44345

TRUST DEED

Tol. MSY Page

21311

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1 1112	IRUSI	DEED), made	this	20th day	0.4	.1	Docambar		
FFVDV	f With	MED C	11 4 9750 %	+	***************************************	O,	*	December	 1954	, between
·· tratelation,	بتطف مالمكن	. بن المسلام	ولالمهلكسد	. شد	Millian					

as Grantor, WILLIAM L. SISEMORE as Trustee, and CERTIFIED MOROGAGE CO., an Oregon Corporation....

as Beneficiary,

Grantor irrevocably grunts, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as:

Lot 1, Block 2, STEWART, in the County of Klamath, State of Oregon.

together with all and singular the tenements, hereditaments and appurterances and all other rights thereunto belonging or in anywise new or Peteriter appearancing, and the tents, issues and profits thereof and all fatures now or beteater attached to or used in connection with a large second seco

THE SELECTION OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Sum of THOUSAND AND MO/100-----

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, pavable to heneliciary or order and made by granter, the final payment of principal and interest hereof, if

shell, continued, assisted or alternated by the granter without trest them, at the hemeticiary's option, all obligations secured by this institucion, shall become immediately due and gayable.

The protect the security of this trust dead, granter agrees to a protect the security of this trust dead, granter agrees to all property in some restrictions and treating that it is not a consist of this trust dead, granter agrees thereon in a committee premit any wave of tail grapers.

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Salada a santa a santas di perengangan di kecamatan di Kabupatèn di Kabupatèn di Kabupatèn di Kabupatèn di Kab

A. Consent to the making of any man or state of soil property: (b) poin in a senting any exempted any exempted any exempted and the soil of the property of the many substruction or other agreement attential this deal of the line or charge thereof of exempters without without all or any part of the property. The grantee in any rocopy some may be discipled as the property. The grantee in any rocopy some may be discipled as the property. The grantee in any rocopy some may be discipled as the property of letter than any rocopy some property of the rotals there not any matters of letter than the construction of the rotals there not any matters of letter than the property is suffered trustees less for any of the services continued in the property is suffered by a foreign that a court and without related to the along on a society for the included one either in presson by a security for the included one of the second of soil property or any part thereof, in its usn name sue or otherwise collect the renty, issues and proton including those past due and unjoint, and apply the sum, less costs and expenses of operation and collection including transmistle attorneys are upon any indebtedness secured hereby, and in such criter as beneficially in such and upon and taking possession of said property, the collection of such renty, issues and positive or the proceeds of time and other mystrace policies or commensation or an arise for any taking or damage of the property, and the application or release thereof as alter-said, shall not cure or many and control or such process.

11. Upon default by dranter in payment of any indebtedness secured.

waive any details (it instee of details hereunder or invalidate any act done pursuant to such notice.

11. Upon details by Arantor in payment of any indebtedness secured hereby of in his performance of any agreement hereunder, the beneficiary may declare all summaticual hereby unnediately due and payable. In such an event the beneficiary may forced to foreclose this trust deed in equity as a mortfale into section may proceed to foreclose this trust deed in equity as a mortfale in the latter where to be foreclose this trust deed by advertisement and sale. In the latter where to be receive in the trust establishment and sale. In the latter where to be reliable and his election to sell the said described real property to satisfy the objections secured hereby, whereupon the trustee shall list the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 55.749 to 56.795.

13. Should the beneficiary elect to icreclose by advertisement and sale then after default at any time prior to live days before the date set by the trustee for the trustee's sale, the krantor or other person so, privileged by ORS 55.760, may pay to the beneficiary or his successors in interest, respectively, the entire amount then desired to the terms of the trust deed and the obligation secured thereby (including our hand expenses actually incurred in enforcing the terms of the obligation and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by hear of the private of the p

the default, in which event all foreclosure proceedings snail be dismissed by the fruster.

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 postroned as provided by Jaw. The trustee may sell said property either nation parcel or in separate parcels and shall sell the parcel or parcels at a shall sell the parcel or parcels at the sale of the purcels of the purcel or cash, pasable at the time of sale. Trustee shall do to the purchaser its deed in form as required by law conveying the property point, but without any covenant or warranty, express or inspired. The recitals in the deed of any matters of fact shall be conclusive proof to the trusteals in the deed of any matters of fact shall be conclusive proof to the trusteal shall apply the proceeds of sale to payment of (1) the expenses of sale, install apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the truster and a reasonable charke by trustees attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded lines subrequent to the interest of the trustee in the trust deed as their surrests may aposet in the order of their provity and (4) the surplus.

surplus, if any, to the granter or to his successor in interest entitled 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 hereinfor. Open such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and dutes conferred upon any trustee herein named or appointment hereinder. Each such appointment and substitution shall be made by written instrument executive by beneficiary, containing retenence to this trust deed and its place of record, which, when recorded in the oline of the County Clerk or Records of the county or countries in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee, shall be conclusive proof of proper appointment of the successor trustee, and acknowledged is made a public record as provided by law. Trustee is not obligated to motify any party herers of pending sale under any other deed of trust or of any action or proceeding in which granter, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTC. The Trist Deed Act provides that the trusteri hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, thust company or sayings and read states, a title insuring element company authorized to insure title to read property of this state, its subsidiaries, affiliated, agens or branches, the United States or any agency thereof, or an excoviligent Licensed under CRS 436 505 to 676,565.

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 grantor is a natural person) are for humans or commercial purposes other than agricultural

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devise-s, administrators, executors, 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 constraing this deed and whenever the context so requires, the masculine gender includes the feminire 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 cut, 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 disclasures; for this purpose, if this instrument is to be a FIRST liem 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.

Henry L Milner Finda J. Milner

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

STATE OF OREGON.

County of Klamath

December 20

, 19 84 . Personally appeared the above named

Henry L. Milner and

Linda L. Milner

STATE OF OREGON, County of

Personally appeared

who, each being first

duly sworn, did say that the former is the

president and that the latter is the

secretary of

(085, 93,495)

a corporation, and that the seal affixed to the loregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act pelote me: Mercan Service me

ment to be their voluptary act and deed. Belove oc (OFFICIAL SEAL)

....., and acknowledged the foregoing instru-

Co M commission expires: 2/16/85

Notary Public for Oregon

My commission expires:

(OFFICIAL 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 recorvey, 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.

Beneficiary

STATE OF OREGON, County of Klamath

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.

TRUST DEED

(FORM No. 881) STEVENS NESS LAW PUB CO. POL

AFTER RECORDING RETURN TO

Klamath Falls, Ore. 97501

Certified Mortgage Co. 803 Main St., Suite 103

Grantor

SPACE RESERVED

FOR

RECORDER & USE

I certify that the within instru-

ment was received for record on the 24th day of December 19 84 at 11:05 o'clock AM, and recorded in book reel volume No. M84 on page 21344 or as document fee file instrument/microfilm No. 44345

Record of Mortgages of said County.

Witness my hand and seal of County affixed.

Evelyn Biehn, County Clerk

Fee: \$3.00 Index

By TAM. Low The

Deputy

\$1.00