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## ASPEN 02032603 TRUST DEED

## Vol. mrs Page 14905

THIS TRUST DEED, made this 22nd day of August and This CHARLES R. BROCKETT and ELLEN H. BROCKETT, husband and wife August CIAN DIVINING 19.88 between

MICHAEL D. MC INTYRE and DEBORAH K. MC INTYRE, husband and wife, with full as Grantor, ASPEN TITLE & ESCROW, INC., An Oregon Corporation as Trustee, and rights of survivorship in bick/imi/volans No \_\_\_\_\_558 \_\_\_00 nede 1690 \*\_\_\_\_\_or as iev/ille/inscu-\_\_ ment/nicrollin/incestion No 31356-\_\_\_\_ A CINC - Sec as Beneficiary,

Grantor. Ellen H. Brockett WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: What received for report of the 1215 day

Lot 38, Block 44, KLAMATH FALLS FOREST ESTATES NO. 2, in 1 CONTRACTOR MALINE MALE AND THE COUNTY OF KLAMATH, State of Oregon.

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together with all and singular the tenements, hereditaments and appurtenances 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. Store FOR THE PURPOSE VOP SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of ...... Two Thousand four hundred and no/100-

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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, beneliciary shall have the right, if it so elects, to request hat all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable contactions and expenses and attorney's less mount of grants, in such proceedings, shall be paid to beneliciary and applied by it first upon any reasonable sourts casts and expenses and attorney's less both in the trial and appellate courts costs and expenses and attorney's bene-liciary in such proceedings, and the balacessarily paid or incurred by bene-liciary in such instruments as shall be meeney upon the indebtedness and execute such instruments as shall be meeney in obtaining such com-ficiary, payment of is less and presentation of this deditedness, the moti endorsement (in case of full reconveyances, for cancellation), withen request of bene-ficiary, organized to the making of any map or plat of said property, trustee may (a) consent to the making of any map or plat of said property in the pro-terior to the making of any map or plat of and property in the said property. (b) foin in (in the said the said of any map or plat of and property in the said the s

STATE OF OREGON,

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Aim tapeness, the sale shall be held on the date and at the time and 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 posponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at many the postponent as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at many the postponent of the purchase its deed in form as required by law conveying the different so sold, but without any coverant or warranty, express or im-plied. The tectilas in the deed of any matters of lact shall be conclusive proof of the truste sells purchase at the sale. 15. When truste sells pursuant to the powers provided herein, trustee, shall apply the proceeds of as a resonable charge by trustees haitorney. (2) to that obligation accured by the trust deed, (3) to all persons having recorded line obligation accured by the trust deed, (3) to all persons having recorded line was paper in the order of their priority and (4) the surplus, if any, to the grant row to him appoint a successor or successor.

surplus, it any, to the granup control in the order of their priority and (4) the surplus. 16. Beneticisty may from time to time appoint a successor or succes-sors to any trustee named berein or to assuccessor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all successor and duties conterred upon any trustee herein named or appointed title, powers and duties conterred upon any trustee herein named or appointed the county or counties in and substitution shall be made by written instrument executed by benelicary, which the property is situated, shall be conclusive proof of proper 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 notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed (Act provides that the trustee bereander must be either and attorney) who is an bailing imember, of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States in the Instrume 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 escow agent licensed under ORS 696.585

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rang al one store, as optimizing with mer provider provide the subset ones The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto Me grad frame singe to the space without solution of the framework of the space without solution of the framework of the space solution with spaces in the space of the space solution of the space of space space solution of the space solution of the space solution of the space solution of the space of the space solution of the space solution of the space of the space solution of the space solut ang ang ellocture. a fallene and samma of an experiment Berne at sourcefully to a first Co-to MPD for the first for an experiment & Olaye of teach could be be to a source activity that experiments in 100. 10 400. None of the 114,09 a the strate in the at its price NT 112 and that he will warrant and forever defend the same against all persons whomsoever ATRAL .... and that, he will warrant and forever defend the same approximation of NC TIGHT Install, persons whomeoever, a state of the product o de de la companya de la com La companya de la com 1 157 Strain 106 Name athing a real creation 100 न्याभावन् (व (1) A set of the second of the beginning of the second investigation provide the

ah e yelari na beu The ignantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily lor grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. 410-11 

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term, beneficiary shall mean the holder and owner, including pledgee, of the contract gender includes the terminine and the neuter; and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. ayis Kusa Lenni hr. \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creation as such word is defined in the Truth-In-Lending Act and Regulation Z. the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Slevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required disregard this notice; Charles R. Charles R. Ba Allen H Brocket NUT YOUR NOT W the signer of the above is a corpo the form of acknowledgement op (If r suchandista suz Contry of Statistic acknowledged before me.on. This instrument was acknowledged before me.on August that i million and instrument was acknowledged before me.on Charles: R. Brockett and States - Street St. Andres - Ad truer and "short" burned or transmission and an and performance prove water burne are and an one appropriate prove water burne provide the short of the state of the state of the state of the burned of the state of the state of the state of the burned of the state o Ellen H. Brockett of un de ies manters constructs viu Contro the Uniferration of the Control of the Contr .net 14 Bitty 90 Notary Public for Oregon 111 Notary Public for Gregon (SEAL) Δ My commission expires DE a (SEAL) OPPICIAL SEAT LAL'SE XI TO: ...... and southe undersigned is the legal owner and holder of all indebtedness secured by the toregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed on pursuant to statute; to cancel all evidences of indebiedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, - to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance, and documents to stream up of Stream patenty consumer, and a stream of the DALED: with all and undefine the remaining and the tents, much and provide and all furthers now or foreable, and the remaining and the tents, much and provide thereable, and all transfer and all the tents.

Beneficiary

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THIS TRUST DEED, made th VEREVERCORDING VERNITO safel 1	TEN H. ERCKETT, Insband	County affixed INT NJ 6 NGEVElyn Biehn, County Clerk & 9
···· 31:156	Fee \$13.0021 DEED	By Aculina Millindale Deputy.

FORM No. 281-Oregen Irusi Dand Series-IRUIT DEED,

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