### Loan #0103940281

# 1396-2590 TRUSTDEED

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is any real property

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19 .91 ... between THIS TRUST DEED, made this .5th, day of ..... September James C. Beezley and Linda K. Beezley, Husband and Wife

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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;

WITNESSETH:

The grantor irrevocably grants, bargeins, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath. County, Oregon, described as:

Lot 9 in Block 1 of TRACE NO. 1135, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. MOUNTAIN TITLE COMPANY, , has recorded the

# Tax Acct. #3910 009BC 00300

VUNDER OREGON LAW, MOST AGREEMENTS, PROMISES AND COMMITMENTS MADE BY US AFTER THE EFFECTIVE DATE OF THIS AGT CONCERNING LOANS AND OTHER CREDIT EXTENSIONS WHICH ARE NOT FOR PERSONAL, FAMILY OR HOUSEHOLD PURPOSES OR SECURED SOLELY BY THE BORROWER'S RESIDENCE MUST BE IN WRITING, EXPRESS CONSIDERATION AND BE SIGNED BY US TO BE ENFORCEABLE."

Grantor's performance under this trust deed and the note it secures may not be assigned to or be assumed by another party. In the event of an attempted assignment or assumption, the entire unpaid balance may become immediately due and payable. which said described real property is not currently used for agricultural, timber or grazing purposes,

together with all and singular the appurtenance) ten ments, hereditarents, rents, issues, profits, water rights, easements or privileges now or regener will all and singular me apportenances in all allens, incomances, tens, isaes, prome roler rights, easements of privacys now an hereafter belonging to, derived from or in amy ise copertaining to the above described premises, and all plumbing, lighting, heating, venti-lating, air conditioning, refrigerating, watering and inigation apparatus equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-to-wall carpeting and linoleum, shades and built-in appliances now or hersefter installed in or used in connection covering in place such as wall-to-wall carpeting and lineleum, shades and built-in appliances now or hereafter instelled in or used in connection with the above described premises, including all interest therein which the grantor has or now thereafter arguing for the purpose of securing performance of each agreement of the grantor terein contained and the payment of the sum of **Twelve Thousand and no/100**. (s. 12,000,00,...,) Dollars, with interest herein according to the terms of a phomissory note of even date herewith, payable to the senticity or order and made by the grantor or and interest being payable in monthly installments of s. 223,83. October 20

This trust deed shall further secure the payment of such additional money if any, as may be loaned hereafter by the beneficiar; to the granter or other having an interest in the above described property, is may be evidenced to note a notest if it the ladebtedness secured by this rust leed is evidenced in more than one note, the beneficiary may credit payments received both the any of said notes or part of any payment on one note and part on another as the beneficiary may elect.

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 free and clear of all encumbrances and that the trantor will and his heirs, securities and administrators shall warrant and de end his said title theret, against the claims of all persons whomsoever.

executors and administrators shall warrant and de end his said title therets against the claims of all persons whomsoever. The grantor covenants and agrees to pay said there charges levied against thereof and, when due, all taxes, assessments and there charges levied against said property; to keep said property free from all tore charges levied against edence over this trust deed; to complete all its months from the day or hereafter constructed on said premises within six months from the day or hereafter constructed on said premises within six months from the day on the date construction is hereaner any building or improvement any said property which may be chosen beneficiary to it negets and property inter during construction days after written notic if from beneficary of sub-beneficiary within fifting date and or destroy d and pay, when due, sit acts incurred therefor; to allow beneficiary to it negets as or property at sit outs incurred therefor; to keep all building or improvements now or hereafter constructed on said property in good repar said improvements now or somether said property in building or introven the now or hereafter constructed on said property in good repar said to commit or safet as wat horeafter erected on said premises contractions in improvements now by fire or said promises; to keep all buildings insured agains or all by fire or said property in good repar said to commit or safet by fire or such other herards as the beneficary mathematic or oblightion iscured by this trust deed, in a company or commatic and or the sprore is and or here form and with approved loss payable clause in favor of the size form and with premium paid, to the infining place of building is norther form and with premium paid, to the infining place of building is of the beneficary at taked. If also policy of insurance for the benefit of the beneficary, when due the policy func-sion the size of the building is the due of the beneficary at the policy func-sion and with approved to building blace of building is of

obtained. In order to provide regularly for the prompt f symmet of said taxes, assessments or other charges and insurance premiums, the grantor agrees in pay to the beneficiary, together with and in addition to the monthly payments of prepin an amount equal to one-tweith (1/2th) of the taxes, assessments and hereby, an amount equal to one-tweith (1/2th) of the taxes, assessments and beyen being and also one-thirty-sixth (1/3tt)) of the insurance premiums in gayable with respect to said property within each succeding three years while used to the principal of the insurance premiums and the ded remains in effect, as estimated and interest of the event of the other work in the spect to be credited to the principal of the ions until required for the such sums to be credited to the beneficiary, the sum as paid shall be heredicary in the start, in pay addition that and the taxes, assessments or other charges when they shall become due and payable.

while the granter is to pay any and all ares, assessments and it here charges levied or assessed against said property, or any part thereof, be ore charges levied or assessed against said property, or any part thereof, be ore the same begin to bear interest and also its pay previous on all mean nee policies upon said property, such payments are it be made themeth the bene-mark and all taxes, assessments and other charges levied or throased as any ficiary and all taxes, assessments and other charges levied or throased as any and all taxes, assessments and other charges levied or throased as any ficiary and all taxes, assessments or other charges deviced or throased as any inclusion of the other in the amounts as shown on the starse state with the bene-ing and the collector of such taxes, assessments or other charges deviced from principal of the loan or to withdraw the sums which may be required from principal of the loan or to withdraw the sums which may be required from principal of the loan or to withdraw the sums which are to have any fuer-ance written or for any loss or damage growts of of a defect in are far brance or lob, and the beneficiary responsible of raime to have any fuer-ance written or for any loss or damage growts of the struct derow its property in the asserte to bold the beneficiary heaving is arthoard, in the event of any for-ance below, and the beneficiary heaving is arthoard of a defect in are far any and insurance receipts upon the obligations resurce by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary after

default, say bilance remaining in the reserve account what he credited to the indebtedness. If the reserve account for taxes, assessments, insurance premiums and other charges is not sufficient at any time for the payment of such charges is they become dur, the granter shall pay the deficit to the beneficiary upon dimand, and if not raid within ten days after such demand, the beneficiary may at its option and the amount of such deficit to the principal of the obligation scored bereby.

instrument by reparties in and has not any relation

or as to its offer.

Should the grantor fail to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures there-beneficiary may at the option carry out the same, and all its expenditures there for shall draw interest at the rate specified in the rote, shall be repayable by the grantor on demand and shall have the right in the discretion to complete this connection, the beneficiary shall have the right in its discretion to complete any improvements made on said premises and also to make such repairs to said property as in its sole discretion it may deem necessary or atvisable.

propercy as in 428 sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property: to pay all costs, free and expenses of this trust, including the cost of tille varies ion in enforcing this obligation, and trustees and eutonry of the cost of the and expenses of the trustee incurred in control of with or in enforcing this obligation, and trustees and eutonry of the scatteries in and defend any action or proceeding purpoints to affect the scatter in proceeding the obligation of the cost of such action or proceeding in costs and expenses, including cost of evidence of such action or proceeding in evaluation to fixed by the court, and in any suit brought by bene-which the beneficienty or trustee may appear and shall be secured by this trust deed.

The beneficiary will furnish to the granter on written request therefor an account statement of account but shall not be obligated or required to furnish any further statements of account.

It is mutually agreed that: 1. In the event that any portion or all of eakl property shall be taken under the right of eminent domain or condemnation, the beneficiary shall have the right to commune, prosecute in its own name, appear in or defend any se-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 amount of payshie as compensation for such taking, which are it excess of the sometry and opired to pay all reasonable costs, expenses and a torney valid to the beneficiary or incurred by the grantor in such proceedings, shall be paymenes and ettorney's fees necessarily paid or incurred by the beneficiareby; and the grantor agrees, at its own expense, to take such accoust excent each instruments a shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

be necessary in obtaining such compensation, promptly upon the benchtary's request. 2. At any time and from time to time upon written request of the ben-ficiar, payment of its fees and presentation of this deed and the note for ea-ficiary, payment of the fees and presentation of this deed and the note for ea-dorsement (in case of for the payment of the indeutedness, the trustee may (a) inability of any main of any map or plat of and property; (b) join in a graning consent to the net craims and restriction thereon, (c) join in any suborflamaton may ensemprement affecting this feed or the line or charge bered; (d) reconver, when they be described as the "property and the property; (b) join for a payment has be described as the "property and the property and the paragraph shall be **EXX not less than** \$5.00. B. As additional security, rainter hority and the paragraph shall be **EXX not less than** if shall be therease in this paragraph there and payling any agreement her under, granter and here the right to en-prende and pay agreement here under, granter abail here the right to en-prende and pay agreement here under, granter abail here the right to en-the the next and granter here under, granter abail here the right to en-there and paylable. Upon any definitely the grant of the secure furthy and and payline as thered, any agreement here under and have the right to en-the appointed by a thour, and which trains the right to en-the and payline. To any agreement here under, granter abail have the right to en-the appointed by a thour, and which the pay and of the secures and here the right to en-the appoint of the pay agreement after any agreement derive and have the right to en-the appointed by a nourt, and which trains of the secure of a pay-the test and explases and profiles including the end of the secure of a payling and explase and explases of any agreement, including reasons and explased by a security of any agreement hereone due and the payline without notion, either in promot

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4. The entering upon and taking possession of said promerty, the collection of such rants, issues and profits or the proceeds of fire and other insurance pol-leies or compensation or awards for any taking or dams go of the property, and the application or release thereof, as aforesaid, shall not sure or waive any de-fault or notice of default hereunder or invalidate any act done pursuant to such notice.

5. The grantor shall notify beneficitry in writing of any rale or con-tract for sale of the above described property and larnith beneficiary on a form supplied it with such personal information constraining the purchasers would ordinarily be required of a new loss applicant and shall pay beneficiary a service charge.

a service (narge. 6. Time is of the essence of this instrument and upon default by the grantor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, the beneficiary may declare all uums secured hereby in-mediately due and payable divery to the trustee of writes notice of default and election to sell the trust property, which notice i rustre shall cause to be and election to sell deposit with onbice of deault and election to sell, the beneficiary shall deposit with the trustee this trust deed and all promissory notes and documents evidencing expenditures secured hereby, whereupon the trustees shall fix the time and place of sale and give notice thereof as them required by law.

required by law. 7. After default and any time prior to five days before the date setting the Trustee for the Trustee's sale, the granter or other person so privileged may pay the entire amount then due unler this trust deed and the obligations accured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's feet not exceeding SUBCESM other than unred and thereig gravity default. The date and the base of the privileged of the privileged and the same of the contend and thereig the terms of the state of the privileged attorney's feet not the base of the date of the privileged of the same of the same of the privileged of the same of the same of the privileged of the same of

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nonnecement at the time fixed by the preseding postponement. The deliver to the purchaser his deed in forms as required by kew, corve party so sold, but without any correction or warranty, appress or recitals in the deed of any matters of facts shall be conclusive truthfulness thereof. Any person, excluding the trustes but includin and the beneficiary, may purchase at the sale.

9. When the Trustee sells pursuant of the powers provided herein, the trustee shall apply the proceeds of the trustee saie as follown: (1) To the expenses of the sale including the compensation of the trustee, and a the expenses of the sale including the compensation of the trustee, and a trust deed. (5) To all persons having recorded liens subsequent to the interests of the trustee in the trust deed as their interests appear in the order of their priority. (4) The surplus, if any, to the greentee of the trust deed or to his successor in interest entitled to such surplus.

deed or to his successur in interest entitled to such surplus. 10. For any reason permitted by isw, the beneficiary may from time to time appoint a successor or successors to any trustee named herein,  $\omega$  to any successor trustee appointed thereunder. Upon such appointment and without coa-veyance to the successor bruste, the initer shall be recide with all title powers and duties conferred upon situation therein named or appointment. Each such appointment and substitution shall be made by written instrument exactly by the beneficiary, costaining reference ito this trust, deed and its place of record, which, when recorded is the office of the county clerk ar recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and asknow-ledged is made a public record, as provided by law. The srustee in not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which the granter, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee,

32. This deed applies to, hurses to the benefit of, and binds all parties horeto, their heirs, legatese dorisees, administrators, crecutors, aucossoors and assigns. The term "beneficiary" shall mean the holder and owner, holding plodges, of the note secured hereby, whother or not minued as a beneficiary herein. In constraining this deed and whenever the context so requires, the man-culine grader includes the feminine and/or neuter, and the singular number in-cludes the plural.

James C Beeglery

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written.

to me personally known to be the identical incividual. they executed the same ireely and volus arily for IN TESTIMONY WHEREOF, I have hereun's set my OFFICIAL SEAL JUDITH L CALDWELL NOTARY FUBLIC OREG M	of September on ally appeared the within name named in and who executed the uses and purposes therein	the L. Caldmall
Loan No. 0103940281 Dames C. Beezley Linda K. Beezley Growter TO KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Beneficing Atter Recording Return To: KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION	(SCNT USE THIS SPAJE, RESERVED FOR RECORDING LASEL IN COUN- TIES WHERE USED.) 13.00	STATE OF OREGON County ofKlamath} ss. I certify that the within instrument was received for record on the <u>11</u> day ofSept1991 at 3:46 o'clock P M., and recorded in book M91on page <u>18322</u> Record of Mortgages of said County. Witness my hand and seal of County affixed. Evelyn Biehn County Clerk By Couline Mail Mailer Deputy
To be T TO: William Sisemore,, Trustee The undersigned is the legal owner and holder of The undersigned bit and confided. You hard but are of	dness secured by sold trust deed e parties designated by the term	

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