96256

31-00997

## TRUSTDEED

rage .. 19 . 81 ... between LEE M. CHEYNE and MARY E. CHEYNE, husband and wife .....

..... as grantor, William Sisemore, as trustee, and KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the **, United States, as beneficiary,** a second to use second contraction of the second se

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in pear mill may see entries of second and second second second laws. The granter irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in IC Klamath County, Oregon, described as:

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RECIDERT FOR THE PECOMARTAMCS

## Lot 9, Block 8, FAIRVIEW ADDITION TO THE CITY OF KEAMATH FALLS, in the County of Klamath; State of Oregon.

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AND LOAN ASSOCIATION KIVPIYTH EIKSTIELDERAL SAXINGS 50

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## which said described real property is not currently used for agricultural, timber or grazing purposes,

together with all and singular the appurtenances, tenements, hereditements, rents, issues, profits, water rights, easements or privileges now or hereafter belonging to derived from or in anywise appertaining to the above described premises, and all-plumbing, lighting, heating, ventilating air conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in page such as well-to-well corpeting and linoleum, shades and built-in appliances now or hereafter installed in or used in connection covering in pice such as well-to-well carpeting and linoleum, shades and built-in eppliances now or hereafter installed in or used in connection with the above described premises, including all interest, therein which the grantor has or may hereafter acquire, for the purpose of securing performance of each agreement of the grantor herein contained and the payment of the sum of **HORNEXDELVETTHOUSAND EIGHT**100 (\$-25.849.80 [Dallars, with interest thereon according to the terms of a promissory note of some (date, herewith, payable to the beneficiary or order, and made by the grantor, principal and interest being payable in monthly installments of \$-143.61 commencing April 6th

This trust decl shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary to the grantor or othere having an interest in the above described property, as may be evidenced by a note, or notes, if the indebtefunces secured by this trust deed is evidenced by more than one note, the beneficiary may credit payments received by it upon any of said indets or part of any payment. on one note, and part on another, as the beneficiary may elect.

hole, or motes, if the singletary may credit payments received by it upon any-of said index, or part of any payment. on one note, and part on another, as the beneficiary may elect. The igranitor hereby icovenants to land with the trustee and the beneficiary herein, that, the said premises and property conveyed by this trust deed are as the beneficiary may elect. The igranitor is all encumbrances and that the grantor will and his heirs, executors, and administrators shall warrant; and defend his said title the con-gainst the daims of all premises and property for any said note according to the terms there of and, when due, all taxes, assessments and other charges levied against said property; to keep said property feer from all encumbrances having pre-cedence over this trust deed; to complete all buildings in course of construction or horeafter construction is hereafter commenced; to repair and restore broof or the date construction is hereafter commenced; to repair and restore broof or the date construction is hereafter commenced; to repair and restore from the date construction is hereafter commenced and pay, when due, all there dimered thereof, to allow beneficiary to inspect said property at all these dimered thereof, to allow beneficiary to inspect said property at all these dimered thereof, to allow beneficiary may increase now or hereafter constructed on said premised property increase and improvements now or hereafter now wast of said premised property in good thereafter and improvements now or thereafter in a said to deliver the original point property and improvements now or hereafter in a said to relate the original point property and improvements now or no waste of said premises levies of any and buildings and improvements now or no waste of said premises into or interval the original material scatter and with approved ites a payable; clause in: four original material acceptable to the bene-ing a said policy of in murance is not so condered; the beneficiary arkin is arre-sa

Abditi statistics for the terminal of it for the light and and the statements and the statements of the statement of the stat

acquisition of the property by the beneficiary after default, any balance remaining in the reserve kecount shall be credited to the indebtedness. If any authorized reserve account for taxes, assessments, insurance premiums and other charges is not sufficient at any time for the payment of such charges as they become due, the grantor shall pay the deficit to the beneficiary upon demand, and if not paid within ten days after such demand, the beneficiary may at its option add the amount of such deficit to the principal of the collation secured hereby.

Colligation secured nereay. Should the grantor fail to keep any of the foregoing covenants, then the benefistry may at its option carry out the same, and all its expenditures there-for shall traw interest at the rate specified in the note, shall be repayable by the grant or and emand and shall be secured by the lien of this trust deed. In this connecton, the beneficiary shall have the right in its discretion to complete any impresent as in its sole discretion it may deem necessary or advisable.

property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all havs, ordinances, regulations, covanants, conditions and restrictions affecting said property; to pay all costs, fees and 'expenses of this trust, including the cost of title search, as well as the other costs and expenses of the trustee incurred in connection with or in enforcing, this obligation, and trustee's and attorney's fees actually incurred; to appear in and defend any action or proceeding purporting to affect the secur-ly here of or the rights or powers of the beneficiary or trustee; and to pay all costs and expenses, including cost of evidence of title and attorney's fees in a rename sum to be fixed by the court, in any such action or proceeding in ficiar to beneficiary or trustee may appear and in any such brought by bene-ficient to beneficiary to foreclose, this deed, and all suits shall he secured by this trust deed.

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 defend any ac-tion or proceedings, or, to make any compromise or settlement in connection with such taking and, if it so elects, to require that all or any portion of the money's payable as compensation for such taking, which are in excess of the amount re-quired to by all reasonable costs, expenses and attorney's fees necessarily paid or incurred by the grantor, in such proceedings, shall be paid to the beneficiary fees necessarily paid or incurred by the beneficiary in such proceedings, and the balance applied upon the indetteness secured hereby; and the grantor agrees, at its own expense, to take such actions and exceute such instruments as shall be necessary in obtaining, such compensation, promptly upon the beneficiary's request.

be necessary in obtaining such compensation, promptly upon the beneficiary request. Solution of the second secon

of such rents, issues and provides of the proceeds of its of such rents, issues and provides or the proceeds of it inter a process of the proceeds of the superstanding of an inter application or release thereof, as aloreaad, shall fault or notice of default hereunder or invalidate, a such notice.	ald property, the collection re and other insurance pol- mage of the property, and not cure or waive any de- ury, act. done pursuant to	and the beneficiary, may purchase the trustee but including the gran
6. The grantor shall notify beneficiary in writeract for sale of the above described property and form supplied it with such personal information conwould ordinarily be required of a new loan applicant a service charge. 6. Time is of the essence of this instrument. 6. Time is of the essence of this instrument. grantor in payment of any indebtedness secured hereby agreement hereunder, the beneficiary may declare all mediately due and payable by delivery to the truster.	ting of any sale or con- furnish beneficiary on a corning the purchaser as and shall pay beneficiary and upon default by the or in performance of any sums secured hereby im-	truste shall apply the proceeds of the trustee as a follows: (1) the proceeds of the trustee sale as follows: (1) reasonable charge by the attorney. (2) To the obligation secured by the trustee in the trust deed as their interests appear in the deed of their priority. (4) The arbors it any for any control the sale arbor of the trustee in the trust deed as their interests appear in the deed of their priority. (4) The arbors if any for any control the arbors of the trustee in the trust deed as their interests appear in the deed or their priority. (4) The arbors if any, to the arbors of the trust deed as the prior of the trustee in the trust deed as the prior of the trustee in the trust deed as the prior of the trustee in the arbors.
6. Time is of the essence of this instrument is grantor in payment of any indebtedness secured hereby agreement herounder, the beneficiary may declare all on the secure declare all other trust grant of the secure declare all diverses of said notice of declare and identificar word. Upon delivery of said notice of de the beneficiary shall deposit with the trustee this trust declares and documents evidencing expenditures secure trustees shall its the time and place of sale and given the the secure of	(written notice of default trustes shall cause sto be fault and election to sell, b deed and all promissory i hereby, whereupon the e notice thereof as then the notice thereof as then by the self of the self of the set of a of rother sperson so	10. For any reason permitted by law, the beneficiary may from time successor trustee appointed hereunder. Upon such appointment and without co auccessor trustee appointed hereunder. Upon such appointment and without co and duties conferred upon any trustee herein named or appointed hereunder. But such appointment and substitution shall be made by written instrument erceuts by the beneficiary, containing reference to this trust deed and its place county or counties in which the property is situated, shall be conclusive proof of proper, appointment, of the successor trustee.
The default and any time prior to five d the traster for the Trusters sale, the grant privileged may pay the endre amount then due un privileged may pay the endre amount then due un in endorcing the items of the obligation and trust and the sale of the sale of the obligation and trust in endorcing the items of the obligation and trust and the sale of the sale of the the sale of the sale atom the sale of the sale of the the sale of the sale and the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the trustee shall sale and notes of default and giving of trustee shall sale and the sale of default and giving of trustee shall sale and the time of sale. Trustee may any porthon of and property by public announcement at sale and from the to the thereafter may postpone the trustee shall sale the the sale. Trustee may the the sale and from the the sale of the sale of the sale and from the the sale of the thereafter the sale of the the the sale of the sale of the thereafter the sale of the the sale and from the the sale of the sale of the sale of the the the sale and the sale of the sale	the principal as would and the principal as would be principal as would be principal as would be principal as the principal by law following said notice of sale, the	ledged is made, a public record, as provided by law. The trustee is not obligate any action or proceeding in which the grantor, beneficiary or trustee shall be not proceeding in which the grantor, beneficiary or trustee shall be not y unless, such action for proceeding is brouch the second
or sails, either as a whole or in separate parcels, and in termine, at public auction to the highest bidder for each United States; payable; at the time of sale. Trustee may any portion of sail property by public amountement at sale and from time to: time thereafter, may postpone the sail from time to: time thereafter, may postpone to the sail temperate any property by the sail temperate temperate the sail temperate any postpone to the sail temperate any postpone to the sail temperate temperate any postpone temperate temperate any postpone and the sail temperate temperate temperate any postpone and the sail temperate temperate temperate any postpone and the sail temperate any postpone temperate temperate any postpone and the sail temperate any postpone temperate any postpone and temperate any postpone any postpone and the sail temperate any postpone any postpone and temperate any postpone and the sail temperate any postpone and the sail temperate any postpone any postpone and temperate any postpone and temperate any postpone any postpone and temperate any postpone and temperate any postpone and temperate any postpone any postpone and temperate any postpone any pos	the by ann in said notice such order, as he may de i in ilawful money of the y postpone sale of all or auch time and place of the sale by: public an-	hereto, their, hiers, legatese 30, hiers 10 the benefit of, and binds all partie assigns. The term: "beneficiary, shall mean the holder and owner, includin pledgee, of tho anote securedpy, whicher or not named as a beneficier, herein. In construing this deed and whenever the context so requires, the mas cludes the plural, secured and whenever the context so requires, the mas
the state of the s	tor has hereinto se india tay of parameter (2-ma beneficient) a parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter parameter	et his hand and seal the day and year first above written LEE M CHEYNE (SEAL)
STATE OF OREGON County of Klamath ss THIS IS TO CERTIFY, that on this 20	bularia tione par data ochesica contributo contributo parta bio contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contributo contri contributo contributo contributo contributo contri	Mary E Chime (SEAL)
Notary Public in and for soid county and state, CHEYNE; husband and wife	personally appeared (	<b>EV</b> <u>1981</u> , before me, the undersigned, a the within named <u>LEE M. CHEYNE and MARY E.</u> who executed the foregoing instrument and acknowledged to me that
IN TESTIMONY WHEREOF, I have hereunto ise	et my hand and affixed	my notarial expressed. my notarial seal the day and year last above written. SUBAL K. Karh tary Public for Oregon 'commission expires: 12 - 6 - 8 1 21 - 6 - 8 1
	n Softan Spinol 10 Rolling Jackson Martin Jackson Martin Jackson Martin Jackson Martin Jackson Martin Jackson Martin Jackson	STATE OF OREGON County of <u>Klamath</u> Ss.
 Grantor	(DON'T USE Bpace; regi For Reco Label in C	ERVED O CLOCK P. M., and recorded in book <u>M81</u> on prose 3163
KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Beneficiary	Ties Whi Used.)	
After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION		Evelyn Biehn County Clerk By Dernetland fets Ch Deputy
LOL 9, Block S, F		MOR LO THE CITY OF PHILIPPIN
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pursuant to statute, to choose on evidences of intervention designated by the terms of sold trust deed the estate now held by you under the same. KEYYEYTELEBRA ENDERST SYAMOR VADIOVA VECCEPTION of comparison of the state now held by you under the KEYYEYTELEBRA ENDERST SYAMOR VADIOVA VECCEPTION of comparison of the state now held by you under the KEYYEYTELEBRA ENDERST SYAMOR VADIOVA VECCEPTION of comparison of the state now held by you under the KEYYEYTELEBRA ENDERST SYAMOR VADIOVA VECCEPTION of comparison of the state now held by you under the KEYYEYTELEBRA ENDERST SYAMOR VADIOVA VECCEPTION of comparison of the state now held by you under the KEYYEYTELEBRA ENDERST SYAMOR VADIOVA VECCEPTION of comparison of the state now held by you under the KEYYEYTELEBRA ENDERST SYAMOR VADIOVA VECCEPTION of comparison of the state now held by you under the KEYYEYTELEBRA ENDERST SYAMOR VADIOVA VECCEPTION of comparison of the state now held by you under the KEYYEYTELEBRA ENDERST SYAMOR ENDERST SYMPLES (STREET) (S

I. STATE 10 - SCALE - 10 - Sebruary I.G. M. CHEYNE and MARY E. CLEINE, Prepare and we DATED: 96256

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6. The entering upon and taking possession of said j of such rents, issues and profits or the proceeds of life as icies or compensation or awards for any taking or damag the application or release thereof, as aforesaid, shall not fault or notice of default hereunder or invalidate, any such notice.

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