DEM No. \$\$1-Oregon Trust Deed Series-TRUST DEED.		Vol. <u>18</u> 3	Page 9374 🛞
	TRUST D		
THIS TRUST DEED, made th	is 14thde	ay ofJune,	19.83, between
s Grantor, WILLIAM L. SISEMORE CERTIFIED MORTGAGE CO., a	n Oregon corporat	tion	
s Beneficiary,			
Grantor irrevocably grants, bar	WITNES	SETH:	ower of sale, the property
Grantor irrevocably grants, bar nKlamathCoun	gains, sells and conve ty, Oregon, described	d as:	
The Easterly 30 feet of	Lot 7, all of L	ots 8 and 9, FRONTIER T	RACTS, in
the County of Klamath, S	State of Oregon.		
note of even date herewith, payable to bonei not sooner paid, to be due and payable The date of maturity of the debt secu becomes due and payable. In the event the sold, conveyed, assigned or alienated by ti then, at the beneficiary's option, all obligat herein, shall become immediately due and pa The above described real property is not	ticiary or order and made June 14 within described proper he grantor without first ions secured by this inst ayable.	Dollars, with interest thereon according by grantor, the final payment of 4,	ing to the terms of a promissory principal and interest hereof, if the tinal installment of said note test therein is sold, agreed to be t or approval of the beneficiary. ity dates expressed therein, or
To protect the security of this trust 1. To protect, preserve and maintain said and repair; not to remove or demolish any buildin not to commit or permit any waste of said property. 2. To complete or restore promptly and manner any building or improvement which may be destroyed thereon, and pay when due all costs incurr to complete with all laws, ordinances, f(	k or improvement thereon: in good and workmanlike be constructed, damaged or ed therefor. gulations, covenants, condi-	granting any easement of treating any subordination or other agreement allect thereol: (d) reconvey, without warranty, grantee in any reconveyance may be legally entitled thereto," and the recitals be conclusive proof of the truthfulness services mentioned in this paragraph shall 0. Upon any default by granty	ing this deed or the lien or charge all or any part of the property. The described as the "presson or persons therein of any matters or lacts shall herein, Truster's Lees for any of the be nut less than $$5$ .
tions and restrictions altecting said property; it the point in executing such linancing statements pursuant cial Gode as the beneficiary may require and to poper public office or offices, as well as the cost by filing officers or searching agencies as may be beneficiary. now or herealter erected on the said premises ada and such other harards as the beneficiary may fac- and such other harards as the beneficiary may fac- and such other harards as the beneficiary. Companies acceptable to the beneficiary, with loss policies of insurance shall be delivered to the ben it the grantor shall be the premises and a may policy of insurance new or hereafter the beneficiary may procure the same at grant collected under any life or other insurance policy ciary upon any indebtedness secured hereby and any part thereof, may be released to granto. Statistication wait to such notice. . To keep said premises the from consti- tation part thereof, may be the any file of adard at done pursuant to such notice. . To keep said premises the from comti- tation policy before any may not cure of waive and policy and there hard promises the from consti- tation pursuant to such notice. . To keep said premises the from consti- tation provide before any part there of the same and prom, takes become past due or deliver and prom to beneficiary; should the grantor such a form	pay for filing same in the i of all lien searches made e deemed desirable by the insurance on the buildings inst loss or damage by lire om time to time require, in v payable to the latter; all eliciary as soon as insured; and any prior to the expira- r placed on said buildings, for's expense. The amount may be applied by benefi- in such order as beneficiary tire amount so collected, or s application or invalidate any ruction l'ens and to pay all s levied or assessed upon or axes, assessments and other	pointed by a court, and withing reacts the indebtedness hereby secured, enter t- erty or any part thereoly in its own na issues and prolits, including those past- less costs and expenses of operation and ney's lees upon any indebtedness secure licitary may determine. 11. The entering upon and tal collection of such rents, issues and pro- insurance policies or compensation or are property, and the application or release waive any delault or notice of delault pursuant to such notice. 12. Upon delault by grantor in hereby or in his performance of any ady declare all sums secured hereby imme event the beneficiary at his election m in equity as a mortgage or direct the advertisement and sale. In the latter et execute and cause to be recorded his w to sell the said described real prope hereby, whereupon the trustee shall fir thereol as then required by law and	y agent incurses of any security for to the adverses of any security for point and take possession of said prop- me sue or otherwise collect the rents. decided of the same, collection, including reasonable attor- d hereby, and in such order as bene- tiss, or the proceeds of the and other thereof as alorshid, shall not eure on thereof as alorshid, shall not eure payment of any indebtedness secured rement hereunder, the beneficiary may diately due and payable. In such an ay proceed to loreclose this trust deed trustee to loreclose this trust deed rent the beneficiary or the trustree shal ritten notice of beligations, sender

by direct payment or by providing beneticary with lunds with which to make such payment, beneticiary may, at its option, make payment thereof, and the ansunt so paid, with interest at the rate set lotth in the note secured hereby, together with the obligations described in paratraphs 6 and 7 of this trust deed, shall be added to and become a part of the debt secured by this trust deed, shall be added to and become a part of the debt secured by this trust deed, shall be added to and become a part of the debt secured by this trust deed, without waiver of any rights arising from breach of any of the covenants hereol and lor such payments, with interest as aloresaid, the prop-ety hereinbelore described, ns well as the payment of the obligation herein described, and all such payments hall, at the option of the bound to the entry hereinbelore described. In such that the option of the bound to the described, and all such payments hall, at the option of the beneficiary, out motice, and the monyaythis trust deed. 6. To pay all costs, less and expenses of this trust including the cost of the security rights or powers of boneficiary or trustee: and in any suit, alleet the security rights or powers of boneficiary or trustee; and in any suit, alleet he security rights or powers of baneficiary's or trustee; the cluding evidence of title and the beneficiary's or trustee; and any suit, action or proceeding in which the beneficiary's or trustee's attor-ney's less on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain ary portion or all of said property shall be taken under the right of eminent domain ary portion or all of said property shall be taken secured by granter in any contorn or all of said property shall be taken in the event that any portion or all of said property shall be taken under the right of eminent domain ary contorn or all of said property shall be taken is the apoint. It is optican to any portion or the monets pa

tively, the entire amount then due under the terms of the trust deed and bilgation secured thereby (including costs and expenses actually incurred in entoping the terms of the obligation and trustee's and attorney's ters not exceeding the amounts provided by law) other than such portion of the prim-ceeding the amounts provided by law) other than such portion of the prim-entoping the terms of the obligation and trustee's and attorney's ters not exceeding a would not then be due had no delault occurred, and thereby cru-tic attalut, in which event all loreclevure proceedings shall be dismussed by the trustee. I demonstrated in the notice of sale or the time to which said sale may be postparcel or in separate parcels and shall sell the parcel or parcels at such the purchaser its deed in lorm as required by law conclusive the granter of the burchaser is deed in lorm as required by law conclusive of the truthulness thereof. Any person, excluding the trustee, but including the granter of the burchaser is deed in lorm as required by law conclusive prime the granter of the burchaser is deed in lorm as required by law conclusive prime the granter of the purchaser is deed in lorm as required by law conclusive prime the granter and beneliciary, may purchase al the sale. 15. When truste sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale storney (2) to the obligation secured by the trust deed, (3) to all person having recorded likes subgranter to the interest of the trustee in the front storney. (2) to the subgranter to the interest of the trustee in the front wurging their subceour to the interest of the trustee in the front surging. 16. For any reason permitted by law beneliciary may from time to time appoint a successor or successor in our beneliciary may from time to time appoint a successor or successor in our beneficiary may from time to time appoint a successor or successor in an experiment to the maxing tereorded inthe successor in successo

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliciary may from time to time appoint a successor or successors to any trustee name herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all thous powers and duties conferred upon any trustee herein named the without instrument executed by beneliciary, containing retremes to the for the duties and the conclusive proof of proper appointment of the County clerk or Recorder of the county or counties in which the property is utated. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee and truste or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee shall be a party unless such action or proceeding is brought by trustee.

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 696.505 to 696.585.

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 9375

and that he will warrant and forever defend the same against all persons whomsoever.

STATE OF OREGON,

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, tamily, household or agricultural purposes (see Important Notice below), (b) tor an organisation, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural

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

Beneficiary

AFTER RECORDING RETURN TO

Certified Mortgage Co.

Klamath Falls, Or. 97601

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836 Klamath Ave.

Kenneth J. Inderson )A ( Judy Za Verne Anderson

County of Klamath	STATE OF C	DREGON, County of	
June 14. to on	1	county of	) ss.
Personally appeared the above named	Persona	, 19	
Kenneth I And	- 015011a	lly appeared	
Kenneth J. Anderson and Judy	dute		and
La Verne Anderson	duly sworn, die	d say that the former is the	who, each being first
NI L. C.		that the Intion to it	
	secretary of	the more than the second second	
E CLOTARY : E	a corporation	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · ·
and acknowlellded the	corporate seal	and that the seal affixed to the of said corporation and that the formation and that the formation and the search of said corporation.	e foresoint
	sealed in behall	and that the seal affixed to th of said corporation and that th f of said corporation by autho em acknowledged said instrur	he instrument was sidead
	and deed	em acknowledged said instead	rity of its board of directors
(OFFICIAL SEAL)	Before me:	f of said corporation by autho em acknowledged said instrut	ment to be its voluntary act
Notary Public for Oregon	le 1		
- In Oregon	Notary Public to		
My commission expires: 6-19-8			
0-19-8	4 My commission	expires	(OFFICIAL
			SEAL)
	PEOUTER and		
Tel	REQUEST FOR FULL RECONVEYA	INCE	
TO:	be used only when obligations have	been paid.	
The undersigned is the legal owner and holder rust deed have been fully paid and satisfied. You ha aid trust deed or putsuant to statute, to cancel all erewith together with said trust deed) and to reconve state now held by you under the same. Mail reconve ATED.	l evidences of indebtedness evidences of indebtedness ey, without warranty, to the syance and documents to	ent to you of any sums owing secured by said trust deed (w e parties designated by the te	All sums secured by said to you under the terms of which are delivered to you rms of said trust deed the
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Do not less or destroy this Tour a		Beneficiary	· · · · · · · · · · · · · · · · · · ·
De not lese or destroy this Trust Dood OR THE NOTE which it	secures. Both must be a se		
	to the invest be delivered to	the trustee for concellation before me	
			onveyance will be made.
TRUST DEED			,
TRODI DEED			
STEVENS-NESS LAW PUB. CO., PORTLAND. ORE.		STATE OF OREG	ON N
Anderson		County of KI	amath
Inder SON		I certify the	- at-
		ment was more than	t the within instru-
		16.1	for record on the
Grantor			4C 10 83
Certified Mortgage Co.	SPACE RESERVED	C LOCK	AM
	FOR	in book reel volume	Non

FOR RECORDER'S USE

171.75

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

Evelyn Biehn County Clerk By Sele Secure Deputy

Fee \$8.00