NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attor or savings and loan association outhorized to do business under the lows of Oregon property of this state, its subsidiaries, affiliates, agents or branches, the United States

form in executing such altering said property, if requirations, covenants, condi-proper public office or office may require and to pay the Uniform Commer-proper public office or office may require and to pay the Uniform Commer-proper public office or office may will at the cost of all film searches made beneficing." To provide and continuously maintain insurance on the buildings and such other base that at the beneficingry may fam the film searches in and on or hereafter exected on the said premises and insert of searching all companies acceptable to the the beneficingry may fam the film the trade of the proper public of the base that at the cost of the base of the in the search and the beneficingry may fam the film the trade of the proper public of the base of the the beneficingry as youch insurance that if the of insurance shall be defined by the office of the said to the beneficingry and procure any such insurance in the latter; all define and insurance the same at drama placed on said buildings collected under any fincture the same at drama placed on said buildings collected under any fincture the same at drama placed on said buildings collected under any fincture the same at drama placed on said buildings and proper any indebited or not remore. Such applies to insurance the base is a such notice. Such notice and properties that may be septement the base of the second may be released that may be indeed or assessed upon or charge become paid duce any part of the same and or maines and to pay and thereof, may be released that may be families and to pay all against said properties that fam as base paying of a such same trade the comparent of the definition of the same same in a condi-ated and properties of the definition of the same same in and to pay and theread, while the definition of the condition of second the second and approperties of the same same of a second to second to be approperties of the same same and promptly definition of the base constitute and properties that the same approprint of

To protect the security of this trust deed, grantor agrees: 1. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement fluereon: To complete or restore promptly and in good and workmanlike of the constructed demolish any be constructed, damaged or 3. To complete or restore promptly and in good and workmanlike destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tion and restrictions attecting said property; if the beneficiary so requests, to cial Code as the beneficiary may require and to pay for tilling same the by filling officers or searching agencies as may be deemed desirable by the 4. To provide and continuously maintain inturance on the building

attorney, who is an active member of the Oregon State Bor, a bank, trust comp egon or the Unitsd States, a title insurance company authorized to insure title to tates or any agency thereof, or an escrow agent licensed under OKS 696-505 to 696.

of the successor trustee. 17. Trustee accepts this trust when this dead, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trust 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 surplus. 15. Beneficiary may from time to time appoint a successor or success more to any trustee named berein or to one successor trustee appointed here-trustee, the latter shall be vested with all title, powers and dutter conferred and substitution shall be unde by written instrument executed by beneficiary which the property littated, shall be corelusive proof of the sources or of the successor trustee. It is a substitution of the successor which the property littated, shall be corelusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and

together with trustees and atterney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designsted in the matice of sale or the time to which said in one parcel or in separate parcels and shall self the parcel or parcels at shall deliver to highest bidder for cash, payable at the time of a parcels at shall deliver to highest bidder for cash, payable at the time of sale. Trustee place, the provided by law, the trustees of lace shall be conclusive yielder shall deliver to highest bidder for cash, payable at the time of sale. Trustee plied. The recipies of but without any covenant or warrant? express or im-of the truthilaness thereof. Any protoase at the sale. Shall apply the proceeds of sale to payment to the sale. Shall apply the proceeds of sale to payment to the sale. Shall apply the proceeds of sale to payment of the trustee, but including atterner, (2) to the obligation secured by the trust end sale is all end any discuss the to be trusteed to the trustee in all persons atterner, (2) to the obligation secured by the trust deed is all end any device to the trust end of the trustee in the trust deed is all persons atterner, (2) to the obligation secured by the trust deed is all persons and provided the obligation are to the interest of the trustee in all persons and provided to the trustees of a reasonable charge by trustees baying recorded in obligation secured by the trust deed is all persons and provided in the order of the trustee in all persons and provide in the deator or to be approved in a successor in interest any provide the obligation to the interest of the trustee in the trust baying trees and in the order of the prime in the order of the prime in the trust and by the secure prime in the order of the prime in the trust and by the secure prime in the order of the prime in the trust and by the secure prime in the order of the prime in the secure in the trust and by the trust is and it is the trust

the manner provided in ORS 68, 335 to 86,795. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the the default or c'halts. If the default consists of a lafure to pay, when due, the default or c'halts. If the default consists of a lafure to pay, when due, entire amount due at the time of the cure other than such period avoid being cured by the trust deed, the default on the default that is capable of being cured and no default occurred. Any other default that is capable of obligation trust deed, in any case, in addition to curing the default or to prime actually incurred in enforcing the obligation to the trust deed by law. 14. Otherwise, the sale shall be hold on the default or the sale shall be hold on the default or the sale. 15. Otherwise, the sale shall be hold on the default or the sale shall be hold on the default.

Hural, timber or grezing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any fracting any restriction thereon; (c) join in any fracting any restriction thereon; (c) join in any part of the property. The property is the event of the trained there in any part of the property. The described as the "person or persons of the training any restriction of any matters or lacts shall be event by the event of any matters or lacts shall be event by the event of any matters or lacts shall be event by the event of the training the person or persons of the training the event of the property. The described as the property of the training states of the property of the training states of the property of the training the person of the property of the training the person of the property of the training the person of t

note of even date herewith, payable to beneficiary or order and made by grantor, the tinal payment of principal and interest hereol, 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 profits thereof and all lixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grentor herein contained and payment of the sum of _____ONE_THOUSAND_SIX_HUNDRED_____

Lot 3 and the E¹/₂ of Lot 4 in Block 27 of Buena Vista Addition to the City of Klamath Falls, according to the

official plat thereof on file in the office of the

80

County Clerk of Klamath County, Oregon. H

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

FORM No. 881-Oregon Trust Doed Series-TRUST DEED.

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CERTIFIED MORTGAGE COMPANY, AN OREGON CORPORATION

TRUST DEED

.., as Trustee, and

KERMIT J. HALAAS & WILMA V. HALAAS as Grantor,WILLIAM M.GANONG

SECOND

KCTC 38363

SS LAW PUB. CO

Vol_M&_Page_

PORTLAND, OR ATT

22483

22484

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 or household purposes (see Important Notice below). (b) in an organization, set for the second purpose (see Important Notice below).

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, 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 construing this devi and whenever the context so requires, the masculine gender includes the leminine 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: Delcte, by lining 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 Truth-In-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

KERMIT J. HALAAS WILMA V. HALAAS 1 Halass

(if the signer of the above is a corporation, use the form of acknowledgement opposite.)

STATE OF OREGON,	STATE OF OREGON,
County of) ss.
	This instrument was acknowledged before me on
This instrument was acknowledged before me on DECEMBER 5 19 86 by	19
	as
KERMET J. & WILMA V. HALMAS	
- Annu Annu Annu Annu Annu Annu Annu Ann	of
Alle Lalles Constill	······································
ANNAE LOUISE SPROUL	Note an Dublic Los Ocodor
NOTARY PUBLIC Notici Eublis for pregon	Notary Public for Oregon (SEAL)
(SEAL) My Context in the sector of the secto	My commission expires:
FALLY AND PLATESTIC CONTRACTOR OF THE ADDRESS OF THE ADDRESS OF THE ADDRESS AND ADDRESS ADDRESS ADDRESS ADDRESS	
in the second	
	IT FOR FULL RECONVEYANCE
To be used on	ly when obligations have been paid.
<i>TO</i> :	Trustee
trust deed have been fully paid and satisfied. You hereby a	indebtedness secured by the foregoing trust deed. All sums secured by seld are directed, on payment to you of any sums owing to you under the terms of nees of indebtedness secured by said trust deed (which are delivered to you the secured by said trust deed in the terms of said trust deed the
herewith together with said trust deed) and to reconvey, wit	hout warranty, to the parties designated by the terms of suit these
estate now held by you under the same. Mail reconveyance	and documents to

Beneficiary

Do not less or destroy this Trust Doad OR THE NOTE which it secures. Both must be delivered to the trustes for cancellation before reconveyance will be made.

TRUST DEED (FORMA No.: UBI) STEVENS-NEES LAW PUS. CO., PORTLAND. ORE.		STATE OF OREGON, County ofKlamath
KERMIT J. HALAAS WILMA V. HALAAS	SPACE RESERVED FOR Recorder's USE	of
Grantor CERTIFIED MORTGAGE COMPANY AN OREGON CORPORATION Beneticiary		
AFTER RECORDING RETURN TO CERTIFIED MORTO 7 10.		County affixed. Evelyn.Blehn., County Clerk.
803 MAIN SHARE STEDI-6048	Fee: \$9.00	By my Amilto Deputy