OCKEVINE LEADER OF BELLEY OF BELLEY OVER MSL Page ···67213 18962@ TRUST DEED OFF 

WILLIAM C. MANLEY AND JOYCE R. MANLEY as Grantor, WILLIAM M. GANONG

TRUST DIED,

FORM No. BBI--Oregiste Trust David Berles-

CERTIFIED MORTGAGE COMPANY, AN OREGON CORPORATION as Beneficiary,

## WITNESSETH:

MIG-17175

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

Lot 2 in Block 33 of KLAMATH FALLS FOREST ESTATES, Highway 66 Unit, Plat No. 2, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of THREE THOUSAND FIVE HUNDRED--No/100-Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, if

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Herel, timber er grozing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any subordination or other agreement affecting this deed or the lien or charge grantee in any reconveyance full or any part of the property. The subordination or other agreement affecting this deed or the lien or charge grantee in any reconveyance thereing all or any part of the property. The legalty entitled thereto, and therein all or any matters or lacts shall bervices mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by genitor hereunder, beneficiary may at any there without notice, either in genon, by a receiver to be any of the twitten beneficiary may at any time without notice, either in all so with a sent the possession of said property for the indebiedness hereby without regard to the adequacy of any security for the indebiedness hereby a without regard to the adequacy of any security for the same, and profits, including those past due and unpaid, and apply the same, neys less und any parts of the prosession of a said property, the fourther of a subordination or awards for any taking or damage of the same.
11. The entering upon and taking possession of said property, the investmente policate compensation or awards for any indebiedness secured hareby, and in such order as been property, and the application or release thereod as aloresaid, shall not cure or mursuent to such notisence of any agreement of any investment of any attended of the entering inport of the same investment of any advection with the same of any default by grantor in payment of any pay at the deed any attended of the same entry investigately due and application or release thereods at any any core of the same any advection with the same of any advection with the entering in this election may indebiedness secured hereby investigately due and pay at a same any default by formation or awards for any indebiedness secured hereby investigately due and pay at a same any de

the manner provided in ORS 66.735 to 66.795. 13. Alter the trustee has commenced foreclosure by advertisement and alc, and at any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantex or any other person so privileged by ORS 86.735, may cure sums secured by the trust deed, the default contine than such portion as would being cured may be cured by the trust deed, the default may be cured by paying the notifier any time the time of the cure than such portion as would being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, the performance required under the obligation or trust deed. In any case, the obligation of the default costs and expenses actually incurred in enforcing the obligation of the trust deed by law. 14. Otherwise the tender the two sales that the same trust provided by law.

together with trustee a and autorney a tees not exceeding the and out the fine and by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the motice of sale or the time to which said sale may be postported as provided by law. The trustee time to which said sale may in one parcel or in separate parcels and shall be parcel or parcels at shall delive to the purchaser its deed in formal of the time of sale. Trustee the property woold, but without any covenant or warranty, express or in-plied. The recitals in the deed of any matternal or warranty, express or in-of the trusthulness thereot. Any person, eccluding the trustee, but including the generate and beneficiary, may purchase at the sale.

the grentor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, truster shall apply the proceeds of ealer to payment of (1) the expenses of sale, in eliving the proceeds of the trustee and a reasonable charge by trust in attorney, (2) rupersation of the trustee and a reasonable charge by trust storney, (2) rupersation of the interest of the trust event, (3) to all persons deed as their interests now appear in the order of their priority and (4) the surplus. If any, to the granting of the interest in interest entitled to such such and the such appear in the successor in interest entitled to such such and the such appear in the successor in interest entitled to such such appears in the successor in interest entitled to such such appears in the successor in interest entitled to such such appears in the successor in interest entitled to such and the successor in the successor in interest entitled to such appears in the successor in interest entitled to such appears in the successor in interest entitled to such appears in the successor in the succes

surplise, if ory, is the grannin of to the successor in interest entities to successor surplise. 16. Banchidaery may from time to these successor functions appointed here-unders. Upon such appointents, and without conveyance to the successor trustee shall be vested with all title, powers and duties confirmed and substitutions herein nonned or appointed hereunder. Each such pomeline which, when provide in the more tage records of the country or counties in which, the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

Dr time 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 heretc 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.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attarney, 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 lows 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 exclow agent licensed under ORS 676.505 to 696.585.

The grantor coveriants 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 torever defend the same against all persons whomsoever. The grantor wattants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, lamily, household or agricultural purposes (see Important Notice below), (b) BY STATEMENT WATCHER WARRANTY R RECEIPTING WARRANTY RECEIPTING RECEIPTING CONTRACTOR RECEIPTING WARRANTY RECEIPTING CONTRACTOR RECEIPTING CO Pitpodest This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisces, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including interfaces, execu-contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and owner, including pledgee, of the masculine gender includes the feminine and the neuter, and the singular number including the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is as creditor as such and is defined in the Truth-rading Art and Regulation Z, the disclosures; for this purpose, if this instrument is to be a first line to finance of a dwelling, use Stevens-Ness Form No. 1305 of equivalent; of a dwelling use Stevens-Ness Form No. 1305 of equivalent; of a dwelling use Stevens-Ness Form No. 1305 of equivalent; with the Act is not required; disregard this notice. WILLETAN C. 10 MANLEY برو MANLEN STATE OF WRANKCALIFORNIA STATE OF OREGON, County of. - October -1319 86 -Personally appeared the above named WILLIAM C. MANLEY AND Personally sppeared JOYCE R. MANLEY duly sworn, did say that the former is the who, each being lirst president and that the latter is the 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 behalt of said corporation by authority of its board of directors; and dead. Refore me. ment to be THEIR dged the foregoing instru-Foluntary Pot Belorg and deed. (OFFICINE Kol 2000 minuter prices A MANDALINA AND AND ALIFORNIA OFFICIAL SEAL PEN Motary Public for Oregon 1361 PRINCIPAL OFFICE IN STANISLAUS COUNTY Series Series My commission expires: COMM. EXP. DEPT. 5. 1987 REQUEST FOR FULL RECONVEYANCE To be used only when abligations have been paid. (OFFICIAL SEAL) The undersigned is the legal owner and holder of all indebtedness accured by the foregoing trust dead. All sums secured by said 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 dead or nurveant in statute, to cancel all evidences of indebtedoess secured by said trust dead (which are delivered to you 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 have been with weld trust double and an end over without wave and to all and the secure day to the terms of and the terms of and the terms of the secure with weld to the terms of and the terms of terms of the terms of ter said trust deed of 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 reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail recom-yance and documents to DATED: not lose ur destroy this Trust Dood OR THE HOTE which it secures. Both 1 Beneficiary red to the trustne for concellation before reconveyonce will be made. TRUST DEED (PORM Ne. 861) CELECOL PORTLAND, ORE mit of the STATE OF OREGON, County of Klanath 1703-93 WILLIAM C. & JOYCE R. MANIEY I certify that the within instrument 18. K. .... of October 19.86 at 2:47 o'clock P. M., and recorded Ste maine CERTIFIED MORTGAGE COMPANY AN OREGON CORPORATION SPACE RESERVED in book/reel/volume No. 136 on page 18962 or as fee/file/instru-FOR RECORDER'S USE ment/microfilm/reception No. 67213 Beneficiary AFTER RECORDING RETURN TO Record of Mortgages of said County. 103.852 Witness my hand and seal of GERTIFIED MORTGAGE CO. County affixed. 803 MAIN . SOLTE 103 KLAMATH FALLS. OR STRO1-BOAR NAME / Sichn, County Clerk By Am 11 Fee \$9.00 Deputy <sup>197</sup>13732