pellate court shall admitter trassnable as the beneficiary's or trustee's atterney's less on such appeal. It is mutually agreed that: Y In the event that any parton or all of said properts shall be taken under the tight of event domain or confermation, beneficiary shall have the right, if it so elects to require that all or any parton of the amount required to pay all reasonable (of taking, which are in every of the amount required to pay all reasonable costs, expenses and attorney's fees incertaily guad or applied by it fairs of any parton of the mount required to the transmitter of the secondal costs and expenses and attorney's fees licitary in such proceeding's shall be paid to rener the indebted both in the trial and appellate courts, necessarily paid or inducted by denote secured here that and appellate courts, necessarily paid or inducted by the personable of the secondal costs and expenses and attorney is less licitary in such proceeding's at its own expenses to take such actions and execute such instruments as shall be necessary in obtaining such com-licitary, promptly upon thereficiary stepses, and its own expenses to take such actions pensation, promptly upon thereficiary stepses, and the taken pensation, promptly upon beneficiary stepses, for carcellation), without allecting theirs, payment of its tees and presentation of this deed and the note hor reducement in case of luit recovers necks, for carcellation), without allecting the lability of any person for the payment of the indebtedness, trustee may

cial Code as the horizontal way require and to pay for thing same in the by filing others or whitees, as well as the cost of all firs searches made by filing others or searching algencies as may be demend desirable by the bondicary. A To provide and continuously maintain insurance on the buildings now or hereafter are stards as the bondicary may head on the side of the bondicary may head to the the theory of the bondicary of the bondicary may head to the theory of the bondicary may head to the bondicary may head to the theory of the bondicary may head to the bondicary of the bondicary the only of the bondicary of the bondicary of the bondicary the only of the bondicary of the bondicary of the bondicary of the bondicary to the bondicary to the bondicary of the bondicary to the bondicary the only of the bondicary the bondicary bonding the bondicary the bondicary t

To protect the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair, not to remove an denolish any building or improvement threads 2. To complete our denolish any building or improvement threads and repair, not to remove any waste of said property. 2. To complete our promptly and in good and workmanlike destroyed thereon, and pay what of all taxs, ordinances, regulations, covenants, condi-tions and restrictions affecting said property: if the benchicary so requests, to cial Code as the beneficiary may require and to pay for films same in the by filmary. 4. To provide and continuously maintain invesses on the ball the built.

Bural, timber or grazing purposes.
(a) consent to the making of any map or plat of suid preserve, who wan in systemating any easement or creating any restrict a thereon with an any systemating in any reconvey, with warrants, all or any part of the property of the reconstruction of the property of the property of the reconstruction of the property of the

vith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the J - - - - - - EIGHT THOUSAND FIVE HUNDRED AND NO/100- - - - - - EIGHT THOUSAND FIVE HUNDRED AND NO/100- - - - sum of

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-tion with said real estate.

TRUST DEED

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

SHERRY R. GIBSON wata SHERRY THOMPSON aka SHERRY R. THOMPSON

CERTIFIED MORTGAGE CO., an Oregon corporation

Lots 14 and 15, Block 50 of ORIGINAL TOWN OF MALIN, in the County

of Klamath, State of Oregon.

1 1500

as Grantor, WILLIAM L, SISEMORE

THIS TRUST DEED, made this 14th

111-1

as Beneficiary,

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in

FORM No. 881-Oregon Trust Deed Series-TRUST DEED.

, 19.83, between

., as Trustee, and

vol. misicale 890

January,

wave any default or notice it default bereamder or insticlate any additional provided by the notice of any agreement of any indefieldness secured hereby or in his performance of any agreement hereander, the benchausy may declare all sums secured hereby immediately due and possible. In such a declare all sums secured hereby interactions the benchausy may declare all sums secured hereby interactions of the trust declare and cause to be recorded his written notice of details and his declare and any solution of the trust declare and cause to be recorded his written notice of details and his declare and cause to be recorded his written notice of details and his declare and cause to be recorded his written notice of details and his declare the trust declare the tr

the default, in which event all foreclosure proceedings shall be distincted by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and bace designated in the notice of size or the time to which said sale nay in one parcel or in separate parcels and shall sell the parcel or parcels at subject on the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchase its deal in form as required by face convicting the prospective so sold, but without any covenant or warranty, express or im-of the truthfulness thereof. Any person, excluding the trustee, but including the transfer the definition of the size of the trustee is all be conclusively and of the truthfulness thereof. Any person, excluding the trustee, but including the transfer the electraty may surch as at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee while the proceeds of sale to parimet of the trustee in the trust of the truthfulness whereast is parent in the trustee while the trustee half and the obligation way used has the size of the trustee in the trust of the trustee sells pursuant to the powers provided herein, trustee while the proceeds of sale to parimet of the trustee in the trustee while the trustee sells pursuant to the powers provided herein trustee while the proceeds of sale to parimet of the trustee in the trustee while the trustee while appears and the trustee with the trustee while the trustee while the interview may appear while the trustee of the trustee in the trustee where interview may appear and the trustee while the trustee is to all pre-terior in the interview the appears and the trustee in the trustee where interview may appear and the trustee where it is all the struct.

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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 granter is a natural person) are for business or commercial purposes other than a

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 leminine and the neuter, and the singular number includes the plural. than agricultural-

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, use 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 use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice.

Sherry R. Gibson who acquired title as Sherry Thompson

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

STATE OF OREGON,)	1	
County of Klamath	STATE OF OREGON, County of) ss.
January 14, 19 83	, 19	
Personally appeared the above named	Personally appeared	
Sherry R. Gibson wata		and
Sherry Thompson	dury sworn, did say that the former is the	ho, each being first
	president and that the latter is the	
and the second second	secretary of	
and acknowledged the foregoing instru- near to be there wountary act and deed. Before me: OFFICIAL JUSTICE A. Le-CL	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 behall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act Before me:	
Notary Public for Oregon	Notary Public for Oregon	(OFFICIAL
My constitution expires: 6-19-84	My commission expires:	SEAL)

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

TO.

, Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All 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 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:

1.100.210.0 -

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Beneficiary

STATE OF OREGON.

17 day of Jan

Do not lose or destroy this Trust Dood OR THE NOTE which it socures. Both must be delivered to the trustee for cancellation before reconveyance will be mode.

and the second
TRUST DEED (FORM No. 881) STEVENS: ILES LAW PUB. CO., PORTLAND, ORE
Gibson
Grantor Certified Mortgage Co.
Beneficiary
AFTER RECORDING RETURN TO
Certified Mortgage Co.

36 Klamath Ave. Klamath Falls, Or. 97601 SPACE RESERVED FOR

RECORDER'S USE

at 3:33 o'clock P M., and recorded in book reel volume No. M83 on page890 instrument/microfilm No. 19500

Record of Mortgages of said County. Witness my hand and seal of County affixed.

County of Klamath ss. I certify that the within instrument was received for record on the

or as document-fee-file

. 70 83

Evelyn biehn County Clerk By Mayor // Clerk Deputy Fee \$8.00