TRUST DEED. Aspen #01032232 1000:00132232 1000:0013000 TRUST DEED FORM No. 881-Oregon Trust De OT Vol. M& Page 87933 THIS TRUST DEED, made this 3rd June ...day of MICHAEL T. LETSCH and JENNIFER MEADE LETSCH, husband and wife, 19.88 , between ASPEN TITLE & ESCROW, INC., an Oregon Corporation as Grantor, FOREST PRODUCTS FEDERAL CREDIT UNION as Trustee, and casel print niver Louis incast of the second Cubers net ment/micros/im as Beneficiary. 9260-363J 5.01 CONSTRUCT HE MAN WE HAVE AND THE PROPERTY OF WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in ____Klamath_____County, Oregon, described as: the second for prove on the facts down. The N¹₂S¹₂NW¹₄NE¹₄ of Section 16, Township 39 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, LESS a strip 30 feet in width on West end thereof for a County Road. STATE OF OREGON, nat, in 'n doding inde tier bogal OA THE NOTE March le secret Balt must be believed te 12-36.01333 together with all and singular the tenements, hereditaments and eppurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. Second FOR (THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWENTY FOUR THOUSAND ONE HUNDRED FIFTY AND NO/100note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sconer paid; to be due and payable in beneficiar, or other and made by grantor; the linal payment of principal and interest hereot, it The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note -becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold; conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, there, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. might conveyed, assigned or alienated by the grantor without first having obtained the beneficiary's option, all obligations secured by this instrument, irrespective for the security of this trust dead, grantor agrees:
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To protect the security of this trust dead in the control of the security agrees and the provide agrees agrees agrees agree the security agrees agree (Another and the second sec lix the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the data the provided in ORS 86.75, may cure the default any time prior to 5 days before the data the provided in ORS 86.75, may cure the default any time prior to 5 days before the data the provided by paying the first deed, the default may there to pay, when due, sale, the igrantor or any other person so privileded by Dr. Sustee conducts the default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may burne to pay, when due, ont then be due faid no default occurred. Any other dualt that is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case in addition to curing the delault or defaults, the person effecting the cure shall prior be built faid or default of the shorecliary all costs and expenses, actually, incurred in enforcing the obligation of the trust deed together with trustee's and attorney's fees not exceeding the amounts provided toy law: The trustee may terming the addition of a data the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may terming to gale. Trustee shall deriver to the purchaser is deed in form as requiring by law conversing the declose of any purchas of the shall be conclusing the conclusing the shall be conclusing the declusion of the trust deed in of the trust deed of any matters of lact shall be conclusive provided by law. The trustee the shall be conclusive provided the property either to the purchaser its deed in form as requiring to last. Trustee shall deriver to the purchaser its deed in form as requiring the conclusive provided there in a subsequent of the proves of sale, may purchas at the sal It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the annuut required to pay all reasonable costs, expenses and attorneys fets necessarily paid or incurred by grantor in such, proceedings, shall be paid to beneficiary and applied by it lirst upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily mon the indibeteliness accured, hereby, and 'fantor, agrees, as its, own colled upon the indibeteliness and orecute such instruments as shall be mechany in obtaining such con-liciary, payment of its fees and presentation of this indibetelines, ficiary, payment of its fees and presentation of this indibetelines, (a) consent (in case of full reconveyances, for cambideto), without allecting (a) consent to the making of any map or plat of said property (b) foin in (b) route the individual of any map or plat of said property (b) foin the (b) route the resonance of the payment of the indibetelines, the (b) rout allecting the field of the indibited in the rout allecting (a) consent to the making of any map or plat of said property (b) foin the (b) foin the resonance of the resentation of the indibited in the route of the field of the route of surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, power and duties conferred upon any trustee herein named or appointed here-under. Kach such appointment, which we have a successor under, the latter shall be vested with all title, power and duties conferred upon any trustee herein named or appointed here-under. Kach such appointment and subilitution shall be made by written instrument exolution by beneficiary, which the property is situated, shall be conschaive provide grouper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantom pending trustee. NOTE: The (Trust Deed Act provides that the inusted hereunder must be either an attorney, who is an active member, of the Oregon State Bar, a bank, trust company or savings and lean 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 branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.505 to 696.555

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and in tee simple of salu ucou	rees to and with the beneficiary and those claiming under him, that he is la reis to and with the beneficiary and those claiming under him, that he is la cribed real property and has a valid, unencumbered title thereto
seized in fee simple of said desc.	r: defend, the same against all persons whomsoever.
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The grantor warrants that the proce (a)* primarily for grantor's persona	eeds of the loan represented by the above described note and this trust deed are: al, family or household purposes (see Important Notice below), al, family or household purposes (see Important Notice below), al, tenetic a netural person) are for business or commercial purposes.
This deed applies to, inures to the	benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execution of and binds all parties hereto, their heirs, legatees, devisees, administrators, executions and owner, including pledgee, of the constitution of the term beneficiary shall mean the holder and owner, including pledgee, of the constitution of the term beneficiary shall mean the holder and owner, including pledgee, of the constitution of the term beneficiary shall mean the holder and owner, including pledgee, of the constitution of the term beneficiary shall mean the holder and owner, including pledgee, of the constitution of the term beneficiary shall mean the holder and owner, including pledgee, of the constitution of the term beneficiary shall be added and
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the signer of the above is a corporation, the form of acknowledgement opposite.)	will preside the second s
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