Aspen THe #02035373 Trust Deed Serie -TRUST DEED COPYRIGHT 1988 STEVENS-NESS LAW PUB. CO., PORTLAND, OR 00 17150 1100 TRUST DEED Vol. mgd Page 1.3266 3 THIS TRUST DEED, made this THIS TRUST DEED, made this 2 day of July RALPH W. BUSHCHMAN and SHARRON L. BUSCHMAN, husband and wife, , 19 90 , between ASPEN TITLE & ESCROW INC. as Grantor. WILLIAM R. ADDINGTON and MARLENE T. ADDINGTON, husband and wife with full rights of as Trustee, and survivorship, 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: Lot 2, Block 31, FIRST ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon. CODE 1 MAP 3809-29CD TL 13000 THIS TRUST DEED IS A SECOND TRUST DEED AND IS BEING RECORDED SECOND AND JUNIOR TO A FIRST TRUST DEED IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS & LOAN AND A DEFAULT ON THE KLAMATH FIRST FEDERAL SAVINGS & LOAN TRUST DEED SHALL BE DEEMED A DEFAULT ON THIS TRUST DEED. 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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the MER of TEN THOUSAND FIVE HUNDRID FIFTEEN AND 90/100-note of even date horewith, payable to beneficiary or order and msde by grantor, the final payment of principal and interest hereof, if sold, conveyed, assigned or alienzed by the grattor without first then, at the beneficiary's option, all obligations secured by this institution, all solutions are served by this institution, all obligations secured by this institution, all obligations of the security of this trust devid, frantor agrees:
 To protect the security of this trust devid, frantor agrees:
 To protect preserve and maintain said property. In good condition and the gravity waste of said property.
 To complete stry of the stry control of the stry Aranting any casement or creating any restriction thereon; (c) join in any subordination or other adreement affecting this deed or the lien or charge thereoit; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance warranty, all or any part of the inporty. The fraction is any subordination of the rule of the services and the recent is thereoit. Trustee's lees for any of the services mentioned in this paragraph shite hoot less than 35. I. Upon any delault by dention hereunder, beneficiary may at any time without notice, either in paragraph shite not less than 35. I. Upon any delault by dent or by a receiver to be appointed by a court, and without need to the adequacy of any security for the indebiedness hereby secured, enter the sub or otherwise collect the rents, issues and profits, including those past the proverse of the attructure. If the entering is and expenses of operation and collection, including reasonable attractions of such terms, thereof, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the collection of such terms, thereof and there ad any course of other proverse of the adord the proverse of the rents, lister and profits or the proverse of the proverse of the state of the proverse of the adord provession of said property, the collection of such terms, town and taking possession of said property, the interact of the proverse of the state of the proverse of the adord other provession of the adord other invalidate any addition of the adord other proverse any delution reclear of delault herronder an adord waid, shall not cure or waive any delution reclear of delault herronder the invalidate any secured thereby, and the application or thereof an adverse invalidate any secured thereby actions of the additionate additional secured thereby actions of the additional terms of the additional terms of the additional terms property, and new approximation to these interest as division, such that can and the series where any delaul to match notice. 12. Upon default by grantor in payment of any indebtelaness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment ard/or performance, the beneficiary may declare all surps secured hereby immediately due and totable. In such an event the beneficiary at his election may proceed to four being the trust deed in regulty as a montgale or direct the trustee to functions this trust deed in equity as a montgale or direct the trustee to functions the beneficiary or the second with respect to functions and the beneficiary at his election may proceed to pursue his trust deed in equity as a montgale or direct the trustee to functions the beneficiary of the second with the beneficiary at his election may proceed to functions the beneficiary of the trustee to functions and the beneficiary of the trustee to functions and the beneficiary of the trustee to functions the beneficiary of the trustee to functions and the beneficiary of the trustee to functions and the beneficiary of the trustee that event to functions by advertificent potent to be and black of sale, give motion thereol as then required by law and proceed to lurectose this trust deed in the manner provided in ORS 86.735 to 56.795. I. J. After the trustee has commenced foreclosure by advertisement and sale, the frantor or any other presons to priviled by ORS 86.735, may cure the delault or delaults. If the delault consists of a laiture to pay, when due the first each of the due to be paying the entire amount due at the time of the cure other than such portion as would being cured may be cured by tendering the performance required to the box delault or delault may be cured by incured by the due to the second of the box paying the entire amount due at the time of the cure other than such portion as would being cured may be cured by tendering the performance the dualt of the box d ogether with functes 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 rotice of sale or the time to which suid sale may be postponed as in the rotice of sale or the time to which suid sale may be postponed as the sale shall be trustee may sell said property either auction to the highest builder for eash, payable at the time of vale. Trustee the property so the purchaser its deed in form as required by law conveying the property so the purchaser its deed in form as required by law conveying the property so the purchaser its deed in form as required by law conveying blied. The recited but without any coverant or warranty, express or im-of the truthluins in the deed of any matters of lact shall be conclusive proof of the truthluins in the deed of any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale. If when there of sale to payment of (1) the expenses of sale, im-duding the compensation of the truste and a reasonable charge by trustee, intervent of the obligation secured by the trust deed, (3) to all persons and the granter with subsequent to the interest of the trustee in the trust level as their interests may appear in the order of their priority and (4) the surplus. 16. Breeticiary may from time to time appoint a successor or successor. It is mutually afteed that: P. In the event that any portion or all of said property shall be taken inder the right of eminent domain or confermation, beneficiars shall have the right, if it so elects to require that all or any portion of the momen payable so conjern adian for the point that all or any portion of the momen payable to pay all reasonable costs, expenses and attorney's two net searchy paid or epplied by it first upon any reasonable costs and expenses and Eturney's net to the trial and appliate courts, increasarily paid or incurted by bene-lies and the trial and appliate courts, increasarily paid or incurted by bene-lies and the trial and familiate courts, increasarily paid or incruted by bene-lies and the station and the balance applied upon the indebledness and envire such grant and the balance applied is to take such actions and envire such and the mecasary in obtaining such com-pensation, promptly upon handledary is request. (Fiary, payment of its fers and presentation of this dead and the bone tor modersement (in case of full reconveyances, for cancellation), whole alterning (a) consent to the making of any mup or plat of said property; (b) join in It is mutually agreed that: surplus, it any, to the drantor or to his successor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or success-ers to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and withoutcomer trustee and duties conferred upon any trustee herein numed or appointed hereinter. Each such uppointment ind substitution shall be vested with all title, parent and duties conferred upon any trustee herein numed or appointed hereinter excuted by beneficiary, which, when recarded in the mortable provided of the county or counties in which the property is situated, shall be conclusive prival of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and icknowledged in male a public record as provided by law. Trustee is not chigated to notify any party hereto of pending sale under any critede is not trust or of any action or proceeding in which grantor, beneficiary or trustee, shall be a party unless such action or proceeding is brought by trustee.

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NOTE: The Trust Ceed Act provides that the trustee bareand in math be either an ottomey, who is an active member of the Oregion State Bar, a bank, trust company or savings and foan association authorized to basiness and or the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, atfiliates, agents or blanches, the United States or any agency thereof, or an escrow agent licensed under ORS 670.505 to 655.585. and and the solution of the local sectors and the solution of the solution of

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