| FORM No. 281-Oregan Deer Daved Series-TRUT DETD.   | -38343   | 6787223-N288   | LAW PUBLISHING C  |  |
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| CY75754 0018 TRU   | ST DEED  | Vo1.1486   | _Page_  | 1213   |
| THIS PRUST TOPED and at 23md   | day of   | JANUARY  |   | 86 , betu  |
| es Grantor. WILLIAM M. GANONG<br>CERTIFIED MORIGAGE COMPANY.   | an Oregon  | Corporation  | ·, 4  | us Trustee,  |
| as Beneficiary,  |  |  |   |  |
| WITN<br>Grantor irrevocably grants, bargains, sells and co<br>in <u>KLAMATH</u> County, Oregon, descri   | ESSETH:<br>onveys to trus<br>ibed as:  | tee in trust, with   | power of sal  | e, the prop  |
| Lot 3 and the E <sub>2</sub> of Lot 4 in Block 27<br>Klamath Falls, according to the offic<br>County Clerk of Klamath County, Orego  | 191 DIST P   | ista Addition<br>vereof on file  | to the Cit  | ty of<br>Efice of (  |
| together with all and singular the tenements becadisoness and  |  |  |   |  |
| together with all and singular the tenements, hereditaments and a<br>now or hereafter appertaining, and the rents, issues and profits the<br>FOR THE PURPOSE OF SECURING PERFORMANCE<br>sum of<br>FIVE THOUSANDNO/100<br>note of even date herewith, psyable to beneficiary or order and man<br>not scorer paid, to be due and psyable September 23  | of each agreen<br>- Dollars, with in<br>de by granter f  | ent of grantor herein<br>terest thereon accord<br>he final payment of  | n contained to or<br>n contained and<br>ling to the term<br>principal and i   | ased in com<br>payment of<br>s of a promiss<br>interest hereol   |
| For with said real setate<br>FOR THE PURPOSE OF SECURING PERFORMANCE<br>sum of<br>FIVE THOUSANDNO/100<br>note of even date herewith, payable to beneficiary or order and ma<br>not sooner paid, to be due and payable September 23<br>The date of maturity of the debt secured by this instrument<br>becomes due and payable in the event the within described prope<br>sold. conveved assigned or alienated by the grantor without first<br>then at the beneficiary s option, all obligations secured by this inst<br>berein, shall becomes interacted by the and payable in the<br>there is the beneficiary s option, all obligations secured by this inst<br>there is the beneficiary s option, all obligations secured by this inst<br>there is the beneficiary is option. | -Dollars, with in<br>do by grantor it<br>is the date, stat<br>rity, or any part<br>it having obtaine<br>itrument, irrespe  | ent of grantor herein<br>iterest thereon accord<br>he final payment of<br>9 89<br>ed above, on which t<br>thereol, or any inter<br>d the written consen<br>clive of the maturi   | r arrached to or<br>n contained and<br>ling to the term<br>principal and i<br>he linal installi<br>rest therein is a  | abod in cons<br>f payment of<br>is of a promiss<br>interest hereof<br>ment of said n<br>old, served to   |
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and expenses extually incurred in enforcing the obligation of the trust is derive with instress and altorney is less not exceeding the emounts pro-by less of Orhe, was the tails shall be held on the date and at the tem-plece designated in the noise of tails or the times to which shad sails in one parcel or in separate law the time to which said sails and he postprined as provided like the time to which said sails in one parcel or in separate law the time to which said property is shall deliver in the purchaser as dead hard sail the teme of sail of the property is sold but without any coverning required by law cover plied. The rectais in the deed of any matters of a warranty, express on of the intrihuines thereof. Any person recluding the trustee but like heads are beneficiary may purchase at the tails. If When trustees sails parmament to the sails of the science of any property in soils but without any coverning required by law cover the property is soild but without any coverning required by law cover the granter and beneficiary may purchase at the tails. If When trustes sails parmament to the balls in the state thereoil Any person recluding the reported herein it shall apply the proceeds of tab to parmease at the tails obded as covenemation of the trust of the resolution of all ph deed as them subsequent to the market of the provided herein the are phs if any to the granter or to an successor in interest entitled to any to save trustee named herein or to an successor trustee septont and to sense trustee named herein or to any successor trustee septont and to any trustee herein and o appointed merities appoint a successor or to any to mark happointment and athere the dead of property in the substitution shall be made by existen market and the sources that when recorded in the more tabel to count or based for propert which the property is suited. If Trustee accepti the trust when the dead, duty encounter oblighted in noity any party hereit and when the dead. Buy property about the inthe source and any accesse

The "his task back back back back the muster of a simple and loan essences to an entronced to be property of this state at autobidiaries officially a er on other of Oregon fred Stores news, who is an active member of the Oregon or the United States, a title insurance compan or any agency thereof or an escrate agency term e hersunder birsmess un sents or bro State Bar a bank, bank, trust com insure title to 696.505 to 696. U.

The granthe covenants and agrees to and with the beneficiary and those claiming under him, that he is testfully seized in lee simple of said described real property and has a valid, unencumbered title thereto 1214 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)<sup>3</sup> primerily for grantor's personal, tarrily, household or agricultural purposes (see Important Notice below), (b) ter-an-arganisation, or 6 even-il grantos is a assural general) are for business or commercial purposer other they a purposes. This deed applies to, insures to the benefit of and binds all parties hereto, their hours, legatees, devisees, administrators, esecu-b, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledges, of the fract secured hereby, whethat or not named as a benaficiary herein in construing this deed and whenever the context so requires, the kuline gender includes the faminine and the neuter, and the singular number includes the plural. tors IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. • UNPORTANT MOTICE: Delete, by linking 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 Trath-Lending Act and Regulation Z, the beneficiary MUST camply with the Act and Regulation by rasking required factorswest; for this perpose, if this instrument is to be a RET fion to function the perchase of a dwelling, was Sevens-Hest Form No. 1203 or equivalent of the bistermann is NOT to be a first list, or is not to finance the perchase of a dwelling was Sevens-Hest Form No. 1204, or equivalent. If complicate with the Act is not required, disregard this notice. . IMPORTANT NOTICE Dele KERMIT J. HALAAS JI Hala as WITHA V. HALAAS (if the signer of the above is a corporation one the form of acknowledgement opposite.) STATE OF OREGON, County of KLAMATH STATE OF OREGON, County of JANUARY 23 . 19 86 KERMIT J. HALAAS AND ) .... , 19 Personally appeared WILMA V. HALAAS duly sworn, did say that the former is the who, each beind tire president and that the latter is the secretary of a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act Rations me knowledged the foregoing instruent to THEIR voluntary and and deed. Betore the Serifican Same (OFFIC. u ANNE LOUISE SPRUUL SEAL) NOTARY BULLE CRECCN My Dynamicalization B-31-89 Notary Public for Oregon My commission expires (OFFICIAL SEAL) REQUEST FOR FULL RECONVEYANCE To be most only when obligations be TO: -----The undersigned is the legal certer and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said . Trustee I me unowreigned is the legislowiter and invested in indecreations secured by the foregoing true doed for white secured by and frust deed have been fully paid and estistied. You haveby are directed, on payment to you of any sums owing to you under the terms of irust deed have been tully paud and estimied. You nereby 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 indebtedrass secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the setate now held by you under the same. Mail reconveyance and documents to DATED , 19 Beneticiary or destroy this Treat David OR THE MOTE which p to will be a TRUST DEED -----PORT No. 003) STATE OF OREGON, County of Klamath KERMIT J. HALAAS 63. I certify that the within instrument WILMA V. HALAAS was received for record on the 24th day of .... January at \_2:55\_ o'clock P.M., and recorded Grantor SPACE RESERVED POR page 1213 or as fee/file/instru-CERTIFIED MORIGAGE COMPANY RECORDER'S USE ment/microfilm/reception No. 57546, Record of Mortgages of said County. Bemliciary AFTER RECORDING RETURN TO Witness my hand and soal of CERTIFIED MORTGAGE CO. County efficied. 803 MAIN SUITE 103 Evelyn Blehn, County Clerk KLAMATHA FALUS. DR 97601-6048 By THIS ANUT Deputy Fee: \$9.00

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