DVIED

20

1

83

## TRUSTDEED

## Vol. m89 Page 13306

July THIS TRUST DEED, made this 17th day of July 19 89..., between Paul R. Zech and Ben Jean Zech, Husband and Wife

.... as grantor, William Sisemore, as trustee, and 

10 "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 tract of land situated in the SininWinEl of Section 16, Township 39 South, Range 10 East of the Willamette Meridian; (in the County of Klamath; State of Oregon, being more particularly described as follows:

Beginning at the Southwest corner of said SiNiNWiNE: (hereinafter referred to as "parcel") thence 1st, Easterly, along the South line of said parcel 320.4 feet to a point; thence 2nd, Northerly, parallel to the West line of said parcel 150 feet to a point; thence 3rd, Westerly, parallel to the South line of said parcel, 320.4 feet to the West line thereof; thence 4th, Southerly, along said West line, 150 feet to the point of beginning. ..... (Chryses)

VMD FOYM V22CCIVLICM EXCEPTING THEREFROM the County Road 30 feet in width along the West line of said Constants Acct. #3910-1600-800-1 tract. A way have to easily and the

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 shall become immediately due and payable. 1 15 92 which said described real property is not currently used for agricultural, timber or grazing purposes, and on the Stat

together with all and singular the appurtenances, tenements, hereditements, rents, issues, profits, water rights, easements or privileges now hereafter belonging to, derived, from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, venti-lating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venation blinds, floor covering in place such as well-to-well carpeting and lincleum, shades and built-in appliances now or hereafter installed in or used in connection 

August 20 This true deed shall further secure the payment of such additional money. If any, as may be loaded hereafter by the beneficiary to the grantor or others having an interest. In the above described property, as may be evidenced by an note-or notes. If this indettedness secured by this trust deed is evidenced by more than one note, the beneficiary may credit payments received by it upon any of stid notes or part of any payment on one note and part on another, as the beneficiary may credit payments received by its upon any of stid notes or part of any payment on one note and part on another, as the beneficiary may credit payments received by its upon any of stid notes or part of any payment on one note and part on another, as the beneficiary may credit any may reaction of the state of the beneficiary forein that the 'add Dremises and property conveyed by this trust deed are irree and clear of all necumbrances and that the grantor will and his heirs; rescritori and 'administrators shall, warrant and defend his isaid tild there there are clear of any clear of all persons whomscover.

exercisers and amministration and, warrants had define in statut the theorem magning the chims of : all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all taxes, assessment stand direct charges hyperd against thereof and, when due, all taxes, assessment stand direct construction or hereafter constructed on said property and in course of construction or hereafter constructed on said premises within six months from the date hereof or the date construction in premises within six months from the date hereof or the date construction in premises within a months from the date hereof or the date construction in premises within a months from the date hereof or the date construction in premises within a months from the date hereof or the date construction in premises within a months from the date hereof or the date construction in the date doe destroyed and pay, when due, all times during construction; to allow hereafticary to inspect said property at all times during construction; to replet any work or materials unsatifisateory to beneficiary of hereafter effect days after any building or improvements now or hereafter created upon and property in good repair and to commit or suffer lact; not so created there days after continuously insure against loss by fire or such other hanadas as the beneficiary may from time to time require; if a sum out tess than 'the original principal sum of the note or obligation secured by this trust deed, in a company or companies acceptable to the bene-ficiary, and to deliver the original place, of husiness of the beneficiary as least if and to deliver the original place, the beneficiary as least the add policy of insurance is not is bendered, the beneficiary as least there days prior to the effective date of any such policy of insurance and and interval. If its own discretion obtain insurance for the beneficiary may inclusted and in its avand discretion obtain insurance for the beneficiary may in shall be non-caucoust 54,489 Low at mys with be reabled by 77. N. 30 A. 2 8 3

obtained. In order to provide regularly for the prompt payment of said taxes, assessments or other charges and insurance premiums, the grantor agrees to pay to the beneficiary, together with and in addition to the monthly payments of principal and interest payable under the terms of the note or obligation secured bereby, an amount equal to one-twelfth (1/13th) of the taxes, assessments and other charges due and payable with respect to said property within each succeeding twelve months, and also one-thirty-sixth (1/35th) of the insurance premiums payable with respect to said property within each succeeding three years while this trust deed remains in effect, as estimated and directed by the beneficiary, such sums to be credited to the principal of the loant or, at the option of the beneficiary the sum as to be and the efficient of the sum as the principal of the same they shall be head by the beneficiary in trust as a reserve, account, without interest, to pay said and payable.

and payable. "While the grantor is to pay any and all taxes, assessments and other charges levied or assessed against said property, or any part thereof, before the same begin to bear interest and also to pay premlums on all insurance policies upon said property, such payments are to be made through the bene-ficiary is aforesaid. The grantor hereby authorizes the beneficiary to pay any and all taxes, assessments and other charges levied or imposed against said property in the amounts as shown by the statements thereof furnished by the collector of such taxes, assessments or other charges, and to pay the insurance premiums in the amounts is shown on the statements thereof furnished by the collector of such taxes, assessments or other charges, and to pay the insurance premiums in the amounts is nown on the statements submitted by the insurance carriers or their representatives, and to charge said sums to the principal of the loan or to withdraw the sums which may be required from the reserve account, if any, established for failure to have any insur-sance writted or for any loas or demange growing out of a defect in any in-surance in no event to hold the beneficiary merebry is autionized, in the sevent of any ioes, to compromise and settie with any insurance company math to apply any ruch insurance to other acquisition of the delated. In computing the amount of the indebtcheas for payment and suitarized. In full or upon sale or other acquisition of the property by the beneficiary after.

default, any balance remaining in the reserve account shall be 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 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 as its option add the amount of such deficit to the principal of the obligation secured, hereby.

property as in its sole discretion it may deem necessary or advisable and the property as in its sole discretions affecting said property; to pay all costs, fees and, expenses of this trust, including the cost of tille search, as well as the other costs and costpenses of the truster incured 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 security hereof or the rights or powers of the beneficiary or trustee; and to pay all costs, and expenses of of evidence of tille and attorney's fees in a reasonable sum to be fixed by the court, in any such action or proceeding in which the beneficiary to force the two pay all costs and costs and corts and costs beneficiary to trustee is and all said sums shall be 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: "It 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 auch 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 access of the amount re-guired to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by the grantor. In auch proceedings, shall be beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees necessarily paid or incurred by the beneficiary is such proceedings, and the baince applied upon the indebtedness secured hereby; and the grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request. un. ly pain eficiary rey's

uest. 2. At any time and from time to time upon written request of the beneficiary, payment of its fees and ed and the note for endorsement tin case of full n affecting the liability of any person for the payment of the indebtedness, the tr ing of any map or plat of said property: (b) Join in granting any easement or creating and restriction thereon, (c) Join in any subordination or other agreement affecting this deed or the lien or charge hereof; (d) reconvey ranty, all of any part of the projectly. The grantee in any reconveyance may be described as sersona legisity entitled therein" and the recitals therein of any matters or facts shall be conch or per proof of the truthfulness thereof. Trustee's fees for any of the services in this paragraph shall be not less than \$5.00.

S. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royalites and profits of the pro-perty affected by this deed and of any personal property located thereon. Until grantor shall default in the payment of any indebtedness secured hereby or in the performance of any agreement hereunder, grantor thall have the right to col-lect all such rents, issues, royalites and profits earned prior to default as they become due and payable. Upon any default by the grantor betwender, the bene-ficiary may, at any time without notice, etther in person, by agret or by a re-ceiver to be appointed by a court, and without regard to the adequacy of any security ifor the indebtedness hereby secured, catter upon and take possession of said property, or any part thereof. In its own name sue for or otherwise collect the rents, issues and profits, including these past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reason-able attorner's fees, upon any indebtedness secured hereby, and in such order as the beneficiary may determine.

**T330**Å

## 13307

ance secsipts upon the builds formed and the property of the period of the property of the pro Cý Hatter 4.5 The statistic problem and taking possession of all property, the college of the proceed of the statistic property is and taking possession of all property, the college of componention or awards for any taking or damage of the property, application or release thereof, as atoread, whall not cure or wards thereon and taking or damage of the property, application or release thereof, as atoread, whall not cure or wards thereon and taking or invalidate any taking or portion. POL 10 00.10 rchaser as beneficiary

suit or notice of details hereasts as automail, soil not or waive any such police if the source of the source of the solidate any set. done purrhand tract for sale of the source of the source of the source of the source of tract for sale of the source of the source of the source of the source of form supplied of with such personal information concerning the purchaser would ordinarily countries of the source of mediately due and payable by delivery to the trustee of undiate hereby of duy filed for record. Upon delivery of said notice of default and all cloue of dot dot of the order of the source of default and all cloue of duy filed for record. Upon delivery of said notice of default and all cloue of dot the beneficiary shall dools with the trustee the source of and the source of and decidence all fits the time and place of sale and fire onlice thereby who report and for all fits the time and place of sale and give notice thereof as t required by law. 1.0 im by im-default penergian 1 .....

required by law. e for the arred in enforcing the terms of the oblig er than such portion of the

tion and nuster's and showey's fees not exceeding the amount prunded by hav other than such portion of the principal as waid not then be due had no default coursed and thereby cure the default.core is the due is a subscription of said and the due to the same state of the due to the due to the due to the due to the due had no default and thereby cure the default and the due to the due had no default and giving of a said, notice of of a said. The due to the due had no the due had no the due had property at the time and place first of a said notice of the due had no the due had place first of the due had not the due had be due to the due had be due to the due had be due to the due had be due had be due to the due had be due to the due of the due of order as he may due to the due to the highest bidder. for cash, in lawful money of the function of a said property by public announcement; at such time is and place of any portion of asid property by public announcement; at such time is and place of any section is the time and the due to be and place of a said and the due to time thereafter, may postpone the by by public announcement; at such time is and place of a said and the due to the due had the due to the due to be the due to 111 606

......

OLAN IN UN UN

. С О

P. .

R 1 3.00

induction at the time first by the proofing postposement. The an nouncoment at the time first by the proofing postposement. The an deliver to the porchaser his deed in form as required by law, convert party to sold, but without any covenant or warranky, appearing or recitals in the deed of any matters or facts shall be considere pr truthruness thereof. Any person, excluding the truttee but including t and the beneficiary, may purchase at the last.

and the beneficiary, any purchas, actualing the trustee but including the sympton in the birth of the provide the sale with the sale with the birth of the or-instant of the provide the sale including the sale are the sale as follows. (1) To the appendent of the sale including the trustee's sale as follows. (1) To the appendent of the sale including the trustee's sale as follows. (1) To the appendent of the sale including the trustee's sale as follows. (1) To the appendent of the sale including the trustee's sale as follows. (1) To the appendent of the trustee in the trust deed as their time subsequent to the order of the trustee in the trust deed as their time subsequent to the order of the trustee in the trust deed as their time subsequent in the order of the trustee in the trust deed as their time subsequent to the the appoint a successor in interest entitled to such surplus the appoint a successor or successor to any trustee named herein, or the appear and the sources appointed hereinder. Upon such appointment and without one and duties conteneors or rustee, the latter shall be vested with all tild; powers and the source and a substitution shall be made by written instrument executed by the beneficiary and substitution shall be instite deed and its place of the county or counties in which in the office of the county clerk or recorder of the such appointment and substitution trustee in the dual is blace of the or unduly or counties in which is uncessor trustee.

A successful of the successful trustee.
I is Trustee' accepts this trust when this deed, duly executed and asknown index a public record; as provided by law. The trustee is not obligated to notify any party hereto of peading sale under any other deed of trust or of any action or proceeding in which the grantor, beneficiary or trustee shall be a party unless, such action or proceeding is brought by the trustee.

-11 and eneficiary

IN WITNESS WHEREOF, sold gronton	in the second se
percertes elected them and briefs of children bucket percertes elected them and briefs or holds they are contracted to any brunches to york an endowing the energy of or tenders of each of any of the percent of the manufacture of the second second second second second manufacture of the second second second second second second manufacture of the second second second second second second manufacture of the second	14. dur fieldestraatis 16. coultur feel taite and and a second of the s
State OF OREGON account of the prestruction of prestruction of the second state of the	Ben Jean Zech Jech (SEAL)
THIS IS TO CERTIFY that on this 17th and	personally amounted this with a second
the personally preve to be the identical individual	Jean Zechares in Munin named als named in and who executed the foregoing instrument and acknowledged to me that for the uses and purposes therein expressed.
IN TESTIDONY WHEREOF, I have bereinto set	my hand and affixed my notated seel the day and your last above written.
bolis upute offerer an account of the attention path Long No	
Prive and the second state of the second sec	stands restant and point of a biggers the supramination of the set
I 2020 PP → ₩₩₩₩₩₩ 0 <b>₩ 0 0 C C 11</b> 200 PR 2020 PR 2020 PR 2020 PD 4 20	could used for adjuctively timber was received for record on the 21st
tract. ALOL. #3910_tim0-80 Graigen 'Jeau tSechance under ints to or horizational burnother nait	ELABL (N CONNELLOT - Record of Marine M89 - 10 page 13306
EXKLAMATH THIRST FEDERAL SAVINGS HC AND LOAN ASSOCIATION THE BOTHE OF PERTURNING Beneficiary	id 30 feet use Aldtu aloug (Witness my hand and seel of County affixed.
CAtter, Recording Return To: USIGOE: CUSUGE CO S KLAMATH FIRST: FEDERAL SAVINGS SITA	parallel to the South line of sold parcel, Compt Clerk . .th. Southerly, along sals Exelve Biepu
Beginning at the Southwest corner park[awath, balls', OB 182001-17, 1 park[awath, balls', OB 182001-17, 1 park[awath, balls', OB 182001-17, 1	railei to the fort line of soid balert the Deputy ree \$13.00 fb rine of soid balert Deputy of soid Statements (percinated to be a source)
East of the Willametra Maridi <b>BEO</b> O particularly described as follows	EST: FOR FILLI RECONDENENCE
Kinmuth, County Orspan described as:	seelig and conveys to the trustee in trust with posses of sile, the property in sequent when oppongness that poss boys align 39 south that a little it.
The undersigned is the legal owner and holder of have been fully paid and satisfied. You hereby are di	all indebidness secured by the foregoing trust deed. All sums secured by edid trust deed rected, on payment to you of any sums owing to you under the terms of said trust deed or ness secured by said trust deed (which are delivered to you barewith together with said porties designated by the terms of said trust deed the estate now held by you under the
THIS TRUET DEED, made the 17th day of Paul K. Zech and Ben Jean Zev	Klamath First Federal Savings & Loan Arronization Books
DATED:	

TRUST DEED

Vol. W. Page 13306