agreement affecting this deed or the lien or chains and thereof. (d) reconvey, without warranty, all one of the lien or the property of the transformer of the transform

of Klamath, State of Oregon.

as Grantor,

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

WILLIAM L. SISEMORE

CERTIFIED MORTGAGE CO., an Oregon corporation as Beneficiary,

FORM No. 881-Oregon Tour Deed Series-TRUST DEED. TA - 25443

THIS TRUST DEED, made this 27th KENNETH E. PAETZ AND VIRGINIA A. PAETZ day of ...

TRUST DEED

in .....Klamath....

10: M82 :

December,

Lot 8, Block 1, Tract No. 1033, KENO HILLSIDE ACRES, in the County

STEVENS-NESS LAW PUBLISHING CO., PORTLAND, CR. 57204

18487

....., 19 82, between

....., as Trustee, and

	The grantor covenants and second			18480
	The grantor covenants and agrees fully seized in fee simple of said described	to and with the bo d real property and	eneficiary and those claiming	under him ti
			nas a valid, unencumbered	title thereto
	and that he will warrant and the			
	and that he will warrant and forever defe	and the same again	ist all persons whomas	
1	The grantor warrants that the proceeds of (a)* primarily for grantor's personal, famil (b) <del>for an organization, or feven if granto</del> purposes. This deed applies (	the loan represent		
	<ul> <li>(a)* primarily for grantor's personal, family</li> <li>(b) tor an organization, or feven if granto purposes.</li> </ul> This deed applies to, inures to the henetic tors, personal remembers.	y, household or agric	by the above described note and t ultural purposes (see Impost	his trust deed trai
	masculine gender includes the family in named as a	beneficiery benefici	ary shall mean the ball	visees, administra
	WIT WESS WHEREOF, said draw	guiar	number includes the plural.	r the context so requires, the
	not anotic NOTICE: Delete, by lining		set his hand the day and year	first) above written
	disclosured MUST comply with the Act and ing Act a	nd Regulation 7	Kenneth E. Paetz	f in
	if this to be a dwelling, use Steven at is to be a	FIRST lies to the	Kenneth E. Paetz	
		1305 or equivalent; finance the purchase	×11.	<del></del>
	with the Act is not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.)	alent. If compliance	Virginia A. Paetz	arts
~	STATE OF OREGON,		i in laelz	$\bigcirc$
	County of Klamath )as	STATE OF	DREGON, County of	
	December 28.			) ss.
	Personally appeared the above named	· · ·	ally appeared	
	Kenneth E. Paetz and Virginia A.	duly sworn, di	d say that the former is the	and who, each being first
	Paetz	secretary of	that the latter is the	
	and acknowledge and	a corporation.	and that it	···· ··
	ment to be the the interview of the foregoing instru-	corporate seal sealed in behal	and that the seal affixed to the fo of said corporation and that the in I of said corporation by authority are acknowledged said	egoing instrument is the
3	YOFFICYAL	and deed. Before me	of said corporation and that the in I of said corporation by authority wern acknowledged said instrument	of its board of directors; to be its voluntary
N.	Hotary Public tor Oregon			act
	My commission expires:	Notary Public f	or Oregon	
		My commission	expires:	(OFFICIAL
· · · · · · · · · · · · · · · · · · ·				SEAL)
	REQU	JEST FOR FULL RECOVERED	AN/16	SEAL)
	TO:	JEST FOR FULL RECONVEY, anly when obligations have	ANCE been poid.	SEAL)
	TO:	JEST FOR FULL RECONVEY, only when obligations have a, <i>Trustee</i>	been paid.	
	TO: The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied Variation	JEST FOR FULL RECONVEY, only when obligations have , Trustee indebtedness secured	been poid.	
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