	TRUST DEED	Vol. m89	Page_ <b>8741</b> {
THIS TRUST DEED, made this 2nd WAYNE LEWIS and BRIGIT LEWIS, husband	~·····································		, 1989 between
as Grantor, ASPEN TITLE & ESCROW, INC. W.A. KING and GLADYS KING, husband ar	nd wife with fu		
as Beneficiary,			vorsatp,
Grantor irrevocably grants, targains, sells a in Klamath	VITNESSETH: and conveys to trus described as:	tee in trust, with powe	r of sale, the property
Lot 9, Block 19, SECOND ADDITION TO K Klamath, State of Oregon		CRES, in the Count	y of
	and the second of the second		
together with all and singular the tenements, hereditaments now or hereafter appertaining, and the rems, issues and protein with said real estate.  FOR THE PURPOSE OF SECURING PERFORM.  um of THIRTY THOUSAND and No/100———————————————————————————————————	Dollars, with in made by grantor, to TOTE  Tote  The day of the date, state  The day of the day	terest thereon according to the final payment of princip 9	the dead of used in connec- nined and payment of the the terms of a promissory only and interest hereof, if
To protect the security of this trust leed, grantor agree 1. To protect, preserve and maintain said property in good con mid repair, not to remove or demolish and build of or improvement the 2. To complete or restore promptly and in good and working the constructed of the committeness and property and in good and working the constructed of the committeness and property if the bendeliary coverants, consistency of thereon, and pay when due all costs incurred thread and consistency of the constructed of the constructions affecting said property; if the bendeliary coverants, constant executing such linearing statements pursuant to the Uniform Condition of Conditions as the beneliciary may require and to 12 to 16 tiling sance in in executing such linearing statements pursuant to the Uniform Conditions of Conditions as the beneliciary may require and to 12 to 16 tiling sance in 16 tiling of the conditions as well as the cost of all line searches open public officer or offices, as well as the cost of all line searches of the conditions of the cond	sees: addition subordination or subordin	sement or creating any restrict other agreement allecting this movey, without warranty, all or reconveyance may be describe hereto, and the recitals therein and the recitals therein and the recitals therein old of the truthfulness thereof, did in this paragraph shall be not I any default by grantor hereunite, either in person, by agent it, and without regard to the hereby secured, enter upon and thereol, in its own name sue e. including those past due and conses of operation and collectionly indebtedness secured hereby mine.  Including those past due and consess of operation and taking possible in the properties of the payment and/or perfect to such payment and/or perfect to trustee to sale, or may direct the trustee to sale, or may direct the trustee and cause to be recorded sell the said described real properciple of the trustee the restrict of the trustee to sale in orac sale described to orac sale the said described teal properciple of the trustee the restrict of the properties of the properties of the perfect of the properties of the properties of privileged or any other person so privileged or	ion thereon: (c) join in any deed or the lien or charge any part of the property. The as the "person or persons the person or persons the person of persons of the property of the person or persons that it is a state of the person or persons that it is a state of the person or persons that it is a person of the person of th
the extent that they are bound for the payment of the obligation he ribed, and all such payments shall be immediately dus and payable worker, and the nonpayment thereof shall all the option of the beneficial for all sums secured by this trust deed immediately dus and payable stitute a breach of this trust deed.  5. To pay all costs, lees and expenses of this trust including the connection with or in enforcing this obligation and trustre's and attorn actually incurred.  7. To appear in and defend any action or proceeding purporting of the security rights or powers of beneficiary or (rustre and in any suit for the foreclosure of this deed, op ay all costs and expenses, and or proceeding in which the beneficiary or trustee may appear, including evidence of title and the beneficiary's or trustee's attorney's lees; and to the foreclosure of this deed, op ay all costs and expenses, and evidence of title and the beneficiary's or trustee's attorney's lees; and to attorney's lees mentioned in this paragraph 7 in all cases shall be a trusteed on the court, granton turther agrees to pay such sums as the it court shall admit shall sha	not then be due his rein bing cured may his arry dulates the person and expenses actu tookether with trush by law. 14. Otherwite place designated in the postponed as p in one postponed as p in one postponed as p in one postponed in the property so so the piled. The recitals is of the fruthfulness or the grant of t	the trust deed, the default man at the time of the cure other and no default occurred. Any oth be cured by tendering the petit deed. In any case, in addition ellecting the cure shall pay ully incurred in enlorcing the oces and attorney's fees not excess, the sale shall be held on the tender of the time of the tender of the time of the tender of the time of the tim	or unaul that is capable of ormance required under the curing the default or the curing the default or the curing the default or the curing the trust deed eding the amounts provided to the curing the trust deed eding the amounts provided to the curing t
I lees on such appeal.  It is mutually agreed that:  8. In the event that any portion or all of said property shall be take the right of eminent domain or condemnation, beneficiary shall have to the right of eminent domain or condemnation, beneficiary shall have to the right of eminent domain or condemnation, beneficiary and pressation for such taking, which are in excess of the amount required by fantor in such proceedings, shall be paid to beneficiary and ed by it lirst upon any reasonable costs and experses and attorney's lee in the trial and appellate courts, necessarily paid or incurred by ben in the trial and appellate courts, necessarily paid or incurred by ben in the trial and appellate courts, necessarily paid or incurred by the proceedings, and the bilance applied upon the indebtedne ed hereby; and grantor agrees, at some expension, to take such action execute such instruments as shall be necessary in obtaining such continuous proceedings, proceedings, and the beneficiary and present proceedings.	cluding the componer attorney. (2) to the having recorded the deed as their interest surplus, it any, to surplus. If Benelicia or sors to any trustee under. Upon any trustee, the latter supon any substitution shall and substitution shall are considered.	sation of the trustee and a rea- e obligation secured by the trus ins subsequent to the interest of sts may appear in the order of the grantor or to his successor ary may from time to time ap- named herein or to any succes- appointment, and without on half be vested with all title, p- telin named or appointed hereum. Il be made by written instrume.	sonable charke by trustee's of deed, (4) to all persons of the trustee in the trust their priority and (4) the in interest entitled to such soint a successor or successor trustee appointed here we are to the successor we's and duties conferred feer. Such such appointment

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NOTE: The Trust Deed Act provides that the trustee herevider must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or sovings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or brarches, the United States or any agency thereof, or an escrow agent licensed under ONS 698,503 to 595,585.

The gran	dot governm	te and ad	rees to a	nd with th	e beneficia	ary and tho	se claiming encumbered	unaer nini, iliai	he is law-
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and that he will warrant and forever defend the same against all persons whomsoever.

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The grantor warrants that the proceeds of t	he land concessanted by t	he shove described note:	and this trust deed are:	
(a)* primarily for grantor's personal, tamily (b) for an organization, or (even if granto	r is a natural person) ar	e for business or commer	cial purposes.	
This deed applies to, inures to the benefit	of and binds all parties	hereto, their heirs, legat	ees, devisees, administrators, execu	itors, tract
personal representatives, successors and assigns. I secured hereby, whether or not named as a benefit sender includes the feminine and the neuter, and t	ne term benencialy shar ciary herein. In construit he singular number inclu	ng this deed and whenever des the plural.	er the context so requires, the mason	uline
IN WITNESS WHEREOF, said g	rantor has hereunto	set his hand the day	and year first above written.	
		An in	Marca 1	
* IMPORTANT NOTICE: Delete, by lining out, whichever not applicable; if warranty (a) is applicable and the be	warranty (a) or (b) is the eneficiary is a creditor	WEYNE ZEWIS	JELLANN, J.	••••••
is ablieved in the Testbeinglending Act C	JUG KEGNIGII SU T' Ilis	WEINE THEMES	Leurs	
de such word is defined in the Act and Regulation disclosures; for this purpose use Stevens-Ness Form No.	1314 Of adolacing	BRIGHT LEWIS		
If compliance with the Act is not required, disregard th	is notice.	***************************************		
(If the signer of the above is a corporation,				
use the form of acknowledgement opposite.)				
AND OF ORECOM	)   STATE O	F OREGON,	, <b>)</b>	
STATE OF OREGON,	ss.	y of	) ss.	
County of Klamath This instrument was acknowledged before			before me on	
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WAYNE LEWIS	as			
BRIGIT CEWIS	of			
7) 7 3020/11	155			
Notary Publication	r Oregon Notary Pu	ıblic for Oregon	(9	SEAL)
(SEAL) My commission expires: Z_22		ission expires:	(-	رسدبندر
my sommassion expires. 5-22				
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	DECUESTA RAZZ EIIII. DE			
	REQUEST FOR FULL RE	CONVEYANCE		
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то:	To be used only when obligat	CONVEYANCE lons have been paid.		
то:	To be used only when obligat	CONVEYANCE	ng trust deed. All sums secured b	oy said
TO:  The undersigned is the legal owner and he trust deed have been fully paid and satisfied. Y	To be used only when obligat , Trustee older of all indebtedness ou hereby are directed,	conveyance lens have been paid.  secured by the foregoin on payment to you of an	trust deed (which are delivered	to you
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