NAME. ADDRESS, ZIE

OKBB

Deputy

Explored the service me

NOW THEREFORE, in consideration of the said sum so paid by the second party in cash, the receipt whereof is acknowledged, and by the authority vested in said trustee by the laws of the State of Oregon and by said trust deed, the trustee does hereby convey unto the second party all interest which the grantor had or had the power to convey

at the time of grantor's execution of said trust deed, together with any interest the said grantor or his successors in interest acquired after the execution of said trust deed in and to the following described real property, to-wit: Lots 5 and 6. Block 5, CHILOQUIN DRIVE ADDITION TO THE CITY OF CHILOQUIN, in the County of Klamath, State of Oregon

Investors Merteage Ca.

*now known as CERTIFIED MORTGAGE CO., an Oregon corporation

**Beneficial interest assigned to Investors Mortgage Company by document recorded June 10, 1987, Book M-87, Page 10032, Klamath County, Oregon records

large of the state of Oregon and pursuant to the powers conferred upon him by said from the object of an one parcel at public auction to the said second party for the sum of \$ \$6,520,76.

Lest hidder at such sale and said sum with the highest and best sum bid left said property. The true has made in the highest and best sum bid left said property. The true has made in the highest and best sum bid left said property. The true has made in the party of \$ 16,920,76. hour set in the ampided Notice of Sue 14 and at the place so fixed foreight, is whilesoft, in pill resisting with the was the day and hous to which said sale was positioned as permitted by ORS 36 735 2) let a list in the line and while ϕ alock, $\phi^{*}M^{*}$, of said dsy, in accord with the standard of transfer satisfied by Orea 137 (10) (which

9:03 octors A 20 miles of sele, the indersigned trustee on Scottenber 24 than the persons numed in said altidatits and proofs an hardrif or damnes a haring or trianet in raid described is ttustee's deed as failty as it set out nevern verbainn. The undersioned trushes too Meeotical matrix of a set of other tale of solvin the cinciples coasts of said county, said attalients and proofs. Natural as the solving and octonic and charten to sail and the trusts of sails being now released to said theory coasts to an expension of sails being now released to said theory coasts to said the said to said theory. publications an winging the a sale and shown he are steader affiductive in medical actions about the conference in the learning and the learning an last publication of sold notice occurred more than takent have prior to derived such sale. The sculing selecte First encolation in each county in which the said real property is stocked, once it great for four successive days after the release from the star Further, the trustee published a consol soil ratice of ohem, assessment address pravided by each person who was present at the time and place set for the sale pelach was used surface in by registered of vertified mad to the Jast-Janown address of those persons listed in ONS % 747 in 4-35 150. and released from the stay, copies of an Amerided Notice of Sale in the form require; by O.85 (6) pure mailed

120 days before the date the property was sold, pursuant to ORS of 150(1). It the total contract professings and stayed scrived in the dust deed in the manner in which a summone is sarred presuencie ORGP 70 (2) and 7D1.73 at least disability, insanity, or desits of any such person; the Notice of Sule was served apon or apparent of the thunger TO HAVE AND TO HOLD the same unto the second party, his heirs, successors in interest and assigns for the same unit the second party, his heirs, successors in interest and assigns for the last known and the second assigns for the last known and the second party in the last known and the second assigns for the last known and the second party in th

ever.

In construing this instrument and whenever the context so requires, the masculine gender includes the feminine.

In construing this instrument and whenever the context so requires, the masculine gender includes the feminine. and the neuter and the singular includes the plural; the word "grantor" includes any successor in interest to the and the singular includes the plural; the word "grantor" includes any successor in interest to the grantor as well as each and all other persons owing an obligation, the performance of which is secured by said trust grantor as well as each and all other persons owing an obligation, the performance of which is secured by said trust grantor as well as each and all other persons owing an obligation, the performance of which is secured by said trust grantor as well as each and all other persons owing an obligation, the performance of which is secured by said trust grantor as well as each and all other persons owing an obligation, the performance of which is secured by said trust grantor as well as each and all other persons owing an obligation, the performance of which is secured by said trust grantor as well as each and all other persons owing an obligation, the performance of which is secured by said trust grantor as well as each and all other persons owing an obligation, the performance of which is secured by said trust grantor as well as each and all other persons owing an obligation, the performance of which is secured by said trust grantor as well as each and all other persons owing an obligation, the performance of which is secured by said trust grantor.

IN WITNESS WHEREOF, the undersigned trustee has hereunto set his hand; if the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal to be affixed hereunto by its officers. duly authorized thereunto by order of its Board of Directors (blobs) () and the results are the second of the se

COLDON COLDON

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE SANTIAM ESCROW, INC.

SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR THIS INSTRUMENTATHE PERSON ACQUIRING ELECTRILE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR TITLE: President

COUNTY PLANNING DEPARTMENT TO VERIFY MEPROVED USES.

Marion)ss.

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MOUSERS STATE OF OREGON. ss. County of Klamath

Filed for record at request of: Course v

30th day of Nov. A.D., 19 88 3:56 o'clock P.M. and duly recorded M88 of Deeds Page 20236 ... County Clerk Evelyn Biehn By Bauline Mullendore Beputy.

oregon berkhal My commission expires: 6-18-90

The loregoing instrument was acknowledged before me this JUDITH TEMPLIN

Fee, \$13.00