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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.

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of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereo of pending sale under any other deed of 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.

Surplus, it any, to the grantor or to his successor in interest entitled to such interest in the surplus. If the surplus is the surplus in the surplus in the successor or success under. Upon such appointment, and without conveyance to the successor upon any trustee shall be vested with all title, powers and duties contered upon any trustee in named or appointed here nowers and duties contered and subsitution shall be made by written instrument executed by beneficiary, which, when records in the noxtfage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

together with trustee's and attorney's lees not exceeding the amounts provided by law: by law: l4. Otherwise, the sale shall be held on the date and at the time and blace designated in the notice of slow sale or the time to which said save ither one parcel or in separate parcels and shall sell the parcent or parcels and the held shall sell the parcent of the time of sale. Trustee shall deliver to the purchaser its cash, payable at the time of sale. Trustee the postporty so sold, but without of any covenant or warranty, sale. Trustee provided by the purchaser its cash, payable at the time of sale. Trustee the postporty so sold, but without any covenant or warranty, but including of the truthluiness thereol. Any purchase at the sale. Sale trustee, but including the gannor and beneliciary, may purchase at the sale. Shall apply the proceeds of sale to payment of (1) the trustee but including the compensation of the trustee and a reasonable charke by trusters attorney. (2) to the obligation secured by the trust of the trustees by trusters deed as their interests may appear in the order of the truster in the trust surplus. If any, to the grantor or to his successor in interest entitled to successor 16. Beneliciary may from time to time appoint a successor or succes-

strument, irrespective of the industry dates taylesses into the second property: (b) join in any casement of creating any restriction thereon: (c) join in any structure is creating any restriction thereon: (c) join in any functionation or other agreement allecting this deed or belies or charke franking any econwyance may be described as the "person or person person person or person or person person and collection including resonable atternet, including those past thereols, and prove person of said property. The person or compensation or awards for any taking or damate of the property, and the application or release thereof any taking or damate of the property, and the application or person or person or person and prove and payable. In such application or person or person and property to said property in person or person to a person or person and property to person and place of person and place of per

r hereatter appertaining, and the rents, issues and profits thereof and all lixibies now or hereatter attached to of used in connec-vith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

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-tion with said real estate.

ភូខ្លួ<mark>ន</mark>ភ្លោះ TRUST DEED ··· } e de las las por borr de las trass esperant

FORM No. 881—Oregon Trust Died Series—TRUST DEED. STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 9720 803 MAIN SUITE 103 81 403 TRUST DEED VOI M85 Page 11815 Kee: \$3.00 903 WYIN SOULE 103 DI GOA CESLIL THIS TRUST DEED, made this 23 day of July William Cotter & Marilyn Cotter , husband and Wife, ska William R. Cotter and MGrahy, L. Cotter william M. Ganong. Certified Mortgage Company , as Trustee, and as Beneficiary, Que te ca Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County. Oregon. described as in ar Maria ана (т. 1966) 1970 - Сана Сана (т. 1976) 1970 - Сана (т. 1976) Lot 3, Block 2, Pine Grove Ranchettes - 89

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The grantor covenants and agrees to an fully seized in fee simple of said described real	d with the beneficiary and property and has a valid,	those claiming unencumbered	under him, that he is law- title thereto
(Bernelling) of the board of a second structure of the second structure of	en arreste en service en arreste en arreste arreste en arreste en a Arreste en arreste en a		
and that he will warrant and forever defend the	he same against all person	s whomsoever.	
The grantor warrants that the proceeds of the l (a)* primarily for grantor's personal, family, he (b) for an organization, or (even it grantor is a purposes.	Ousebold or advicultural ouroos		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
This deed applies to, inures to the benefit of a tors, personal representatives, successors and assigns. I contract secured hereby, whether or not named as a ben masculine gender includes the feminine and the neuter	The term beneficiary shall mear neficiary herein. In construine th	the holder and o his deed and when	when including pladses of the
IN WITNESS WHEREOF, said grantor	has hereunto set his hand	the day and y	ear first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever war, not applicable; if warranty (a) is applicable and the benefi as such word is defined in the Truth-in-Lending Act and beneficiary MUST comply with the Act and Regulation by disclosures; for this purpose; if this instrument is to be a FIR the purchase of a dwelling, use Stevens-Ness form No. 13 If this instrument is NOT to be a first lien, or is not to fin of a dwelling use Stevens-Ness form No. 1306, or equival with the Act is not required, disregard this notice.	clary is a creditor Regulation Z, the making required IST lion to finance 05 or equivalent; ance the purchase	illiam Cott mily arily Cott	Catt
use the form of acknowledgment opposite.) STATE OF OREGON,			
County ofKlamath		County of) 55.
July 23, 19.85 Personally appeared the above named	Personally appear	əd	and
William Cotter and	duly sworn, did say that		who, each being first
Marilyn Cotter, Husband and Wife			
ment to be the received acknowledged the foregoing instru- voluntary act and feed. (OFEICOM DELETED DE	corporate seal of said con sealed in behalf of said of	poration and that corporation by au	the foregoing instrument is the the instrument was signed and hority of its board of directors; rument to be its voluntary act
Notar Public for Oregon	Notary Public for Oregon	1	(OFFICIAL SEAL)
	My commission expires:		
the second se	QUEST FOR FULL RECONVEYANCE and only when obligations have been pair	a. ¹	
<i>TO</i> :	, Trustee	(*)) (*	
The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You here said trust deed or pursuant to statute, to cancel all ev herewith together with said trust deed) and to reconvey, estate now held bytyou under the same. Mail reconveya DATED:	by are directed, on payment to idences of indebtedness secured without warranty, to the parti nce and documents to	vou of any sums of by said trust de es designated by	wing to you under the terms of ed (which are delivered to you the terms of said trust deed the
Do not lose or destroy this Trust Deed OR THE NOTE which it s	ecures. Both must be delivered to the tra	istee for cancellation b	efore reconveyance will be made.
TRUST DEED		STATE OF (DREGON,
(FORM No. 881)	ta Revenue e la porto		that the within instrument
BE COMPANY CONTRACTOR (COMPANY CONTRACTOR (COMPANY CONTRACTOR (COMPANY) CONTRACTOR (COMPANY) (CO	(1961) of a state of a	ofJu at2:51o	or record on the26th day Ly
Sergeose, www	FOR BECORDER'S MOD	page 118	15 or as fee/file/instru- Im/reception No.51461
The Construction of the Construction of Constr	RECORDER'S USE		ortgages of said County.
Correc Beneliciary	digen en e	Witnes County affix	s my hand and seal of ed.
	in an ann an Anna an Anna Anna Anna Anna		Biehn, County Clerk
CERTIFIED MORTGAGE CO. SA BEET MARKA BE		NAME D. Pas	I - TITLE
KLAMATH FALLS, OR 97601-0040	TRUST DEED THE	By 1 1977	Deputy

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Fee: \$9.00