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TRUST DEED

88, between

COSTOCION D	afir.	2244	av ofJune
COTTOCH OF THIS TRUST	DEED, made this	d	ay of
MARY LE MELOD	Y HALE		

Street as Trustee and

full rights of survivorship

ASPEN TITLE & ESCROW, INC. as Grantor, ASPEN TITLE a LONDON, AND CAUGHEY, husband and wife with DONALD N. CAUGHEY and BARBARA A. CAUGHEY, husband and wife with โดยเป็น

as Beneficiary.

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:
SEE EXHIBIT "A" ATTACHED HERETO

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The books of the World in the

STATE OF ORECOM

KAZI DERD

THIS TRUST DEED IS A SECOND TRUST DEED AND IS BEING RECORDED SECOND AND JUNIOR TO A FIRST TRUST DEED IN FAVOR OF EMILY CEDARLEAF.

Do and long or divition that their Oscilla ROTL white a gentler, from man by mollegind to the factor by contailining a place or

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate.

OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of FIVE THOUSAND SIX HUNDRED NINETY EIGHT AND 30/100,

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, it not sooner paid, to be due and payable materials. Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, it not sooner paid, to be due and payable materials to said note 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 becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereof, or which the tinal payable and payable and

becomes due and payable. In the evolut the grantor without litst he sold, conveyed, assigned or alienated by the grantor without litst he then, at the beneficiary's option, all obligations secured by this instruction, and the beneficiary of this trust deed, grantor agrees.

To protect the security of this trust deed, grantor agrees.

I. To protect, preserve and maintain said property in acod condition and repair, not to remove or denotes and property in acod condition and repair, not to remove or denotes and property.

To compile any restore promptly and in good and workmanike a condition of the proper public and pay when due all costs incurred therefor, destroyed you are improvement which may be constructed, damaged or destroyed. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions allecting said property; if the beneficiary or requested to join in executing such linancing statements pursuant to the suiling same in the proper public office or offices, as well as the core of all lien searches made proper public office or offices, as well as the core of all lien searches made proper public office or offices, as well as the core of all lien searches made proper public office or offices, as well as the core of all lien searches made public office or offices, as well as the core of all lien searches made public office or offices, as well as the core of all lien searches made proper public office or offices as a well as the core of all lien searches made proper public office or offices as well as the core of all lien searches made proper public office or offices as a well as the core of all lien searches well as the search of the core of the said promises as may be deemed desirable by the beneficiary with loss payable to the beneficiary with loss payable to the virtual and such public offices of the search of the public office of the said property and the core of the said property and the core of the said public offices of the search search of the same at grantors expense. The amo

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, beneticiary shall have the right, it it so elects, to require that all or amortion of the monies payable as compensation for such taking, which are it excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneticiary and incurred by grantor in such proceedings, and the balance applied by it first upon any reasonable costs early paid or incurred by beneticiary in such proceedings, and the balance applied upon the indebtedness liciary in such proceedings, and the balance applied upon the indebtedness secured, hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its tess and presentation of this deed and the note for endorsement (in case of full reconveyances) for cancellation), without altecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

granting any easement or creating any restriction thereon; (c) join in any granting any easement or creating any restriction thereon; (d) join in any subordination or other agreement altecting this deed or the lien or charge subordination or other agreement altecting this deed or the lien or charge subordination or other agreement altecting this deed or the property. The framework of the property of the conclusive proof of the truthfulness thereof. Trustee's fees for any of the conclusive proof of the truthfulness thereof. Trustee's fees for any of the conclusive proof of the truthfulness thereof. Trustee's fees for any of the property of the conclusive proof of the truthfulness thereof. Trustee's fees for any of the property of the indebtedness hereby secured, enter upon and take possession of said property of any part thereof, in its own name sue or otherwise collect the rents, issues and profits, including those past due and unpaid; and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees upon any indebtedness secured hereby, and in such order as beneficiary may determine.

If The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of lire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not error waive any default or notice of default hereumder or invalidate any act done pursuant to such notice.

If I Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunde

fix the time and place of seasons and the manner provided in OKS 30.73 to proceed to loreclose this trust deed in the manner provided in OKS 30.73 to 86.755.

13. Alter the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by OKS 86.753, may cure the default or default. If the default consists of a failure to pay, when due, the default or default will be the cure to the trust such portion as would entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being cured may be cured by tendering the performance required under the being cured may be cured by tendering the performance required under the defaults, the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and altorney's lees not exceeding the amounts provided together with trustees and altorney's lees not exceeding the amounts provided by law.

and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's lees not exceeding the amounts provided by law.

14. Otherwise, the sale shall be held on the date and at 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 sell said property either in one parcel or in separate parcels and shall sell that 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 sell said property either in one parcel or in separate parcels and shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant fact shall be conclusive proof of the truthlulness thereof. Any persons excluding the trustee, but including the grantor and beneficiarry, may purchase at the sale.

15. When trustee sells pursuan apment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee shall apply the proceeds of sale trustee and a reasonable charge by trustees attorney, (2) to the obligation secured by the trust deed, (3) to all persons nationey, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subject to the interest of the trustee in the trust having recorded liens and appear in the order of their priority and (4) the surplus. If specially the proceeds of the successor trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties content and substitution shall be made by written instrument executed by beneficiarly and substitution shall be made by written instrument executed by beneficiarly or counties in which the property is situated, shall be conclusive proof of proper appointment of the

NOTE: The Trust Deed Act provides that the trustee hereunder 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 branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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hossilk of the area is appropriate alignors of the occupants of the property of the interest o	es to and with the benefici	ary and those claiming under him, that he is law- a valid, unencumbered title thereto			
	defend the same against al	L persons whomsoever.			
If it mirrouly utilized theri. To the bear of the any porton at all of our mare the right of smeath doming or contempation, this is defect to require the right of seventhality of the or see your accompanies to such taking which are in seventh provided the right of seventhality and translation of the contemporaries of the contem	They to provide the first and a second of the second transfer transfer the second transfer tran	And the state of t			
the property of the property o	MAR A MORE THAN SALE AND	bove described note and this trust deed are:			
the secondary for an organization, or (even if gr.	antor is a natural person) are to	r business or commercial purposes.			
gender includes the teminine and the neuter, as	neticiary herein. In construing the nd the singular number includes	his deed and whenever the context so requires, the masculine			
* IMPORTANT NOTICE: Delete, by lining out, whiche not applicable, if warranty (a) is applicable and the as such word is defined in the Truth-in-Lending: A beneficiary MUST comply with the Act and Regula disclosures; for this purpose use Stevens-Ness Form If compliance with the Act is not required, disregare.	ver warranty (a) or (b) is beneficiary is a creditor ct and Regulation Z, the lion by making required No. 1319, or equivalent.	his hand the day and year first above written. Holy L. Mels Ly Hale			
The year and heart program continues to the continues of the algorithm of the above is a corporation, we grown to use the farm of acknowledgement opposite.) Attack years to the continues of the	"明明美国,李明朝,"魏朝帝就是张帝的女子""魏朝帝""帝国""公司""公司""公司""公司""公司""公司""公司""公司""公司""公司	Michael Marie (1997) (1			
STATE OF OREGON Klamath County of Klamath This instrument was acknowledged between June 19,88 by	STATE OF OREGON. A second state of the position of the positi				
Mary I. Melody Hale was a second state of the					
(SEAL) Notary Public My commission expires:	(사용하다) 전체적으로 보고 함께 전략을 위한 경우 목가인 bight control (사용) 나는 사람들은 사용을 가장하게 되면 하는 사람들이 되었다. 그는 사람들이 나는 사람들이 되었다. 나는 사람들이 나는 사람들이 나는 사람들이 되었다.				
particular and property of the	Continued the first and the second of the se	e been paid.			
said trust deed or pursuant to statute, to came herewith together with said trust deed) and to r	ou hereby are directed, on pay: cel all evidences of indebtedness econyey, without warranty, to	d by the foregoing trust deed. All sums secured by said ment to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you the parties designated by the terms of said trust deed the			
MORE OF PERSONAL POLICE WILLIAMS THE THE CHEEK TO		t Western van de person van de person de Person de person de			
		Beneficiary			
LO Y EIEST TRUST DEED IN FA	which it secures. Both must be delivered AOM ON SUITE GENERAL	d to the trustee for concellation before reconveyance will be made.			
TRUST DEED (FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND, ORK,		STATE OF OREGON, Sss.			
Grantos irrevocably grants, bang n — (Course Course) SEE EKMIBIT "A" ALFACSED	, Oregon, described as: (ERETO	Certify that the within instrument was received for record on theday of			
in Redeficiety, Grantor	SPACE RESERVED	atoclockM, and recorded in book/reel/volume Noon pageor as fee/file/instru-			
DONALD A CAUGHEY and UAF	ID RECORDER'S USE IVKV V CVCCHLAN ONA DA	ment/microfilm/reception No			
ASPEN TITLE & ESCROW, INC. Collection Dept.	22nd dar ut -	County affixed.			
EGGM 812 (E1-Chagan from Beed Sailes-) 2087 DED.	TRUST DEED	By Deputy			

Beginning at the most Southeasterly corner of Block 17 of FAIRVIEW ADDITION NO. 2, TO THE CITY OF KLAMATH FALLS; thence West on a line parallel to Upham Street and along the boundary line of Lot 6 of Block 17, 70 feet to the true point of beginning; thence due North across Lots 6 and 5 of said Block 17, 90 feet; thence due West and parallel to Upham Street 40 feet to the intersection of the alley running North and South in lakeview Avenue due South along said alley and parallel to Lakeview Avenue, a distance of 90 feet to the intersection of said alley and Upham Street; thence due East 40 feet and parallel to Upham Street; thence que tast 40 feet and Westerly end of Lots 5 and 6, Block 17, FAIRVIEW ADDITION NO. 2 TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of

STATE OF OREGON: COUNTY OF KLAMATH:

Filed for record at request of Aspen Title Co. A.D., 19 88 at 10:54 o'clock A M., and duly recorded in Vol. M88 of Mortgages FEE \$18.00 day Evelyn Biehn . County Clerk

By Queline Mullendere