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 lean 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 656.505 to 658.585.

join in a resultations, allecting said property. In the beneficiary is request, to cial Code as its boundicity may require and to the Unitorit Commerciant of the Unitority Commerciant of the United Sector 1.
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To protect the security of this trust deed, frantor agrees: 1. To protect, preserve and maintain said property in god condition and to commit or permit any waste of said property. To complete or restore promptly and in good and workmanlike anter any building or improvement which may be constructed, damaged or anter any building or improvement which may be constructed, damaged or anter any building or improvement which may be constructed, damaged or anter any building or improvement which may be constructed, damaged or anter any building or improvement which may be constructed, damaged or anter any building or improvement which may be constructed, damaged or anter any building or improvement which may be constructed, damaged or anter any building or improvement which may be constructed, damaged or anter any building or improvement which may be constructed, damaged or anter any building or improvement which may be constructed, damaged and therein, and pay when due all costs incurred therefor. 3. To comply with all laws; ordinances, regulares, to requests, to construct the beneficiary may require and to pay for ling same in the proper public officers or disces, as well as the cost of all ling same in the builties or offices, as well as may be deemed desirable by the beneficiary.

surplus, if any, to the frantor or to his successor in interest entitied to sucn surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor or encessors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointent, and without conveyance to the successor to any trustee herein named herein or to any conveyance to the successor, trustee, the latter shall be vested with all thile, hereunder. Each such appointent and substitution shall be rande by writted furstument executed by beneficiary, containing reference to made by writted of Clerk or Recorder of the county, when recorded in the office of the County shall be conclusive prool of proper appointent of the successor trustee. acknowledged is made a public record as provided by duly executed and obligated to notify any party hereto of pending sale under any other deed of shall be a party unless such action or proceeding is brought by trustee.

the delault, in which event all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by law. The trustee may sell said proposite and in one parcel or in separate parcels and shall sell the parcel or the second more parcel or in separate parcels and shall sell the parcel or the time of shall deliver to the purchaser its dead in form as required by law. The trustee the trustee, and the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its dead in form as required by law. The recitals in the deed of any covenant or warranty, express or im-of the truthulness thereol, Any purchase at the sale. 15. When truste states of lact shall be conclusive proof the grantor and beneficiary, may purchase at the sale. 15. When trustes of lact the subsequent of (1) the expenses of sale, in-attorney, (2) to the obligation secured by the trust deed, (3) to all persons deed as their interests may appear in the order of the trustee on the trustee surplus, if any, to the grantor or to his successor in interest entitle to the trust surplus.

the manner provided in ORS 86.740 to 86.793. 13. Should the beneliciary elect to foreclose by advertisement and sale then alter default at any time prior to live days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by trustee for the trustee's new the beneliciary or his success in interest, respec-biligation secured thereby (including costs and expenses actually incurred in evening the terms of the observation and the terms of the trust deed and the enforcing the terms of the obligation and trustee's and attorney's lees not could not then be due had no default occurred, and thereby cure the dualt, in which event all foreclosure proceedings shall be dismissed by 14. Otherwise the set of the set of the terms of the set of the trustee.

pursuant to such notice. 12. Upon delault 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 more and payable. In such an in equity as a mortade or direct may proceed to foreclose this trust deed advertisement and sale. In the latter event the beneficiary or the trustee shall to self the said described real property to satisfy the obligations secured thereby whereupon the trustee shall lix the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in thereof as then required by law and proceed to foreclose this trust deed in the maner provided in ORS 86.740 to 86.795.

dural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in signature, any essement or creating any restriction thereon; (c) join in or chards of the property, without warranty, and this deed or the lien or chards france in the property. The property is and the receitable of the property. The property is proof of the truthfulness thereoi. Trustee's less for any part of the property. The property is proof of the truthfulness thereoi. The property is any of the property is proof of the truthfulness thereoi. The property is any of the property of the truthfulness thereoi. The property is any of the property of the truthfulness thereoi. The property is any of the property of the truthfulness thereois of the property of the property of the truthfulness is the property of the property of the truthfulness is the property of the property of the truthfulness of the property of the property of the property of the truthfulness and the property of the property of the property of the truthfulness and the property of the property independences accured hereby, and in such order as before the property, and the application of a sch notice.
I.1. The entering upon and taking possession of said property, the property and the application or alevands for any taking of the property, and the application or compensation or alwards for any taking of the advection of the property or provide advection of the advection of the advection of the advection of the property of

note of even date herewith, payable to beneticiary or order and made by grantor, the tinal payment of principal and interest hereof, if

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 protits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWO THOUSAND FIVE HUNDRED AND NO/100-----

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

as Grantor, WILLIAM L. SISEMORE

303 Main St, Saithe 133

144507118, Oregon 97601

inKlamath.....County, Oregon, described as: Lot 44, Block 8, SPRAGUE RIVER VALLEY ACRES, in the COunty of Klamath, State of Oregon

THIS TRUST DEED, made this ______ day of _____September

LARRY E. REED an estate in fee simple

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

CERTIFIED MORTCAGE COMPANY, an Oregon Corporation, as Trustee, and

+TC-28049

TRUST DEED

STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 97204

Page 16486@

....., 19<u>84</u> , between

Vol. 184

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| | | and the second sec | an en | im that he is law |
| The grant seized in fe | tor covenants and agrees to and ee simple of said described real | d with the beneficiary and those property and has a valid, unend | claiming under 1 cumbered title the | uuu, uuat ne 15 1aw- ereto |
| | | | | |
| that he wil | ll warrant and forever defend t | he same against all persons who | omsoever. | |
| | | | had not and it . | 1st deed are: |
| (a)* primat | Korganization, or (even if grantor is | loan represented by the above describ household or agricultural purposes (se a natural person) are for business or | | |
| purpos This deed , personal rep | applies to, inures to the benefit of presentatives, successors and assigns. | and binds all parties hereto, their he The term beneficiary shall mean the eneficiary herein. In construing this de | holder and owner, i eed and whenever the the plural. | including pledgee, of the e context so requires, the |
| IN WIT | TNESS WHEREOF, said grante | or has hereunto set his hand the | day and year m | ur under er frättetette |
| MPORTANT NOT applicable; if | NICE: Delete, by lining out, whichever we warranty (a) is applicable and the bene defined in the Truth-in-Lending Act and | varranty (a) or (b) is oficiary is a croditor I LARRY EAR d Regulation Z, the | EED CONTRACT | |
| closures; for the nurchase of a | a dwelling, use Stevens-Ness Farm No. | FIRST lien to finance 1305 or equivalent; finance the purchase | | |
| this instrument | a dwelling, use Stevens-Ness Form No. t is NOT to be a first lien, or is not to to se Stevens-Ness Form No. 1306, or equiv- to required, disregard this notice. | valent. If compliance | | |
| th the Act is not | e above is a corporation, knowledgment opposite.) | | | |
| a the form of ack | REGON,) ss. | STATE OF OREGON, Cou | | |
| County of | KLAMATH .) r 2] | Personally appeared | | who, each being first |
| Personally | appeared the above named | | | |
| LARRY E | . REED | president and that the latt | | |
| ••••••••••••••••••••••••••••••••••••••• | ······ | a corporation, and that the | e seal affixed to the poration and that the | toregoing instrument is the instrument was signed and |
| nent to be | and acknowledged the toregoing in | stru- sealed in behalf of said con- | orunon une | ty of its board of directors; ent to be its voluntary act |
| OFFICIAL | Before me: Mut | | | (OFFICIA) |
| (OFFICIAL SEAL) | DONNA K. MATESON Notary NopAry GUBLE CRECON Nor Commission Expires: // 2/ | Notary Public for Oregon My commission expires: | | SEAL) |
| | | | | |
| | | REQUEST FOR FULL RECONVEYANCE o be used only when obligations have been paid | ſ. | |
| m • | | Trustee | | |
| The u trust deed h | undersigned is the legal owner and hold have been fully paid and satisfied. You | Ider of all indebtedness secured by the u hereby are directed, on payment to all evidences of indebtedness secured convey, without warranty, to the part conveyance and documents to | d by said trust used | e terms of said trust deed t |
| | | , 19 | | |
| DATED: | | | Beneficia | ſŷ |
| Do not | lose or destroy this Trust Deed OR THE NOTE | which it secures. Both must be delivered to the | trustee for cancellation be | fore reconveyance will be made. |
| <u></u> | RUST DEED | | STATE OF C | OREGON, Klamath |
| | (FORM No. 881) NS-NEBS LAW PUB. CO., PORTLAND. ORE. | ABUMA STATES AN INCOM | I carti | fy that the within inst |
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| | Beneficiary | | County affix | ceđ. |
| | AFTER RECORDING RETURN TO | | Evelyn B | iehn. County CI |
| 8 | MC 303 Main St, Suite 103 | | By Par | Amith De |
| к | Clamath Falls, Oregon 976 | 601 Fee: \$8.00 | | المراسم المراسم المراسم المراسم المراسم المراسم المراسم المراسم عن المراسم المراسم المراسم المراسم المراسم المراسم المراسم الم |