	1922.4	TRUST DEED	MAS regarding Are
THIS JOHN			January, , 19. 83, betw
as arantor,	WILLIAM L. SISEMORE		·····
CERT	IFIED MORTGAGE CO., an	Oregon corporation	., as Trustee,
as Beneficiary			

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

See description attached hereto and made a part hereof:

together 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 fixtures now or hereafter attached to or used in connec-

with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of -

of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

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tural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property. the plan in symbol dimation or other agreement affecting this deviaes the lan ar charge symbol dimation or other agreement affecting this deviaes the lan ar charge symbol dimation or other agreement affecting this deviaes the lan ar charge symbol dimation or other agreement affecting this deviaes the lan ar charge symbol dimation or other agreement affecting this deviaes the lan ar charge symbol dimation or other agreement affecting this deviaes the lan are charge symbol dimatic and the reach of any matters or lacks where the truth dimass thereof. Trustees less by any of the conclusive proof of the truth dimass thereof. Trustees less by any of the services mentioned in this parsagraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, heneficary mas at any pointed by secure, enter on and take possess and such the structure secure to the average of the indebiedness hereoid, enter upon and take possess and structure secures to a provement be upon the secure domain and collection, including those past due and unpud, and apply the structure secure best upon any indebtedness secure do hereby, and in such order as bare including those needs for any taking or david the and other and other invariae policies or compensation or avaids for any taking at damage of the invariae policies or compensation or release there of any data between the structure delaute to notice of default hereunder or invaded at any detail of the structure and delauting or any data for any data any of the structure policies or compensation or release there of any data between the structure of the indebtedness secured here as discussed the advised of the structure structure.
10. The entering upon and taking possession of stall not cure is when a delaut to notice.
11. Upon delault by grantor in payment of any indebtedness secured hereon any stating any act domage any act domage and applicate

property, and the application or release thereal as abounded, shall not cure of waive any default or notice.
1. Upon delault by grantor in payment of any indubted any act dome berefy or in his performance of any agreement hereander, the beneficiary mathematical and activation of the south notice.
1. Upon delault by grantor in payment of any indubted new secured breedy or in his performance of any agreement hereander, the beneficiary at his election may proceed to fourclose this trust deed by advertisement and and payable. In such an event the beneficiary at his election may proceed to fourclose this trust deed by advertisement and sale. In the latter event the beneficiary or the second of the said described real property to satisfy the oblastions secured hereby were and payable. The such as the state of the said described real property to satisfy the oblastion working the said described real property to satisfy the oblastion working the manner provided in ORS 86.740 to 86.795.
3. Should the beneficiary or the tone of the trust event and sale by the other alter event the beneficiary or the trust event to the trust event and sale by the said described real to be trust or his tours as interst, tespectively, the entire amount then due under the trust of the trust deed and the ender the trust event and sale by the solution received thereby (including costs and expenses) and attorney's tees not even the detail in the release the trust event and sale by the delault, in which event all toreclosure and attorney's tees not even the trust.
1.4. Otherwise, the sale shall be held on the date and at the time and phase designated in the notice of sale or the time to which sad sale. Trust event were as and attorney's tees not event the trust.
1.4. Otherwise, the sale shall be held on the date and at the time and phase designated in the notice of sale or the time to which sad sale. Trust event were shall advect at the sale of the shalt advect at a such atherest event at the date which were

surplus if any to the granter is to his suscession in interest entitled to such surplus. In Fey any teason or suscessors to any trustice named hortmass to any interesting trust association or suscessors to any trustice named hortmass to any interesting trust association or suscessors to any trustice named hortmass to any interesting trust association of the suscessors to any trustice named or any environment of the suscessor trustee, the latter shall be verted with all tru-powers and during the suscessor trustee, the latter shall be verted with all tru-powers and during the production, containing reference to this trust deed hereunder. Each such appointment and substitution shall be mode by written instrument executed in beneficiary, containing reference to this trust deed and its place of received or countries in which the property is strusted. shall be conclusive proof of proper appointment of the successor trustee 17. Trustee accepts this trust when this deed, du's envirol and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sele under any other deed of trust or of any action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustoe hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank treat company or strongs and John itso who authorized to do business under the laws of Oregon or the United States, a title inswance company authorized to the teleformer property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escow agent licensed when CKS 200 hores to 670 585

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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) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than a purposes of the second sec - Antine Incord

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 term 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 masculine gender includes the feminine and the neuter, 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 warranty (a) is applicable and the beneficiary is a creditor as such word 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 the purchase of a dwelling, uso Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling uso Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice.

John Arlan Hicks

(If the signer of the above is a corporation, use the form of acknowledgment opposite.)

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,	approximate of	) ss.
ATE OF OREGON, ) ss.	STATE OF OREGON, County of	
County of Klamath ) January 7, , 19 83.	Bernonally appeared	and , each being first
Personally appeared the above named John Arlan Hicks	duly sworn, did say that the former is the president and that the latter is the	
nt to be his voluntary act and deed.	secretary of a corporation, and that the seal affixed to the foregoin, corporate seal of said corporation and that the instrum- sealed in behalf of said corporation by authority of its and each of them acknowledged said instrument to b and deed. Before me:	board of directors;
Betore me: BETICIAL SALS, My commission expires: 6-19-84	Notary Public for Oregon My commission expires:	(OFFICIAL SEAL)

## REQUEST FOR FULL RECONVEYANCE

## Te be used only when obligations have been paid.

, Trustee

TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legal owner and noder of an indeoredness secured by the foregoing trust deed. An 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 rust aced nave been tuny paid and satisfied. Fou nereby are directed, on payment to you or 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 estate now held by you under the same. 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 cancellation before reconveyance will be made

TRUST DEED		STATE OF OREGON, County of I certily that the within instru- ment was received for record on the
Hicks	SPACE RESERVED	day of
Certified Mortgage Co.	RECORDER'S USE	Instrument, microfilm No. Record of Mortgages of said County. Witness my hand and seal of
Beneficiary	(	County affixed.
Certified Mortgage Co. 836 Klamath Ave. Klamath Falls, Or. 97601		By Deputy

TATC 38-25512

## DESCRIPTION OF PROPERTY

Government Lots 5, 6 and that portion of Lot 7 lying Morthwesterly of the Southern Pacific Railroad right of way and Lot 3 EXCEPT

Beginning at a point on the North boundary of Lot 3, Section 3, Township 35 South, Range 7 East of the Willamette Meridian, which point is West 2651.17 feet from the Northeast corner of Section 3, and West 1331.17 from the Initial Point of the City of Chiloquin and also being on the Westerly side of the Southern Pacific Railroad which curves 2° to the Southwest, said point of beginning also being the point of intersection of the North boundary of Lot 3 and a radius of the 2° curve at 95.0 feet from the center of the main line, and 20 feet Westerly on the same radius from the Railroad right of way; thence West 756.02 feet along the North boundary of Lot 3 to a point; thence South 507.67 feet to a point which is 20.0 feet Northwesterly from the Right of way line of the above named Railroad; thence Northeasterly parallel to and 20 feet from the curved right of way line of the above named Railroad 914.52 feet, more or less, to the point of beginning.

> STATE OF OREGON; COUNTY OF KLAMATH; ss. Filed for record . this\_11\_day of \_\_\_\_\_A. D. 19\_83 at 10:24 clock A.M. duly recorded in Vol.\_\_\_\_M83\_, of \_\_\_\_tge\_\_\_\_on+a\_< 478. Fee \$12.00 EVELYN BIEHN, County . . Ma. ZI

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