NOTE: The Trust Deed Act provides that the trustee hereunder 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 laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 690.505 to 696.585.

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then, at the beneticiary's option, all obligations secured by this instance intermediately due and payable.
The above described real property is not currently used for agricult To protect, preserve and maintain said property in 600 condition.
To protect the security of this trust deed, grantor agrees:
To protect may write of said property. So improvement thereon:
To completi any write of said property. So improvement thereon:
To completi any write of said property. So improvement thereon:
To completi any write of said property.
To completion all write and laws.
To provide and communusly maintain insurance on the buildings and other harards as the beneficiary.
To provide and combiniously maintain insurance and the vrite in an amount not less than \$ Th SUNTEDT Convertion and work and by the vrites in an amount not less than \$ Th SUNTEDT Convertion and write and provide and combiniously maintain insurance and to write an amount not less than the said premises against loss or damage to the strant of an amount not less than the beneficiary at least litteen and work for any prevent the same at anothes or invariable and the same at anothes or invariable and the same at anothes or invariable and the same at anothes or relater prevents.
To prove and control and combine invariable and the same at anothes or invariable and the same at anothes and the same at pellate court shall adjudge reasonable as the beneticiary's or trustee's attest-ney's lees on such appeal. It is mutually adjreed that: S. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneticiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by frantor in such proceedings, shall be paid to beneticiary and both in the trial and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the balance applied upon the indebtedness and execute such instruments as shall be necessary in obtaining such costs of the such contrastive requires that upon the indebtedness and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneliciary's request. 9. At any time and from time to time upon written request of bene-ficiary payment of its lees and presentation of this deed and the note for endorsement (in case of tull reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may

surplus, it any, to the granner or to its successor in uncress entired to such surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, hereinder, Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed level of the county or counties in which the property is situated. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is made to not proceeding in which framer, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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the default, in which event all foreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either auction to the highest bidder for each, payable at the parcel or parcels at shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of fact shall be conclusive proof the fruthulness thereof. Any person, excluding the trustee, but including 15. When trustee sells pursuant to the parcels provided herein, trustee shall apply the proceeds of sale to payment of (1) the expresse of sale, in-shall apply the proceeds of sale to payment of the trustee (13) to all persons the default, if any, to the gament to the interest of the trustee in the trustees at the sole (13) to the solidation secured by the trust of the trustee in the trustees the shall apply the proceeds of the trustee of the trustee in the trustees the sole (13) to all persons the state interests may appear in the order of their priority and (4) the surplus. 16. For any trustee person to the sources or in interest entitled to such 16. For any trustee person to the trust headling the source of the statest entitle to such 16. For any trustee person the the new headling the source to the sources of the trustee in the source 16. For any trustee person the the headling the source of the source of the trustee to the trustee 16. For any trustee person to the the sources of the trustee in the trust the source of the source of the trustee in the source of the trustee in the trustee 16. For any trustee person person the trust headling the source of the trustee in the sou

the manner provided in ORS 86.740 to 86.795. 13. Should the beneliciary elect to loreclose by advertisement and sale then alter delault at any time prior to five days before the date set by the trustee lor the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the beneliciary or his successors in interest, respec-oblightion sectire amount then due under the terms of the trust deed and the enforcing the terms of the oblightion and trustee's and attorney's lees not ex-cipal as would not then be due had no default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the trustee.

12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed in equity as a mortfage or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary or the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall lix the time and place of sale, five notice thereoi as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.740 to 86.795.

bural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in y subordination or other agreement allecting this deed or the lien or charge framework (c) is any thereoi, (d) reconvey, without warranty, all or any part of the property. The subordination or other agreement allecting this deed or the lien or charge framework (d) reconvey, without warranty, all or any part of the property. The second warranty, all or any matters or lacts shall be conclusive proof of the truthfulness thereoi. Trustee's lees for any of the truthfulness thereoi. Trustee's lees for any of the independent of the independent of the receives without notice, either in person, by adent or by a receiver to be agent to any any determine dimensional independent of the adequacy of any security for levels of any profits, including those past due and unpaid, and apply the same level or otherwise collect the rents, less costs and expenses of operation and caking possession of said property, the independent or such rents, issues and profits, or ontice of delault hereoly, and in such order as been insurance policies or compensation or awards for any taking of time and other proceeds of time and other property, and the application or release thereoly and in such order as been insurance policies or compensation or awards for any taking of dime and the any independent or the adequation of any determine.
11. The entering upon and taking possession of said property, the property, and the application or release thereol as aloresaid, shall not cure or upon atter or box or invalidate any act done
12. Upon delault by grantor in payment of any indebtedness secured hereals and insuch orders.
13. Upon delault by grantor in payment of any indebtedness secured

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

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The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note

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

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

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-

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

Lots 1 and 2, Block 18, NORTH KLAMATH FALLS ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

CERTIFIED MORTGAGE CO., an Oregon corporation as Trustee, and as Beneficiary,

FORM No. 821-Oregon Trust Deed Series-TRUST DEED.

11.21741

1.1

as Grantor, WILLIAM L. SISEMORE

EULA M. SOUTH, as estate in fee simple

TRUST DEED

	The grantor com	<u>S</u> 8 •
	The grantor covenants and agrees to and with the beneficiary and those claiming under him, that fully seized in fee simple of said described real property and has a valid, unencumbered title thereto	447
	the of said described real property and has a valid under him, the	+ h - ·
	title thereto	ne i
	and that he will warrant and forever defend the same against all persons whomsoever.	
	and lorever defend the same against all persons wh	
	voisons wnomsoever.	
	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 this trust deed are: (b) -tor an organization-or-(even-if-grantor-ie-a-natural-person) are for business or comparent Notice below) This deed applies to, inures to the t	
	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) -tor an organization, or (oven if Granter is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legators is other than a contract secured hereby, whether or not named as a back of the beneficiary of the term beneficiary of terms of the term beneficiary of terms of t	
	This deed applies to inurse the interview of the anatural person) are for businessment of the inurse the anatural person are for businessment of the pole.	
	This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrate contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so IN WITNESS WHEREOF, said graptor here to	gricut
	tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pled contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever, including pled masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hord (1)	gee, of quires
	not applicable; if warman by lining out, which we have a stand the day and year find	
	not applicable; if warranty (a) is applicable and the beneficiary (a) or (b) is as such word is defined in the Truth-in-Lending Act and Regulation Z, the the purchase of a if this instrument in the gravitation by making ar, the	tten.
	the must for this purpose if it.	
	the purchase of a dwelling, use Stevens-Ness Form No. 1306, or equivalent; with the Act is not required, disregard this rotics.	
	is not required, discovered at 1500, or equivalent the purchase	••••••••
	the form of acknowledgment opposite.	
	STATE OF ORECON	
	County of Klamath)ss. STATE OF OREGON. County of	
	Personal Contraction 24,) se
a a		
	Eula M. South <i>duly sworn, did say that the former is the</i> <i>president and the former is the</i>	an
	Eula M. South duly sworn, did say that the former is the president and that the latter is the secretary of	ng firs
	and acknowledded the	
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	ment to be the foregoing instru- woluntary act and deed. (OFFICIAD SEAL)	is the
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	Notary Public for Oregon	
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出行的计学。这个时间,我们在这些ACT 和我们们都必须的任何的名	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.	
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	Tructor	
时,我们就是这些时候,我们们都不知道我们的事情,你就是你的事情。"	The undersigned is the legal own	
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tri Second	The undersigned is the legal owner and holder of all indebtedness	said
tri sa he est	The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust owing to you under the terms state now held by you under the same. Mail reconveyance and de	said S of You
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Let a la cer 836	The undersigned is the lefal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by a did trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed. All sums secured by a did trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed. All sums secured by a sums owing to you under the terms of any sums owing to you under the terms of said trust deed. atate now held bytyou under the same. Mail reconveyance and documents to It is the terms of said trust deed (which are delivered to be said trust deed). ATED: , 19 De not late or deliver this trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be mede. TRUST DEED , 19 POM No. 81) STATE OF OREGON. Strate to wrust sum contravel, ont: Strate nessenved for record on glite instrument / microfilm No. 217.H in instrument / microfilm No. 217.H in the within instrument / microfilm No. 217.H in the wither instrument / microfilm No. 217	of You the

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