64171 C - Her Railer TR	JST DEED VOL	L_Page_133
THIS TRUST DEED, made this28th ROBERT C. WEBER and THELMA M. WEBER, hush	day ofJul	Y, 19
as Grantor, ASPEN TITLE & ESCROW, INC., an RUBY I. NELSON		, as Trusi
as Beneficiary,	<u> </u>	
WIT Grantor irrevocably grants, bargains, sells and inCounty, Oregon, desc	NESSETH: conveys to trustee in trust, w ribed as:	vith power of sale, the p
A portion of the NE ¹ / ₄ of the NE ¹ / ₄ of Sectio Willamette Meridian, in the County of Kla described as follows: Beginning at a poi which is South 89°26' West a distance of 175.2 feet from the section corner common Township and Range for the true point of Westerly line of Summers Lane, South 1°12 thence South 89°26' West a distance of 24 of 72.5 feet; thence North 89°26' East 24 beginning.	ath, State of Oregon, at on the Westerly line 0 feet and South 1°12 to Sections 2, 3, 10 a reginning; thence conti East a distance of 72	more particularly of Summers Lane East a distance o and 11 of said muing along the 55 feet; running
together with all and singular the tenements, hereditaments and now or hereatter appertaining, and the rents, issues and profits a tion with said real estate.	appurtenances and all other right sereof and all lixtures now or here	s thereunto belonging or in alter attached to or used in
FOR THE PURPOSE OF SECURING PERFORMANC sum of TWENTY THOUSAND AND NO/100	E of each agreement of grantor I	erein contained and paymen
note of even date herewith, payable to beneficiary or order and n note of even date herewith, payable to beneficiary or order and n not sooner paid, to be due and payable at maturity The date of maturity of the debt secured by this instrumen becomes due and payable. In the event the within described pro sold, conveyed, assigned or alienated by the grantor without f then, at the beneficiary's option, all obligations secured by this i herein, shall become immediately due and payable. The chove described real property is not currently used for agri	t is the date, stated above, on wh erty, or any part thereof, or any rst having obtained the written co istrument, irrespective of the m	ich the final installment of s interest therein is sold, agree
To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good conditio and repair; not to remove or demolish any building or improvement thereor not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanlik manner any building or improvement which may be constructed, damaged o destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi- tions and restrictions.	(a) consent to the making of any granting any casement or creating subordination or other agreement thereol; (d) reconvey, without war grantee in any reconveyance may legally entitled thereto," and the re- be conclusive proof of the truthluj services mentioned in this pardenab.	illecting this deed or the lien o anty, all or any part of the prope be described as the "person or citals there'n of any matters or la mass thereol. Truste's lees for an
cial Code as the beneficiary on statistican pursuant to the Uniform Commer proper public office or offices, as well as the cost of all firs searches mad by lifting officers or searching agencies as may be deemed desirable by the beneficiary. To provide and continuously maintain insurance on the building and such other haen de the said premises against loss or damage by fir an amount not less them the said premises against loss or damage by fir an amount not less them the said premises against loss or damage by fir	time without notice, either in perse pointed by a court, and without re- the indebtedness hereby secured, ent erty or any part thereol. in its own issues and profits, including those p less costs and expenses of operation ney's lees upon any indebtedness as liciary may determine.	rantor hereunder, beneliciary may nn, by akent or by a receiver to gard to the adequacy of any sec er upon and take possession of sa to name sue or otherwise collect ti ast due and unpaid, and apply th and collection, including reasonab cured hereby, and in such order:
policies of insurance shall be delivered to the beneliciary as soon as insured if the grantor shall all lor any reason to procure any such insurance and to deliver said policies to the beneliciary at least litteen days prior to the expira- tion of any policy of insurance now or hereafter placed on said buildings the beneliciary may procure the same at grantor's expense. The amount collected under any liter of ther insurance policy may be applied by beneli- ciary upon any indebiedness secured hereby and in such order as beneliciary and the same at the same at the order of the same at the same at the same at the same at the benelicitary may procure the same at grantor's action of the same at the benelicitary may be applied by beneli-	insurance policies or compensation of property, and the application or rele waive any delault or notice of dela pursuant to such notice. 12. Upon delault by grantor hereby or in his performance of any declare all sumerconcedents.	awarus for any faking or damag ase thereof as aloresaid, shall not ult hereunder or invalidate any a in payment of any indebtedness agreement hereunder, the beneficia
not cure or waive any defusites to figuration. Such application or release shall set done pursuant to such notice. S. To keep said premises tree from construction liens and to pay all farse, assessments and other charges that may be levied or assessed upon or ngainst said property belore any part of such tarse, assessments and other charges become past due or delinquent and promptly deliver receipts therefor o beneficiary; should the grantor tail to make payment of any tarse, assess	in equity as a mortgage or direct of advertisement and sale. In the latter execute and cause to be recorded his to sell the said described real pre- tereby whereupon the truster shall thereol as then required by law an the manner provided in ORS 86.735	the trustee to loreclose this trust event the beneficiary or the trust written notice of default are' his operty to satisfy the obligation is the time and place of sale, giv d proceed to foreclose this trust to 86.792, 1
make such payment, beneticiary may, at its option, make payment with which to ind the amount so paid, with interest at the rate set forth in the note secured ereby, together with the obligations described in paragraphs 6 and 7 of this rust deed, shall be added to and become a part of the debt secured by this rust deed, without waiver of any rights arising from breach of any of the ovenants hereof and for such payments, with interest as aforesaid, the prop- rity hereinbelore described, as well as the grantor, shall be bound to the sectioned and such any more about for the payment of the obligation herein the payment of the obligation herein the the payment of the obligation herein the payment of the bayes of the payment of the obligation herein the scribed, and all such any more about for the payment of the obligation herein the scribed and all such any more about the payment of the obligation herein the scribed and all such any more the payment of the obligation herein the scribed and all such any more the payment of the obligation herein the scribed and such any any more the payment of the scribed any for the scri	sale, the grantor or any other person the default or defaults. If the defaul sums secured by the trust deed, th entire amount due at the time of th not then be due had no default occur being cured may be cured by tende obligation or trust deed. In any can defaults, the person effecting the cur and expenses network with the sum	is privileged by URS 80.73, m is consists of a failure to pay, wh e default may be cured by pay, cure other than such portion as red. Any other default that is cap ing the performance required un- ie, in addition to curing the def e shall pay to the beneficiary a
ender all sums secured by this trust deed immediately due and payable and onstitute a breach of this trust deed. 6. To pay all costs, less and expenses of this trust including the cost i tile search as well as the other costs and expenses of the trustee incurred a connection with our in enforcing this obligation and trustee's and attorney's expandition of the second seco	together with trustee's and attorney's by law. 14. Otherwise, the sale shall place designated in the notice of sa be postponed as provided by law. T	lees not exceeding the amounts p be held on the date and at the th le or the time to which said sa he trustee may sell said roperty
7. To appear in and defend any action or proceeding purporting to liter the security rights or powers of baneficiary or trustee; and in any suit, ction or proceeding in which the beneficiary or trustee may appear, including ny suit for the foreclosure of this deed, to pay all costs and expenses, in- luding evidence of title and the beneficiary's or trustee's attorney's less; the mount of attorney's less mentioned in this paragraph 7 in all cases shall be red by the tried courts and in this paragraph 7 in all cases shall be	shall deliver to the purchaser its dee the property so sold, but without an plied. The recitals in the deed of any of the truthluness thereof. Any pers the grantor and beneficiary, may purch 15. When truther without and the solution of the truth and the solution of the	in form as required by law cor y covenant or warranty, express matters of fact shall be conclusiv, on, excluding the trustee, but in chase at the sale.
ellate court shall adjudge reasonable as the beneficiary's or trustee's attor- ey's lees on such appeal. It is mutually agreed that: 8. In the event that any entire on all additions in the second that any entire on all additions in the second that any entire on all additions in the second that any entire on all additions in the second that any entire on all additions in the second that any entire on all additions in the second that any entire on all additions in the second that any entire on all additions in the second that any entire on all additions in the second that any entire on all additions in the second that any entire on a second that any entire on all additions in the second that any entire on a second that any entire on a second that any entire on a second that a second that any entire of the second that any entire on a second that any entire on a second that any entire on a second that a second the second that a se	cluding the compensation of the trust attorney. (2) to the obligation secure having recorded liens subsequent to deed as their interests may appear in surplus, if any, to the grantor or to it surplus.	er and a remonable charge by tr d by the trust deed, (3) to all f the interest of the trustee in the the order of their priority and (4) his successor in interest entitled to
nder the right of eminentia my portion of an of said property shall be taken define the right of eminent domain or condemnation, beneficiary shall have the dfh. if it to electry to require that all or any portion of the amount required compensation for taking, which are in excess of the amount required nav all recompositions taking, which are in excess of the amount required	16. Beneticiary may from time sors to any trustee named herein or	

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attarney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to de business under the laws of Oregon or the United States, a title insurance company authorized to insure title to mal property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

13303

		13300
The grantor covenants and fully second in the		and those claiming under him, that he is a
fully seized in fee simple of said d	escribed real property and has a	and those claiming under him, that he is i
		and, anencumbered title thereto
and that he will		
and that he will warrant and fore	ver defend the same against all pe	rsons whomsoever
	• 	in the whom soever.
	· :	
The grantor warrants that the proce (a)* primarily for grantor's personal	eeds of the loan represented by the above I, family or household purposes (see Imp I grantor is a natural person) or	descrit t
This deed applies to, inures to the t	Laurence and the second se	er commercial purposes.
secured hereby, whether or not named as a gender includes the famining of the family of the	igns. The term beneficiary shall mean the beneficiary herein in the state of the st	heir heirs, legatees, devisees, administrators, executo he holder and owner, including pledgee, of the contra ed and whenever the context so requires, the masculi ural.
IN WITNESS WHERE	, and the singular number includes the pl	ed and whenever the context so requires, the masculi ural.
	grantor has hereunto set his h	and whenever the context so requires, the masculi and the day and year first above written.
not applicable. If		inst above written.
senaficiant Mules	Act and Bary is a creditor	Ima m Willer
	Watton by matter (19)	
•	ard this notice.	mt Cled
if the signer of the above is a corporation, so the form of acknowledgement opposite.)	***************	
STATE OF ORECON		
County of Klappath) STATE OF OREGO	V.
	County of)) \$5.
		cknowledged to a
Robert C. Weber and Thelma M		shiowiedged before me on
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Aluster . C. 100		
SEAL) ""Hittan Wolary Public	VI VIEPON Notern D to	
My commission expires: 6-21	1-SS My commission expires:	
		(SEAL)
	REQUEST FOR FULL RECONVEYANCE	
:	To be used only when obligations have been pa	id.
	, Trustee	
I ne undersigned is the legal owner and i it deed have been fully paid and satisfied.	holder of all indebtedness secured by th	e foregoing trust deed. All sums secured by said you of any sums owing to you under it was said
	cel all evidences of indition	you of any sums owing to your a secured by said
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with together with said tasks it is	econvey, without warranty, to the parti	t the ferme of
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