Loan #01-41339 M/T 4096 Vol. 71 Page 18918 36813 TRUST DEED THIS TRUST DEED, made this 28 th day of September KENNETH RAY HENSON AND YVONNE JOANNA HENSON, Husband and Wife , as grantor, William L. Sisemore , as grantor, William Concord, Jr., as fusited, and comporation organized and existing ÷ KLAMATH. FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Xf Klamath Falls, Oregon, a corporation organized and existing under the laws of the United States, as beneficiary; WITNESSETH: The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as: A parcel of land situated in the NE¹/₄ SW¹/₄ of Section 36, Township 38 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows: Beginning at a point located North 00° 16' West a distance of 17.79 feet Beginning at a point located North 00° 16' West a distance of 17.79 feet from the Northeast corner of "FIRST ADDITION TO MOYINA"; thence North 00° 16' West a distance of 65.53 feet to the true point of beginning of this description; thence North 00° 16' West a distance of 90.0 feet; thence North 89° 44' East a distance of 120.00 feet; thence South 0° 16' East a distance of 90.0 feet; thence South 89° 44' West a distance of 120.0 feet to the true point of beginning. 1.0 P.E which said described real property is not currently used for agricultural, timber or grazing purposes, Estogether with all and singular the appurtenances, tenements, hareditaments, rents, issues, profits, water rights, easements or privileges now This trust deed shall further secure the payment of such additional money, y, as may be loaned hereafter by the beneficiary to the grantor or others ig an interest in the above described property, as may be evidenced by a or notes. If the indebtedness secured by this trust deed is evidenced by than one note, the beneficiary may credit payments received by it upon of said notes or part of any payment on one note and part on another, he beneficiary may elect. acculsition of the property by the beneficiary after default, any balance remaining in the reserve account shall be credited to the indebtudness. If any authorized reserve account for taxes, assessments, break and the statement of the payment of memory and other charges is not sufficient at any deficit to the beneficiary upon themand, and if not paid within the days after such demand, the about of such deficit to the principal of the about of the principal of the about of the about of the about of the principal of the about of the a As the beneficiary may erec. The grantor hereby covenants to and with the trustee and the beneficiary herein that the said premises and property conveyed by this trust deed are freemand clear of all encumbrances and that the grantor will and his heirs, are and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever. Should the grantor fail to keep any of the foregoing covenants, then the efficiary may at its option carry out the same, and all its expenditures there-shall draw interest at the rate specified in the note, shall be repayable by grantor on demand and shall be secured by the lien of this trut deed. In connection, the beneficiary shall have the right in its discretion to said environments made on shid premises and also to make such repairs to said error as in its sole discretion it may deem necessary or advisable. Accultors and administrators shall warrank and defend his said thills the barred sgalast the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all faxes, assessments and other charges levied against add property; to keep and faxes, assessments and other charges levied against edence over this trust deed; to complete for form all centurbrances having pre-or hereafter constructed on said premises withings in course of construction promptly and in good workmanilke manner any building or impand restore said property which may be damaged or destroyed and pay, when due, oil other inductions to the said premises within and the said property at all beneficiary within trust or allow beneficiary to inspect said property at all beneficiary within the said property in soon the date on the said fact, not to remove or destroyed and improvements now or hereafter constructed on said property in soon lidings and improvements now or hereafter erected upon said property in soon lidings and the construct on such other harards as the beneficiary may from the date in owns to fast premises; to keep all buildings, prond to commit or suffer now mate of said promises; to keep all buildings, prond the to the beneficiary on the said to due to date and a policy of insurance in correct form and with apprent to do the principal policy of insurance in correct form and with apprent and to dust claim in a the beneficiary at the date and with apprent and to dust claim in the beneficiary at the and the approved loss payble clauming hole of the beneficiary of the said to the beneficiary discretion obtain insurance for the benefit of the beneficiary at lieas in the approved insurance is not so tendered, the beneficiary of the mean and ties and the dust of the tendered in the stander dust the approved loss payble clauming and the stander dust the insurance. If discretion obtain insurance for the benefit of the beneficiary at lieas dial policy of insurance is not so tend B" property as in its sole discretion it may deem necessary or advisable. The granitor further agrees to comply with all inwa, ordinances, regulatio ovenants, conditions and restrictions affecting said property: to pay all cos the other costs and expenses of the truster incurred in connecting well it endorcing this obligation, and trustee's and attorney's frees netunity mith it endorcing this obligation, and trustee's and attorney's frees netunity in the the other and defined any action or proceeding purporting to affect the user of the beneficiary or trustee of the data torney's frees and attorney's frees erasonable sum to indicate by the court, in any such action or proceeding which the beneficiary or trustee they applied by the source of the and in a such by be decd. The beneficiary will furnish to the grantor on written request therefor an annual statement of account but shall not be obligated or required to furnish any further statements of account. It is mutually agreed that: It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, appear in or defined sny ac-ther in the start of the start of the start of the start of the start have the start of the start of the start of the start of the start have the start of the nave the start of the nave the start of the nave the start of the or incurred by the start of t That for the purpose of providing regularing the full term of the polley thus sectained. That for the purpose of providing regularity for the prompt payment of all taxes, sessments, and governmental charges leveld or assessed against the above described pro-try and insurance premium while the indehtedness carried hereby is in excess of 80% the lesser of the original purchase price pold by actuared hereby is in excess of 80% as made, grantor will pay to the beneficiary in addition operia at the time the lana math, grantor will pay to the beneficiary in addition of the monthly payments of the date installments on principal and interest are payable an amount security of the pay of the principal and incept in a sessments, and other charges due and payable with respect to end or $A^{(1)}$ the acts assessments, and other charges due and payable with respect to end or $A^{(1)}$ the taxes, assessments, and other charges due and payable with respect to end or $A^{(1)}$ the set of asid property within each succeeding three years while this Trust Deed is in best as set months and a set of 1/36 of the insurance mentium payable with best as a mane and and an energical by the beneficiary hencificary shall pay to the grantor banks and menuts at a rate not less than the highest rate authorized to be paid banks and menuts at a rate not less than the bighest rate number of the set of the form that the set of the set of the form that the form that the set of the form that the set of the form that the set of the set of the set of the form that the set of the set of the form that the set of the De necessary in obtaining such comparation, plought, constant and the beneficiary, payment of its fees and presentation of this deed and the note for endosciment (in case of full reconveyance, for cancella, without affecting the consent to the making of any map or plat of said property; (b) trustee may (a) consent to the making of any map or plat of said property; (b) trustee may (a) or other and the colling and restriction thereon, (c) join in any any reconveyance, and the colling and restriction thereon, (c) ion in any any reconveyance, and the property is the said property, and the colling and restriction thereon, (c) ion in any any reconveyance, and the colling and restriction thereon, (c) ion in any any reconveyance, any to describe and the property. The grantee in any reconvey the recitas therein of any mathematic of a pay reconvey the shall be \$3.00. While the grantor is to pay any and all taxes, assessments and other charges lexied or assessed against said property, or any part thereof, before the same begin to bear interest, and also to pay premiums on all insurance policients said property, such pay-ments are to be made through the beneficiary, as aforesaid. This said property articlorizes the beneficiary to pay any and all taxes, assessments and other frantor hereby articolizes against said projectry in the amounts as shown by the statements thereof the or imposed in the amounts shown on the statements submitted by the insurance carters or perform resentatives and to withdraw the sums which may be required from the reserve account, if any, established for that paysons. The grantor agares in no serve to hold the hereficiary resentatives and to withdraw the sums which may be required from the reserve account, if any, established for that paysons. The grantor agrees in no serve to hold the hereficiary restored in any instrance policy, and the beneficiary hereity is authorized, in the amount of, the indeducibles for payment and satisfaction in full or upon sale or other Solution of the second i ka THE SALE 2. C. C. 1

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 6. The entering upon and taking possession of said property, the collection of acir rents, issues and profile or the proceeds of fire and other insurance point is application or release thereof, as aloreadd, shall not cure or waive any default or notice. 6. The grantor shall notify heneficiary in writing of any state of any action of any state of any sta	
fract for sale of the above described property and furnish throadian or bon- form supplied it with such perscual information concerning the purplicant and shall pay beneficiary a sorvice charge. 9. When the Trustee sells pursuent to the powers provided herein, the two expenses of the sale including the compensation of the trustee, and a sorvice charge. 9. When the Trustee sells pursuent to the powers provided herein, the two expenses of the sale including the compensation of the trustee, and a sorvice charge. 9. When the Trustee sells pursuent to the powers provided herein, the two expenses of the sale including the compensation of the trustee, and a resonable charge by the attorney. (2) To the obligation secured by the trustee shall apply the proceeds of the subsequent to the and election to sell bu trust end in been trustee in all sums secured hereby in the beneficiary shall deposit with the trustee the of default and election to sell bu trust ender in the rest accessor trustees appoint a successor frustees, the jatter shall by trust, the time and place of sale and give notice thereor as there as and give notice thereor as the required by law.	
the beneficiary shall deposit with the trustent this trust deed and different deposit with the trustee shall are different deposit with the trustee that and different deposit deposit deposit deposit deposited hereunder. Upon and trustee herein named or trustee deposite and different deposite the trustee deposited hereunder. Upon and trustee herein named or trustee deposite and different deposite the trustee deposited hereunder. Upon and trustee herein named or trustee deposite the trustee herein the deposite ment and different deposite the trustee herein the made by written instrument executed which different deposite the trustee deposite the trustee herein the made by written instrument executed which different deposite the deposite the trustee herein the deposite deposite the trustee herein the deposite deposite the trustee herein the made by written instrument executed which different deposite the deposite the deposite the deposite the trustee herein the deposite deposite the deposite the trustee herein the deposite deposite the deposite the trustee herein the deposite deposite the deposite the deposite the deposite the deposite the deposite the trustee herein the deposite deposited hereinder. The deposite deposite the depos	
IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. X <u>Henneth Ray Kenson</u> X <u>Juanne Jaanna Kenson</u> By <u>Konne Jaanna Kenson</u> Store of Stream Henson (SEAL)	
County of Xbounder () ^{55.} THIS IS TO CERTIFY that on this <u>2</u> <u>day of September</u> <u>19</u> <u>77</u> , before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within named <u>YUONNE JOANNA HENSON</u> to me personally known to be the identical individual named in and who executed the foregoing instrument and acknowledged to me that She executed the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF L have becaute set my hand and offixed my notarial seal the day and year last above written. <u>OFFICIAL SEAL</u> JUANITA L. KLEMP	
(SEAL) NOTARY PUBLIC-CALIFORNIA LOS ANGELES COUNTY My commission Expires Mar. 28, 1978 9339 Artesia Blvd., Belillower, CA. 90706 ATTORNEY IN FACT	
COUNTY OF LOS ANGELES) Personally appeared <u>YVONNE JOANNA HENSON</u> , who, being duly sworn, did say that <u>she</u> is attorney in fact for <u>KENNETH RAY HENSON</u> and that <u>she</u> executed the foregoing instrument by authority of and in behalf of said principal; and that <u>she</u> acknowledged said instrument to be the act and deed of said principal. Before me:	
OFFICIAL SEAL JUANITA L. KLEMP, NOTARY PUBLIC-CALIFORNIA LOS ANGELES COUNTY MyCommissionExpires Mar. 28, 1978 9939 Artesia Bivd., Bellilower, CA. 90706	
STATE OF OREGON; COUNTY OF KLAMATH; ss. \mathcal{R}^{1} . \mathcal{G} \mathcal{M} \mathcal{T}^{C} , I hereby certify that the within instrument was received and filed for record on the <u>4th</u> day of <u>OCTOBER</u> <u>A.D.</u> , 19 <u>77</u> at <u>3;35</u> <u>o'clock</u> <u>P</u> M., and duly recorded in Vol <u>M77</u> of <u>MORTGAGES</u> <u>on Page 18918</u>	
FEE \$ 6.00 WM. D. MILNE, County Clerk By Dessether Deputy	
DATED:	

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