1269	化发动性的 网络拉尔马马拉	<u> </u>	orvalient 1985 STEVENS-NESS LAW PUB. CO., PORTLAND. Vol <u>37, M89</u> Page <u>1029</u> 1
THIS TRUST DEE ALENE M. SOUELS	D, made this16th		HY WA
ACOFN			19
as Grantor, ASPEN TI HAZEL BELLE WHIT	TLE & ESCROW, INC LOCK, LEROY OLIVE	R BURT CDAC	E GLORIA MC CHEHEY, as Trustee,
CHARLES ARTHUR B as Beneficiary,		ARA BURNETT	AND CLYDE CALVIN
Groater	WIT	NESSETH	
The W 1/2 of Lot		conveys to trustee	in trust, with power of sale, the prop
Klamath, State of	Oregon.	- woki, in th	e County of
CODE: 6 211 MAP:	3909-78D TL: 1	8100 KEY N	0.2536398
the two pass a action			
2400, 2400, 24 20 20	na or eer correspondent services and	r where pre-retretery to the st	HIN THE FULL OF THE STREET STREET, STRE
together with all and singular the now or hereatter appertaining, and	tenements, hereditaments and	appurtenances and all	other rights thereunto belonging or in any now or hereafter attached to or used in orac
THENTY THENTY	SECURING PERFORMANC	E of each adeanant	i i i i i i i i i i i i i i i i i i i
(\$20,000.00	AND AND NO/100	Dollars with	of grantor herein contained and payment of thereon according to the terms of a promise nal payment of principal and interest hereon
not sooner paid, to be due and pa	yable at maturity	ado by grantor, the fi	nal payment of principal and interest bereau
sold convoyed and payable. In the	event the within described prop	t is the date, stated ab	ove, on which the final installement of
the inmediately di	ue and navable the west and such	istrument, irrespective	eof, or any interest therein is sold, agreed to witten consent or approval of the beneficia of the maturity dates expressed therein,
not to commit or permit any waste of said	ny building or improvement thereon	n granting any easemen ; subordination or other	t or creating any restriction thereon; (c) join in
manner any building or improvement wh destroyed thereon, and pay when due all c 3. To comply with all laws, ordin tions and restriction	pily and in good and workmanlike ich may be constructed, damaged or osts incurred therefor. nances, redulations	e grantee in any recom legally entitled thereto be conclusive proof of	without warranty, all or any part of the property. veyance may be described as the "person or pers," and the recitals therein of person or person
cial Code as the beneficiary may require	is pursuant to the Uniform Commer-	10. Upon any time without potice	is paragraph shall be not less than the
by filing officers or searching agencies a beneficiary. 4. To provide and continuously	s the cost of all lien searches made s may be deemed desirable by the	the indebtedness hereby erty or. any part there	y secured, enter upon and take possession of said proof, in its own name and take possession of said proof, in its own name
4. To, provide and continuously r now or herealter crected on the said pre- and such other hazards as the baneliciary an amount not less than \$	nises against loss or damage by fire may from time to time require, in SULAD LE VALLE	less costs and expenses ney's lees upon any in	of operation and collection, including reasonable att debtedness secured hereby, and in such order re-
if the grantor shall fail or any reason to	the beneficiary as soon as insured;	collection of such rents	ng upon and taking possession of said property, is sues and profits, or the proceeds of time.
he beneficiary may procure the same	hereafter placed on said buildings,	waive any default or r pursuant to such notice	ication or release thereof as aforesaid, shall not cure notice of default hereunder or invalidate any act do
acternance, or at option of beneficiary	the entire amount on and inclury	essence with respect to a declare all sums secure	It by grantor in payment of any indebtedness secur mance of any agreement hereunder, time being of t such payment and/or performance, the beneliciary m d hereby immediately due and complete
5. To keep said premises lree Iron	n construction liens and to any	in equity as a mortgag	t his election may proceed to foreclose this trust de
harges become past due or delinquent and	such taxes, assessments and other	the beneficiary elects to the trustee shall execute	in equity, which the beneficiary may have. In the even foreclose by advertisement and sale, the beneficiary and cause to be recorded his written poties of differences.
ake such payment, or by providing bene bake such payment, beneficiary may, at	liciary with funds with which to	notice thereof as then re	on the trustee shall fix the time and place of sale, giv guired by law and proceed to foreclose this trust de
ust deed, shall be added to and become	bed in paragraphs 6 and 7 of this	sale, and at any time pr	for to 5 days before the date the trustee and
ty hereinbefore described, as well as the ime extent that they are bound for the	e grantor, shall be bound to the	sums secured by the tr entire amount due at th	ust deed, the default may be cured by paying the time of the cure other than such portion as well
nder all sums secured by this trust deed	II, at the option of the beneficiary, immediately due and payable and		le time of the cure other than such portion as woul delauit occurred. Any other delauit that is capable of red by tendering the performance required under th . In any case, in addition to curing the delauit of ceting the cure shall pay to the beneficiary all cos mented in enforcing the obligation of the trust dee ad attorney's lees not exceeding the amounts nervita-
6. To pay all costs, lees and expension title search as well as the other costs ar connection with or in enforcing this oblig actually incurred.	ses of this trust including the	and expenses actually in together with trustee's ar by law:	coursed in enforcing the obligation of the trust dee ad attorney's lees not exceeding the amounts provide
actually incurred.	ction or proceeding purchase	place designated in the be postponed as provide in one parcel or in	e sale shall be held on the date and at the time an notice of sale or the time to which said sale na d. by law. The trustee may sell said property eithe arate parcels and shall sell the parcel
lect the security rights or powers of benel			idder for cash, payable at the time of sale m
y suit for the foreclosure of this deed, t ading evidence of title and the beneficiary	o pay all costs and expenses, in-	the property so sold, he	haser its deed in form as required by law convenient
y suit for the foreclosure of this deed, t dding evidence of title and the beneficiary nount of attorney's fees mentioned in this ed by the trial court and in the event of	y or trustee may appear, including o pay all costs and expenses, in- 's or trustee's attorney's fees; the paragraph 7 in all cases shall be an appeal from any including the start of the start of the start of the start of the start of the paragraph of the start of the start of the start of the start of the paragraph of the start	plied. The recitals in the of the truthlulness there the grantor and best	if without any covenant or warranty, express or im deed of any matters of fact shall be conclusive proo of. Any person, excluding the trustee builty
y suit for the forelosure of this deed, i ding evidence of title and the beneliciary nount of altorny's leves mentioned in this ed by the trial court and in the event of cree of the trial court, frantor further ag late court shall adjudge reasonable as th 's leves on such appeal. It is mutually agreed that:	y or trustee may appear, including o pay all costs and extremes, in- location of trustee's attorney's less; the parafraph 7 in all cases shall be an appeal from any judgment or trees to pay such sum as the ap- ne beneliciary's or trustee's attor-	plied. The recitals in the ol the truthlulness there the grantor and beneticia 15. When trustee shall apply the proceeds cluding the compensation	I without any covenant or warranty, express or im deed of any matters of late shall be conclusive proo of. Any person, excluding the trustee, but including y, may purchase at the sale. sells pursuant to the powers provided herein, trustee of sale to payment of (1) the expenses of sale, in- of the trustee and a reasonable.
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The grantor, covenants and agrees to and will will be served in fee simple of said described real prop	the beneficiary and those claiming under him, that he is law- berty and has a valid, unencumbered title thereto
arry, Noue , et et des end population of this deed and the present of the solution of the population of this deed and the tackfor of any present for the population the high population, tachfor of the provision of and population of any theorem.	(19) Buy and a point of the start of point of particular to the start of the st
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d that he will warrant and forever defend the se	$ \begin{array}{llllllllllllllllllllllllllllllllllll$
$ \begin{array}{llllllllllllllllllllllllllllllllllll$	(A) All prime The relation in the goal of states institute of the states of the sta
The grantor warrants that the proceeds of the loan rep (a)* primarily for grantor's personal, family or house (b) for an organization, or (even if grantor is a natu	presented by the above described note and this trust deed are: nold purposes (see Important Notice below), tral person) are for business or commercial purposes.
cured hereby, whether or not named as a beneliciary here ander includes the terminine and the neuter, and the singula IN WITNESS WHEREOF, said grantor h	as hereunto set his hand the day and year first above written.
IMPORTANT NOTICE: Delete, by lining out, whichever warranty (IMPORTANT NOTICE: Delete, by lining out, whichever warranty (of applicable; if warranty (a) is applicable and the beneficiary is such word is defined in the Truth-in-Lending Act and Regula seficiary MUST comply with the Act and Regulation [®] by makin sclosures; for this purpose use Stevens-Ness form No. 1319, or compliance with the Act is not required, disregard this notice: the signer of the above is a corporation.	as hereunto set his hand the day and year first above written.
INPORTANT NOTICE: Delete, by lining out, whichever warranty (INPORTANT NOTICE: Delete, by lining out, whichever warranty (ot opplicable; if warranty (a) is applicable and the beneficiary is such word is defined in the Truth-in-Lending Act and Regula eneficiary MUST comply with the Act and Regulation by makin isclosures; for this purpose use Slevens-Ness form No. 1319, or, compliance with the Act is not required, disregard this notice.	as hereunto set his hand the day and year first above written.
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IMPORTANT NOTICE: Delete, by lining out, whichever, warranty (IMPORTANT NOTICE: Delete, by lining out, whichever, warranty (ot applicable; if warranty (a) is applicable and the beneficiary in such word is defined in the Truth-in-Lending Act and Regula eneficiary MUST comply with the Act and Regulation by makin isclosures; for this purpose use Stevens-Ness form No. 1319, or, compliance with the Act is not required, disregard this notice. f the signer of the above is a corporation, te the form of acknowledgement opposite.) STATE OF CHARKERERS, CALIFORNIA STATE OF CHARKERERS, CALIFORNIA County of Klamath	as hereunto set his hand the day and year first above written.
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IN WITNESS WHEREOF, said grantor h. IMPORTANT NOTICE: Delete, by lining out, whichever, warranty (of applicable; if warranty (a) is applicable and the beneficiary is such word is defined in the Truth-in-Lending Act and Regulation ensticiary MUST comply with the Act and Regulation by makin isclosures; for this purpose use Stevens-Ness Form No. 1319, or; compliance with the Act is not required, disregard this notice. f the signer of the above is a corporation, the loss of achoeviedgement oppolite. STATE OF GENERESSY, CALLIFORNIA State of a conversion of a source of the instrument was acknowledged before me on May [19,89, by]. Allene M. Souels Notary Public for Oregon (SEAL) My commission expires:	as hereunto set his hand the day and year first above written. a) or (b) is a creditor him Z, the grinvelent. STATE OF ORECON STATE OF ORECON SSTATE OF OF ORECON SSTATE OF OF ORECON SSTATE OF
IN WITNESS WHEREOF, said grantor h. IMPORTANT NOTICE: Delete, by lining out, whichever, warranty (or applicable; if warranty (a) is applicable and the beneficiary is such word is defined in the Truth-in-Lending Act and Regular ensiciary MUST comply with the Act and Regulation by makin isclosures; for this purpose, use Stevens-Ness-Form No. 1319, or, compliance with the Act is not required, disregard this notice. If the signer of the above is a corporation, te the form of acknowledgement apposite.) STATE OF GENERGEOF, CALLIFORNIA State of acknowledgement apposite.) STATE OF GENERGEOF, CALLIFORNIA County of Klamath This instrument was acknowledged before me on May Alene M. SOUELS Notary Public for Oregon (SEAL) My commission expires:	as hereunto set his hand the day and year first above written. a) or (b) is a creditor fion Z, the grequivelent. STATE OF ORECOTY County of This instrument was acknowledged before me on 19 . by as of Noiary Public for Oregon (SEAI My commission expires.
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estate now held by you under the same. Mail reconveyance and documents to the same of the same water and the same of the same

Beneficiary

Do not loss or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be mode.

<u>.</u>.....

(FORM No. 881) <u>K STRUGANS-HEES LAW PUBLICO. PORTLAND.CORE.</u>] (11 1116 M I\S OL FOF IS 'E! O	Diesen des Hindler k 11. SIEWARI. in 199	STATE OF OREGON, County of
(Lanjoi Transmit, Status, 1999) 	HSPACE RESERVED FOR JIV BYRECORDER'S OSE4EIL V OA OFTAES BOSL' CSYCE	at O'clockM, and recorded in book/reel/volume No on page or as fee/file/instru- ment/microfilm/reception No Record of Mortgages of said County. Wifness my hand and seal of
VEDEN TIT Beneficiary VEENETER RECORDING RETURN TO B C LUIS LUTEL DEED' wode out		County affixed.

10293

STATE OF CALIFORNIA) COUNTY OF HUMBOLDT) ss.

LORNA MATHEWS - JENSEN

NOTARY PUBLIC

My commission expires May 14, 1991

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On this 5th day of JUNE, 1989, before me, the undersigned, a Notary Public, State of California, duly commissioned and sworn, personally appeared ALENE M. 500TLS, known to me, or proved to me upon the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that SHE executed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal in the County of Humboldt the day and year in this certificate first above written



Notary Public, State of California My commission expires 5-14-91.

Trust Deed Klamath Comt, DR.

AFTER RECORDING RETURN TO:

Aspen Title & Escrow, Inc. Collection Department STATE OF OREGON, County of Klamath

Filed for record at request of:

Aspen Title Co.	
in this 9th day of June A.D.	., 19 89
10.55 o'clock A.M. and (duly recorded
n Vol. <u>M89</u> of <u>Mortgages</u> Page	<u>10291</u> .
Evolven Biehn County Clerk	
By Qauline Mulle	nolice
방향을 통하는 것은 것을 하는 것을 하는 것을 하는 것을 하는 것을 하 는 것이다.	Deputy.

Fee18.00