surplus, if 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 named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be trusted with all brittee hereinder. Each such appointment and substitution shall be made appoint and duties conterred upscheduler, containing reference to this trust deed instrument executed by beneficiary, containing reference to this trust deed Clerk or Recorder of the county or counties in which the property is situated. 17. Trustee accepts this trust when this deed, duly executed and obligated is made a public record as provided by law. Trustee is not trust 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. 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 sovings 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 excrew agent licensed under ORS 696.505 to 696.585.

tions and restrictions affecting said, withindices, regulations, coveragits, conditions according statements of the Unitorit Commerciant of the Construction of t

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 or demolish any building or improvement thereon; and repair; not to remove or demolish any building or improvement thereon; and repair; not to remove or demolish any building or improvement thereon; To compile, or restortion promitly and in good and workmanlike destroyed thereon, and pay when due all costs incurred thereford, damaged or 3. To comply with laws, ordinances, required thereford, damaged or join in executing such financing statements pursuant to the Unitorn Commer-proper public of restorting statements pursuant to the Unitorn Commer-proper public of the or offices, as well as the cost of all lien searches made by filing of or offices, as well as the cost of all lien searches made by filing offices or searching agencies as may be deemed desirable by the

ural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any stanting any easement or creating any restriction thereon; (c) join in any subordination or other afterement affecting this deed or the lien or charge framework of the property. The legally entitled thereto, and may be discribed as the "person or persons be conclusive proof of the truthfulness thereol. Trustee's lees for any of the second and this paragraph shall be not less than \$5.
10. Upon any early second, enter on the adequacy of any cart to the appointed by a court, and without refard to the adequacy of any art to be appointed by a court, and without refard to the adequacy of any security to refer on the or other second security for points. The presence, or lear and online the result and points clusters end thereof, in its own name sue or otherwise collect the rents. Less on any indebtedness person and solid colling reasonable attorney's less upon any indebtedness becured hereby, and in such order as beene.
11. The entering upon and taking possession of said property, the could and any determine.

note of even date herewith, payable to beneficiary or order and made by grantor, the linal payment of principal and interest hereof, if note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid; to be due and payable <u>August 25</u>. 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 herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Seven Thousand Dollars & no/100-----

Northwesterly at right angles 150.0 feet; thence Northeasterly at right angles 53 feet; thence Southeasterly at right angles 150.0 feet to the point of beginning.

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

39241

slife)

William Sisemore

THIS TRUST DEED; made this _______ day of ______July____

TN-I

as Grantor,

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamath.....County, Oregon, described as: All the protion of Lot 6, Section 34, Township 34 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at a point described by two consecutive courses from the intersection of the Westerly line of Lalakes Avenue with the Northerly line of Schonchin Street in the Townsite of West Chiloguin, Oregon, namely North 59° 30' West 116.3 feet; and North 42° 39' West 295.0 feet; thence South 47° 21' West 53.0 feet; thence

Certified Mortgage Company, an Oregon Corporation as Beneficiary,

WITNESSETH:

12

 $n\bar{r}$

TRUST DEED

, as Trustee, and

12671

27601

PUBLISHING

, 1984 between

MayPage

Vol

ney's lees upon any indebituites security interferences of said property, licitary may determine. If the entering upon and taking possession of said property, collection of such rents, issues and profits, or the proceeds of lire and or insurance of the application or awards for any taking or damage of waive any delault or notice of delault hereunder or invalidate any act d pursuant to such notice.

waive any detault or notice of default hereunder or invalidate any net done 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may event the beneficiary at his election may proceed to loreclose this trust deed advertisement and sale. In the latter event the beneficiary or the trustee shall to sell the said described real property to satisfy the obligations secured hereby whereupon the trustee shall lis the time and place of sale, five notice the many proceed to loreclose this trust deed by advertisement and sale. In the latter event the beneficiary or the trustee shall to sell the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall lis the time and place of sale, five notice the manner provided in ORS 86.740 to 86.795. 13. Should the beneficiary or his successors in interest, respec-tive dimension the trustee sale, the grantor or other person so priviled by tively, the entit at any time prior to live days before the date set by the enforcing the trustee sale, the grantor or other person so priviled by tively, the entit at any time prior to live days before the date set by the enforcing the terust is said the turtue is and attorney's lees not ex-cipal as would not then be due under the terms of the trust deed and the enforcing the term of the obligation 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 proceeding shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and the trustee.

the trustee. 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 in one parcel or in separate parcels and trustee may sell said property either auction to the highest bidder for cash, payable at the time of sale. Trustee the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall, see the sconelusive proof the furthiulness there ded of any matters of lact shall. See the scone of the state of the sale. 15. When trustee sells gursuant to the govern any interval.

the grantor and beneliciary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of trustee and a reasonable charge by trustee's having recorded liens subsequent to the interest of the trustee in the trust surplus, it any, to the grantor or to his successor in interest entitled to such surplus.

the her the or

re or done

			mind under him that he is law-
The grant seized in fe	or covenants and agrees to and e simple of said described real p	with the beneficiary and those clai roperty and has a valid, unencum	bered title thereto
	العالي المراجع في العالي . 1993 - المراجع المراجع 1993 - محمد المراجع الم		(a) A set of the se
		e same against all persons whoms	æver.
that he will	warrant and torever delend the	n Tanan Santa S Santa Santa Sant Santa Santa Sant	
			and near
The decenter	warrants that the proceeds of the lo	an represented by the above described i usehold or agricultural purposes (see In -natural-percen)-are-for-business-or com	note and this trust deed are. nportant Notice below),
(a)* primar	iny in granter -(even-if-granter-ie-a	-natural-percent at it.	
This deed personal rep	applies to, inures to the benefit of a resentatives, successors and assigns. T	nd binds all parties hereto, then hereto he term beneficiary shall mean the hold hereticiary herein. In construing this deed a hereticiary herein. In commer includes the	ter and owner, including pleagee, of the and whenever the context so requires, the plural.
IN WIT	NESS WHEREOF, said granton	has hereunto set his hand the da	y and year first above written.
	ICE: Delete: by lining out, whichever war	rranty (a) or (b) is	
such word is neficiary MUST	defined in the Truth-in-Lending Act and comply with the Act and Regulation by suprose, if this instrument is to be a Fl	making required +MARY JANE	Jace Ulam
e purchase; or c	is NOT to be a first lien, or is not to fi	lent. If compliance	
a dwelling use	required, disregard this notice.		na senta de la companya de la company La companya de la comp
f the signer of the the form of ack	chove is a corporation, nowledgment opposite.)		, ss.
		STATE OF OREGON, County	of) ss.
County of	Klamath)	Personally appeared	who, each being first
July 2	De above named		
Mayor Jan	e ulam		
		secretary of	, interment is the
	~	a corporation, and that the sea	al affixed to the foregoing instrument is the ion and that the instrument was signed and ation by authority of its board of directors;
	and acknowledged the foregoing ins	tru- sealed in benall of sald owledg	ion and that the instrument was solutions; ation by authority of its board of directors; red said instrument to be its voluntary act
ment to be	her folanday act and	and deed. Before me:	
	Before me much Illut		(OFFICIAL
(OFFICIAL SEAL)	Notary Remark POBLECORECON	Notary Public for Oregon	SEAL)
in a constant international international international	My Commission Expires: 1/2418	My commission expires:	and a second second Second second
e de la composition de la comp		REQUEST FOR FULL RECONVEYANCE	
	na an a	REQUEST FOR FULL RECOVERINGS	Set SIX
		Trustee	
TO:		t - 11 indebtedness secured by the to	regoing trust deed. All sums secured by said of any sums owing to you under the terms of said trust deed (which are delivered to you
	ndersigned is the legal owner and hold ave been fully paid and satisfied. You	hereby are directed, on payment to you	regoing trust deed. All sums desire the terms of of any sums owing to you under the terms of y said trust deed (which are delivered to you designated by the terms of said trust deed the
1 100 0	eed or pursually to other any	away without warranty, to the parties	 said trust deed (which are builded the designated by the terms of said trust deed the
trust deed h	the midh point trifer meeting and to root	nveyance and documents to	and the second sec
trust deed h	ether with said trust deed, and to rece held by you under the same. Mail reco	en de la companya de	
trust deed h said trust d herewith tog estate now	ether with said flast control. Mail reco held bytyou under the same. Mail reco	- 19	
trust deed h said trust d herewith tog estate now d DATED:	lether with said this course. Mail reco	нандына аларынан айтан аларынан аларынан айтан айта 1992 жылдар айтан айта 2013 жылдар айтан айт	
trust deed h said trust d herewith tog estate now DATED:	lether with said this cosme. Mail reco	19	Beneficiary
trust deed h said trust d herewith tog estate now DATED:	lether with said this come. Mail reco	19	ee for cancellation before reconveyance will be made.
trust deed h said trust d herewith tog estate now DATED:	lether with said this come. Mail reco	19	ee for cancellation before reconveyance will be made.
trust deed h said trust d herewith tog estate now DATED: Do net	letter with said this cost of the same. Mail reco held by you under the same. Mail reco the same of the same of the same of the same of the same to the same of th	19	es for cancellation before reconveyance will be made.
trust deed h said trust d herewith tog estate now DATED: Do net	held by you under the same. Mail reco	19	se for cancellation before reconveyance will be made. STATE OF OREGON, Klamath
trust deed h said trust d herewith tog estate now DATED: Do not	held by you under the same. Mail reco	19	se for cancellation before reconveyance will be made. STATE OF OREGON, County of <u>Klamath</u> set I certify that the within instru-
trust deed h said trust d herewith tog estate now DATED: Do not	letter with said that does not held by you under the same. Mail reconcilent to the same mail to the same m	19	se for cancellation before reconveyance will be made. STATE OF OREGON, County of Klamath Ss I certify that the within instru- ment was received for record on the 26 July 19.84
trust deed h said trust d herewith tog estate now DATED: Do not	letter with said that does not held by you under the same. Mail reconcilent to the same mail to the same m	19	se for cancellation before reconveyance will be made. STATE OF OREGON, County of Klamath Ss I certify that the within instru- ment was received for record on the 26 day of July 19.84 11 e OP destack AM and recorde
trust deed h said trust d herewith tog estate now DATED: Do not	letter with said that does not held by you under the same. Mail reconcilent to the same mail to the same m	19	se for cancellation before reconveyance will be made. STATE OF OREGON, County of Klamath Ssc I certify that the within instru- ment was received for record on the 26. day of July 19.84 at. 11:09.0 clock A.M., and recorded in book/reel/volume No
trust deed h said trust d herewith tog estate now DATED: Do not	either with said that down held by you under the same. Mail reconciled by you under the same. The same same same same same same same sam	19. All access and must be delivered to the trust respondence of a line respondence of a	se for cancellation before reconveyance will be made. STATE OF OREGON, County of Klamath }ss I certify that the within instru- ment was received for record on the 26. day of July 1984 at. 11:09. o'clock AM., and recorded in book/reel/volume No
trust deed h said trust d herewith tog estate now DATED: Do not	either with said that down Mail reco held by you under the same. Mail reco held by you under the same. Mail reco records a same of the same of the same of the same loss or destroy this Trust Deed. OR THE NOTE of the same of the same of the same of the same figure of the same of the same of the same of the same figure of the same	19. 19. 19. 19. 19. 19. 19. 19.	se for cancellation before reconveyance will be made. STATE OF OREGON, County of Klamath I certify that the within instru- ment was received for record on the 26. day of July 1984 at 11:09.0'clock AM., and recorded in book/reel/volume No
trust deed h said trust d herewith tog estate now DATED: Do net T struct	ether with said that does and held by you under the same. Mail reco held by you under the same. Mail reco loss or desirey this Trus. Deed OR THE NOTE V ENERGY DEED (FORM No. 681) (FORM N	19. 19. 19. 19. 19. 19. 19. 19.	se for cancellation before reconveyance will be made. STATE OF OREGON, County of Klamath I certify that the within instru- ment was received for record on the 26day of July 19.04 at11:09o'clock. AM., and recorded in book/reel/volume NoM84 page.12671or as document/fee/file instrument/microfilm No. 39242 Record of Mortgages of said Count Witness my hand and seal County affixed.
trust deed h said trust d herewith tog estate now DATED: Do net T STEVE!	etter with said that does Mail reco held by you under the same. Mail r	19. 19. 19. 19. 19. 19. 19. 19.	se for cancellation before reconveyance will be made. STATE OF OREGON, County of Klamath ssc I certify that the within instru- ment was received for record on the 26. day of July 19.84 at. 11:09. o'clock AM., and recorde in book/reel/volume No. M84 page.1.2671or as document/fee/file instrument/microfilm No. 3.9242 Record of Mortgages of said Count Witness my hand and seal County affixed. Evelyn Biehn, County Cl NAME
trust deed h said trust d herewith tog estate now DATED: Do net T STEVE!	ether with said that does the same. Mail reconnected by you under the same. Same same same same same same same same s	19. 19. 19. 19. 19. 19. 19. 19.	se for cancellation before reconveyance will be made. STATE OF OREGON, County of Klamath I certify that the within instru- ment was received for record on the 26day of July 19.04 at11:09o'clock. AM., and recorded in book/reel/volume NoM84 page.12671or as document/fee/file instrument/microfilm No. 39242 Record of Mortgages of said Count Witness my hand and seal County affixed.