37473	TRUST DEED	Vol. Man Page	14342
THIS TRUST DEED, made this 9th RUSSELL MATLLOUX AND LARRY CALDW	עטענו		
ASPEN TITLE & ESCROW, INC.			, as Grantor, , as Trustee, and
RUSSELL J. BARCLAY. JR.			as Beneficiary
Grantor irrevocably grants, bargains, s Klamath County, Greg	WITHESSEIM:		
The North 68 feet of Lot 5, Bloc FALLS, in the County of Klamath,	k 1, SHIVES ADDITION State of Oregon.	N TO THE CITY OF KLAI	HTAM
CODE 1 MAP 3809-29CD TL 600			
together with all and singular the tenements, hereditar or besectior appertaining, and the rents, issues and pre the property. FOR THE PIRPOSE OF SECURING PERF of SIXTEEN THOUSAND SIX HUNDRED SIX SIXTEEN THOUSAND SIX HUNDRED SIX Description of even date herewith, payable to beneticiary of not sooner paid, to be due and payable at maturity. The date of maturity of the debt secured by the becomes due and payable. To protect the security of this trust deed, grants 1. To protect, preserve and maintain the proper provenient thereon; not to commit or permit any wast 2. To complete or testore promptly and in 6000 demaged or destroyed thereon, and pay when due all a 3. To comply with all laws, ordinances, regulation to pay for liling same in the proper public office or cagencies as may be deemed desirable by the beneficiar 4. To provide and continuously maintain insurdamage by lire and such other hazards as the beneficiarly in companies acceptable to the beneficiarly, with the same at granter's expense. The amount collective the same at granter's expense. The amount collection in case at fifteen days prior to the expiration of any policure the same at granter's expense. The amount collection in a same at granter's expense. The amount collection in a same at granter's expense. The amount collection in a same at granter's expense. The amount collection in any part thereof, may be released to grantor. Such and for invalidate any act done pursuant to such notices any part thereof, may be released to grantor. Such and constitution assessed upon or against the property before any part promptly deliver receipts therefor to beneficiary; shouliers or other charges payable by grantor, either by direction or exceipts derived the debt secured by this trust deed, without waiver of a with interest as aloresaid, the property hereinbelored the debt secured by this trust deed, without waiver of a with interest as aloresaid, the property hereinbelored and the nonpayment hereof shall, at the option of the able and constitute a breach o	CORMANCE of each agreeme EVENTY-THREE AND 80 TORMANCE of each agreeme EVENTY-THREE AND 80 Torder and made by grantor, try of note, 19 In a strument is the date, st or agrees: early in good condition and released to the property. It and habitable conditions aments pursuant to the Uniformatices, as well as the cost of try. Trance on the buildings now introduced to the latter, by reason to procure any such its loss payable to the latter, my reason to procure any such its of insurance now or hereated under any lire or other it enciciary may determine, or application or release shall not consult to the structure of such taxes, assessments a lid the grantor fail to make piect payment or by providing thereof, and the amount so it in paragraphs 6 and 7 of the my rights arising from breach escribed, as well as the grant bed, and all such payments a beneficiary or trustee may appear and the beneficiary for trustee may appear and the beneficiary's or trustee may appear and the beneficiary's or trustee.	interest thereon according to the principal ated above, on which the final is epair; not to remove or demolist building or improvement which discussed the proper accommercial Code as the beneficial lien searches made by filing or hereafter erected on the principal lien searches made by filing or hereafter erected on the principal lien searches made by filing or hereafter erected on the principal lien searches made by filing or hereafter erected on the principal lien searches made by filing or hereafter erected on the polities of insurance and to deliver the polities of insurance and to deliver the polities of insurance policy may be applied at option of beneticiary the entire of cordinary of the rate of any tarea, assessments and other charges the most of any tarea, assessments beneficiary with funds with whis paid, with interest at the rate of any of the covenants hereof at or any of the covenants hereof at or, shall be bound to the same whall be immediately due and passecured by this trust deed immediately due in the tore assecutive rights or powers of between the following any suit for the form stee's attorney's fees; the amounts there is accurity rights or powers of between the following any suit for the form stee's attorney's fees; the amounts of the covenants fees attorney's fees; the amou	e terms of a promissory and interest hereot, if installment of the note in any building or imherent hereot, if installment of the note in any building or imherent hereot, if installment of the note in any building or imherent hereot, if the beneficiary may require and gofficers or searching operty against loss or nan \$ insurable, videlivered to the beneficiary may property of the beneficiary of the beneficiary or fuster, extent that they are syable without notice, diately due and payable without notice, and expenses of the definition of this deed, enter of attorney's fees
torrey's fees on such appeal. It is mutually agreed that: 8. In the event that noy portion or all of the many portion or all of the many portion of all of the many portions or all of the many port	romate abult to 1.1	ujuage reasonable as the benefic.	iary's or trustee's at-
ficiary shall have the right, if it so elects, to require a NOTE: The Trust Deed Act provides that the trustce herounds trust company or savings and loan association authorized to divide to insure title to real property of this state, its subsidiar agant licensed under ORS 696.505 to 696.585.	er must be officer an attorney, w	ho is an active member of the Cre	ion for such taking, son State Bar, a bank,
TRUST DEED		STATE OF OREGON	7,
RUSSELL MATLIQUX		I certify that the	within instrument
LARRY CALDWELL		was received for record	
Granter RUSSELL J. BARCLAY. JR.	EPACE RESERVED FOR	book/reel/volume No	., and recorded in
	RECORDER'S USE	ment/microfilm/recent	s fee/file/instru-
Baneficlary		Record of	of said County.
ter Becarding Return to (Naore, Address, Elph ASPEN TITLE & ESCROW, INC.		County affixed.	with diffusering of
525 MAIN STREET	11		11
KLAMATH FALLS, OR 97601 Attn: Collection Dept.	•	RAME	TiTLE

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which tee in seems of the amount required to per all resemble costs, reportes and attorney's fees necessarily paid or incurred by granter in such proceedings, shall he paid to beneficiary and applied by it that upon any reasonable costs and expenses and attorney's fees, both into trial and appellate costs, necessarily paid or incurred by beneficiary per and applied to prove the possibility of the such actions and expenses and attorney's fees, both into trial and expenses and attorney's fees, both in the trial and expenses and into trial per and the such actions and expenses and attorney's fees, both in the such action, promptly upon beneficiary's request.

3. At any time and from time to time upon written request to beneficiary, payment of its local property (b) bin in granting any casemant or the individual state of the individual st and that the grantor will warrant and lorover defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)* primarily for grantor's personal, lamily or household purposes (see Important Notice below),

(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their hoirs, legetees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledges, of the contract secured hereby, whether or not named as a beneficiary herein.

In constraining this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, essumed and implied to make the provisions hereof apply equally to corporations and to individual:

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. Russel Malloux *IMPORTANT NOTICE: Dolete, by lining out, whichever wereanty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Lending Act and Regulation Z, the beneficiary MUST camply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. RUSSELL MAILLOUX LARRY &ALDWELL STATE OF OREGON, County of Klamath This instrument was acknowledged before me on May 9

Lussel Mailloux & Larry Caldwell This instrument was acknowledged before me on. DY CAMBEROLES CON CONSISSION NO. 060316
MY CAMBEROLE PRES MAR. 22, 2011 lding to Notary Public for Oregon My commission expires 3-22-0 STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of Aspen Title & Escrow May _A.D., 19 <u>97</u> at <u>3:26</u> o'clock P • M., and duly recorded in Vol. on Page 14342 of Mortgages on Page Bernetha G. Letsejj, County Clerk \$15.00 FEE Bullun