()) and file () said		RUST DEED VOI. <u>m89</u> Page 159
HIM ISTRUST DEED		- day of Angust
	<u>KENNETH W</u>	а
as Grantor, KLAMATH	COUNTY TITLE CO	MPANY, as Truss RIE_PHELPS
as Beneficiary.		······································
Grantes inserve http://	Vy I T	'NESSETH:
in Klamath	ante, bargains, sells and County, Oregon, cles	conveys to trustee in trust, with power of sale, the p cribed as:
Lot 10, Block 49.	BIUNN WIGHT ADDA	and a second
in the County of K	lanath Falls, ar	d State of Oregon
en e	i i della da la della della El	a en la gréfica de la entre en la participa de la companya de la companya de la companya de la companya de la c La companya de la comp
arwan g		18 CHELL ALL MARKET AND THE
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together with all and singular the t now or herealter appertaining, and tion with said real estate	energents, hereditaments and the rents, issues and profits t	appurtenances and all other rights thereunto belonging or in thereof and all tixtures now or hereafter attached to or used in
		(+, , , , , , , , , , , , , , , , , , ,
not sooner paid to be due and and		a second payment of principal and interest he
becomes due and payable. To protect the security of this	trust cleed dranter adverse	it is the date, stated above, on which the final installment of sa
and repair; not to remove or demolish and	in sild property in good conditio	n granting any easement or creating any restriction thereon; (c) join ; subordimation or other agreement attecting this deed or the lien or thereol; (d) reconvey, without warrantw. all or any or the lien or
anner any building or improvement whic destroyed thereon, and pay when due all cos 3. To comply with all there to	y and in good and workmanlik h muy be constructed, damaged o is incurred therefor.	a) subordimition or other agreement affecting this deed or the lien on thereois (d) reconvey, without warranty, all or any part of the proper of legally entitled thereto," and the recitals there'n of any matters or take conclusive proof of the truthfulness thereoi. Trusters fees for any is services mentioned in this paragraph shall be not less than \$5.
not to commit or permit any waite of said any 2. To complete or restore prompt nanner any building or improvement which destroyed thereon, and pay when due all cos 3. To comply with all laws, ordina- tions and restrictions alfecting said property ion in executing such linancing statements said Code as the beneficiary may require to other the beneficiary may require by ling officers or searching alfencies as predences.	nces; regulations, covenants, condu- r; if the beneficiary so requests, to pursuant to the Uniform Commer-	 services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, beneticiary may time without notice, either in person by state.
4. To provide and continuously me now or hereafter erected on the said premi rd such other hazards as the beneliciary of a amount not less than \$	is a gamer loss or damage by lin	issues and prolits, including those past due and unpaid, and apply the less costs and expenses of operation and collection, including reasonable new's less the set of the set o
ompanies acceptable to the beneficiary, w	th loss pryable to the latter; al	11. The entering upon and taking possession of said proper
bliver mid polleting to the start with tradition	nocule any such insurance and to	
such of any policy of insurance now or h has beneficiary may procure the same at ollected under any life or other insurance with upon any indubtedness secured hereby my determine, or at option of heneficiency	and in auch order as beneliciary	nercoy or in his performance of any adreement becaused
ny part thereof, may be released to granton of cure or waive any default or notice of d	Such application or release shall effected or shall be application or release shall effect or invalidate any	declare all sums secured hereby immediately due and payable. In s event the beneficiary at his election may proceed to force the
5. To keep said premises free from uses, assessments and other charges that m	ay te levied of assessed upon or	advertisement and sale, or may direct the trusted to pursue any other r remedy, either at law or in equity, which the beneliciary may have.
beneliciary; should the grantor fail to me	ke payment of any taxes, sises-	his written notice of default and his election to sell the said describ property to satisfy the obligation secured hereby whereupon the truste lix the time and place of sale discussion.
ake such payment, beneficiary may, at it	opilon, make payment thereof.	proceed to loreclose this trust deed in the manner provided in ORS 86. 86.795.
ust deed, shall be added to and become a	part of the debt secured by this	sale, the grantor or any other person so privileged by ORS 86.753, ma
venants hereol and for such payments, we ty hereinbelore described, as well as the me extent that they are bound for the p scribed, and all such payments shall be im i notice, and the nonpayment thereof shall.	t numbrest as aforesaid, the prop-	sums secured by the trust deed, the default may be cured by payin entire amount due at the time of the cure other than such portion as not then be due had no default occurred. Any other default that is cap being cured may be cured by tendering the performance required und obligation or trust deed. In any case, in addition to available
kler all sums secured by this trust dearl is	mediately due and payable with- at the option of the heneficiary, nucciately due and payable and	being cured may be cured by tendering the performance required und obligation or trust deed. In any case, in addition to curing the defa defaults, the person effecting the cure shall pay to the hag the defa
nstitute a breach of this trust deed. 6. To pay nil costs, lees and expense fitle search as well as the other costs and connection with or in enforcing this obliga s actually incurred.	a second and a second	and expenses actually incurred in enforcing the obligation of the trust together with trustee's and attorney's lees not exceeding the amounts pro- by law.
7. To somethin and delived on the		14. Otherwise, the sule shall be held on the date and at the tim place designated in the notice of sale or the time to which said sale be postponed as provided by law. The trustee may sell said property in one parcel or in separate parcels and shall sell the parcel or parc auction to the highest bidder for cash, parable at the time trans to
ion or proceeding in which the beneficiary	or trustee may appear, including	shall deliver to the successory is a strict of the sale, 1
ount of attorney's lees mentioned in this p	aragraph 7 in all cases shall be	plied. The recitals in the deed of any matters of fact shall be conclusive
a by the trial court and in the event of a ree of the trial court, grantor further agre late court shall adjudge reasonable as the 's fees on such appeal.	ben ficiary's or trustee's attor-	the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, the shall apply the proceeding of the sale.
It is mutually agreed that: 8. In the event that any portion or all for the right of eminent domain or condem	of said monarty shall be set	cluding the compensation of the trustee and a reasonable charge by tru attorney, (2) to the obligation secured by the trust deed, (3) to all pe
it, if it so elects, to require that all or any	portion of the monies payable	deed as their interests may appear in the order of their priority and (4 surplus, if any, to the grantor or to his successor in interest entitled to
pay all rearonable costs, expenses and att arred by grantor in such proceedings, shi lied by it first such area and arrest states and att	orney's lives necessarily paid or all be paid to beneficiary and	16. Beneticiary may from time to time appoint a successor or si
ry in such proceedings, and the balance	applied upon the indebtedness	under. Upon such appointent, and without conveyance to the succ trustee, the latter shall be vested with all title, powers and the succ trustee, the latter shall be vested with all title, powers and the succ upon any trustee herein named or appointed hereunder. Each such appoint and substitution shall be made by written instrument executed by benelic which, when recorded in the most factor instrument executed by benelic
execute such instruments as shall be ne- sution, promptly upon beneficiary's request.	essary in obtaining such corn-	which the property is situated, shall be conclusive proof of proper appoints
liability of any person for they ances, for	cancellation), without allecting	17. Trustee accepts this trust when this deed, duly executed acknowledged is made a public record as provided by law. Trustee is obligated to positive measurements and the second secon
consent to the making of any map or pla	t of said property; (b) join in	trust or of any action or proceeding in which grantor, beneficiary or tri ahall be a party unless such action or proceeding is brought by trustee. orney, who is an active member of the Oregon State Bar, a bank, trust com n or the United States, a title insurance company authorized to invest the

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fully seized in fee simple of sa	id described real property and	eneficiary and those claiming u d has a valid, unencumbered i	title thereto pursuan
M. Valentine, husba	ranty Deed by and and wife, as Gr	between Gilbert Val antors, and Kenneth	entine and Glor W. Phelps and
June 7, 1985 in Vo.	, as Grantees, dat . M85, Page 8465,	between Gilbert Val antors, and Kenneth ed January 8, 1980 Klamath County Reco	and recorded rds
and that he will warrant and	forever defend the same agai	nst all persons whomsoever.	
وم 1933 - المراجع المراجع المراجع المراجع المراجع المراجع . 1939 - مراجع المراجع المراجع المراجع المراجع المراجع المراجع . 1939 - مراجع المراجع المراجع المراجع المراجع .	 Angel Starten Sta	(a) A set of the se	
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		 And Nacional Sciences and Annual Scie Annual Sciences and Annual Sciences	
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The deaptor warrants that the	proceeding of the loss concerenting b	y the above described note and this	tout doub and
(a)* primarily for grantor's pe	ersonal, family or household purpos		
This deed applies to, inures t personal representatives, successors a		ies hereto, their heirs, legatees, devi wall mean the holder and owner, inc	
secured hereby, whether or not nume gender includes the leminine and the	ed as a beneficiary horein. In consti	ruing this deed and whenever the co	
IN WITNESS WHERE	OF, said grantor has hereunt	to set his hand the day and yea	r first above written.
* IMPORTANT NOTICE: Delete, by lining		Sennel W	1thp
not applicable; if warranty (a) is applica as such word is defined in the Truth-in benoficiary MUST comply with the Act	-Lending Act and Regulation Z, the	KENNETH W. PHELP	S 🐓
disclosures; for this purpose use Stevens. If compliance with the Act is not require	Ness Form No. 1319, or equivalent.	(a) The second se Second second	
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)			
STATE OF OREGON,) STATF	OF OREGON,)
County of Klamath) ••	ity of)
This instrument was acknowle August ,1989,		Taning in the second digest the offer	o-en
KENNETH W. PHELPS		Margaren	>
- All	A LIN NOS	ARY PUBLIC - OBIA	
TRANCE	My Constant	emmission Expires 33117	2]
(SEAL) My commission expires:	3 3192 My com	mission expires:	(SEA
		ntanian Angelon (n. 1997) Na Angelon (n. 1997) Na Angelon (n. 1997)	
andra andr Andra andra andr	REQUEST FOR FULL R To be used only when oblige	and the second	
TO: KLAMATH COUNT	Y TITLE , Trustee		
The undersigned is the legal o	wher and holder of all indebtedness	s secured by the loregoing trust de	ed. All sums secured by se
trust deed have been fully paid and said trust deed or pursuant to statu	satisfied. You hereby are directed,	on payment to you of any sums or	ving to you under the terms
herewith together with said trust dee estate now held by you under the sa	and the second second second second	이상 지수는 것이 가지 않는 것 같은 것이 없는 것이 없다.	e terms of said trust deed t
	10		
DATED:		PENNEY MARIE PHELP	S
		Beneficiar	יע
Do not lose or doutray this Trust Deed	DR THE NOTE which it secures. Both must b	e delivered to the trustee for cancellation bet	ore reconveyance will be made.
		-	
TRUST DEE		STATE OF O	
(FOIM No. 881-1) ETEVENS-NESS LAW PUB. CO., PORTLAN	D. ORE.	그는 그 가장 옷에 가지 않는 것 같은 것 같아요. 그 집 것은 것 같아요.	
KENNETH W. PHELPS	and the second	was received for	or record on the25.th.de
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an a	Grantor SPACE RES		volume NoM89
PENNEY MARIE PHELPS	RECORDER	ment/microfil	m/reception No. 4394
terestat Transporter e	méntic districtions de	de la companya de la	rtgages of said County. s my hand and seal
B	TO	County affixe	
AFTER RECORDING RETURN		计分子 化化合物 化合物 医骨髓炎 网络小花 化合金合金	Réalise Country Oliver
CENTERINE () CRAPTERS ()		Evelyn	Biehn, County Cler
		NAME	Millingder Depu