59946 ATC 39805 TRUST	Volm93 Page 7862
THIS TRUST DEED, made this 14th day	of April J9.93 betwee
EELAND G. SANDERS AND VELMA I. SANDERS, His	
ASPEN TITLE AND ESCROW, INC.	as Granto
TERRY J. MINCHINTON AND MARILYN E. MINCHINTO	M, HUSDARU and WIIE
WITNES	
Grantor irrevocably grants, bargains, sells and convej	ys to trustee in trust, with power of sale, the property i
CI COMACHINAERS I STATES	같은 행동을 관람들을 알았을 못한 것 같아요. 그는 것 것 같아? 같은
Lots 2, 3, and 4 and the adjoining 1/ Block 4, Butlers Addition to Fort Kla	12 vacated street along Lot 2 of. amath
Lots 2, 3, 4, Block 4, BUTLER A	DDITION TO FORT KLAMATH in the
County of Klamath, State of Ore one-half of the street on the W	gon, ALSO, including thereto the
wnich street has previously bee	n vacated according to the official
plat thereof on file in the off Countyp Oregon. Code 8, Map 33	ice of the County Clark of Klymath
together with all and singular the tenements, bereditaments and annucle	anances and all sites -ista the second to be a second
the property.	all lixiures now or hereafter attached to or used in connection wit
of TEN THOUSAND AND NO/100	
	Dollars, with interest thereon according to the terms of a promissor by grantor, the final payment of principal and interest hereof.
not sooner paid, to be due and payable APTLL 14 The date of maturity of the debt secured by this instrument is	19 94
sold. Conveyed, assigned or alignated by the diantor without first baria	, or any part thereof, or any interest therein is sold, agreed to b
become immediately due and payable.	respective of the maturity dates expressed therein, or herein, sha
To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain the property in good cond provement thereon; not to commit or permit any waste of the property.	lition and repairs not to remove or demolish any building an in-
2. To complete or restore promptly and in good and habitable co damaged or destroyed thereon, and pay when the all costs incurred the	andition now building as improved that the t
5. 10 comply with all laws, ordinances, regulations, covenants, co	ondition and restrictions affecting the property; if the beneficiary
agencies as may be deemed desirable by the beneticiary.	the cost of all lien searches made by filing officers or searching
damage by lire and such other hazards as the beneficiary may from li written in companies acceptable to the beneficiary, with loss payable t ficient a seen painter acceptable to the beneficiary, with loss payable t	illdings now or hereafter erected on the property against loss o me to time require, in an amount not less than \$
at least filteen days prior to the expiration of any nolley of insurance.	ure any such insurance and to deliver the policies to the beneliciary
any indebtedness secured hereby and in such order as beneficiary may de	e or other insurance policy may be applied by beneficiary upor
under or invalidate any act done pursuant to such application or reli	AREA Shall not cure or waive any default or motion of default have
promptly deliver receipts therefor to beneficiary; should the grantor ta	issessments and other charges become past due or delinquent and
ment, beneficiary may, at its option, make plyment thereof, and the	by providing beneficiary with funds with which to make such pay
the debt secured by this trust deed, without waiver of any rights arising	and 7 of this trust deed, shall be added to and become a part of
with interest as aloresaid, the property hereinbefore described, as well bound for the payment of the obligation herein described, and all such and the nonpayment thereof shall at the option of the beneficiary, rend	n neuronante energi de commadiatella due and
6. To pay all costs, fees and expenses of this trust including the	rost of fifte emprofi as wall as the other such and and and a state
trustee incurred in connection with of in entoicine this obligation and	trustee's and attorney's fees actually incurred.
mentioned in this paragraph 7 in all cases shall be lixed by the trial con	Clary's or trustee's attorney's fees; the amount of attorney's fees
torney's fees on such appeal.	court shall adjudge reasonable as the beneficiary's or trustee's at-
8. In the event that any portion or all of the property shall be ficiary shall have the right, if it so elects, to require that all or any r	taken under the right of eminent domain or condemnation, bene-
NOTE: The Trust Deed Act provides that the trustee hereunder must be either	on other by who is no write member of the Denne Kante be-
trust company or savings and loan association authorized to do business under t rized to insure title to real property of this state, its subsidiaries, affiliates, age agent licensed under ORS 696.505 to 696.585; and the subsidiaries of states of the second states of the second	the laws of Oregon or the United States, a title insurance company autho-
	STATE OF OREGON,
TRUST DEED	$\mathcal{N}_{ss}$
EFLAND G. SANJONS AND	County of
Velma I. SANDARD	ment was received for record on the
O stal of information of the state of the st	at o'clock M , and recorded
TERRY J. Minchinton And	in book/reel/volume No
MA LIVE E. MINCHINAN	page ar as fee/file/instru- ment/microfilm/reception No
en ante presentation de la constant de la constant La constant de la const	Record of of said County.
After Becardini Dabura in (Nama Addam 7 and 1442 111 1 4 mail 2011	Witness my hand and seal of County allixed.
I.F.W.N. T. DONINY MONTENSE CO.	
Tew + Coastry Martinge Co 1204 mare Street Klamath Falls Or 92601	NAME By

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which are in excess of the amount required to pay all reasonable costs, expenses and ettorney's fees necessarily peid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by it list upon any reasonable costs and expenses and ettorney's fees, both in the trial and appellate courts, necessarily upon beneficiary in such proceedings, and the balance applied upon the indebited-pess weured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, premptly upon beneficiary in such actions and execute such instruments as shall be necessary in obtaining such compensation, premptly upon beneficiary: negues, 9. At any time and from time to time upon written request, in cotaining such compensation of this deed and the note tor endorsement (in case of lull reconveyance, lor cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in granting any easement or creat-ing any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereot; (d) reconvey, without warranty, all or any part of the property. The grantes in any teconveyance may be described as the "person or persons legally entitled thereto," and the recitais therein of any matters or facts shall be conclusive proof of the truthulness thereol. Trustees to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of the property or any part thereof, in its own name sue or observise collect the rents, issues and prolits, or the proceeds of lire aloreaid, shall not cure or waive any default or notice of default herounder or inglated rents, issues and prolits, or the proceeds of lire aloreaid, shall not cure or waive any default to rotice of default herounder or inglated any act done p

tion secured hereby whereupon the trustee shall lix the time and place of sale, give notice thereof as then required by law and proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.795. 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 ORS 86.733, may cure the default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default occurred. Any other default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default occurred. Any other default in a capable of being cured may be cure other than such portion as would not then be due had no default occurred. Any other default in the trust 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 de-fault or dofaults, 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 trustee's and attorney is tees not exceeding the mounts 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 the parcel or parcels at auction to the highest bilder for cash, payable at the time of ale. Trustee shall deliver to the purchase it deed in form as required by law conveying the property so old, but without any covenant or warranty, express or implied. The recitals in the deed of any matters ol fact shall be conclusive provided herein, trustee shall apply the proceeds of sale to payment of (1) the se-penses of sale; including the compensation of the truthuleness thereof. Any person, excluding the trustee, but including the truste deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the

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and that the grantor will warrant and forever 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, family 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 heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term heneliciary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a bet eliciary herein.

In construing this mortgage, it is understood that the mortgagor or mortgages may 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, assumed and implied to make the provisions hereot apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the frantor has executed this instrument the day and year first above written.

• IMPORTANT NOTICE: Delete, by lining out, whichever warranty (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 2; the beneficiary MUST comply 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. IMA Klamath STATE OF OREGON, County of APRIL 13 19.93 This instrument was acknowledged before me on ..... RO H. 112 by EELRUD & & THEIMA I SANDERS, HUSBAND SWISE 2 This instrument was acknowledged before me on NOTARY by AUBLIC! AS. 2 of 2 OFFICIAL SEAL RICHARD H. MARLATT NOTARY PUBLIC - OREGON COMMISSION NO. 020850 itan. OFORG Notary Public for Oregon 1.421933 My commission expires 2-16 MY COMMISSION EXPILES FEB. 16, 1987 STATE OF OREGON: COUNTY OF KLAMATH: SS 15th the day Aspen Title Filed for record at request of . A.D., 19 93 at 3:26 P\_M., and duly recorded in Vol. M93 o'clock \_ April of 7862 on Page Mortgages (Uhun) of County Clerk Evelyn Biehn By Day 4 Nills FEE \$15.00

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