The state of the s	COPYR	SHT 1993 STEVENS NESS LAW FURLISH!	IS CO., PORTLAND, OR STRE
69688 10-14-93A10:33 RC	VD TRUST DEED	Vol.mg3 Page	, 26815
THIS TRUST DEED, made this 6t Johnny A. Sanders	h day of Oct	ober	1993, between
Aspen Title & Escrow, Inc., an or	egon corporation	***************************************	, as Grantor
***************************************	***************************************		
Grantor irrevocably grants, bargains, sell Klamath County, Oregon,	WITNESSETH: s and convevs to truste	e in trust with nower of call	
Lot 3, Block 65, LAKEVIEW ADDITION Klamath, State of Oregon.	man, and a green of the supplier of the suppli	The second was a separate for any	County of
CODE 1 MAP 3809 29BA TL 7200	en de la companya de La companya de la co		
engin en		· .	
together with all and singular the tenements, hereditaments because a proportion and the continuous	its and appurtenances and s	Il other rights thereunto belonding	d os in america
the property.	a tresteot and all lixtures no	w or hereafter aftached to or use	d in connection with
FOR THE PURPOSE OF SECURING PERFOR	// : (); /		
note of even date herewith, payable to beneticiary or or	Dollars, with it	sterest thereon according to the te	erms of a promissory
not sooner paid, to be due and payable UCLUDER O	¥&Z003		
The date of maturity of the debt secured by this becomes due and payable. In the event the within described, conveyed, assigned or alienated by the grantor with at the beneficiary's option, all obligations secured by this become immediately due and payable.	ibed property, or any part	thereot, or any interest therein i	s sold, agreed to be
To protect the security of this trust deed, granter a  1. To protect, preserve and maintain the property	in good condition and rep	air; not to remove or demolish :	any building or im-
provement thereon; not to commit or permit any waste of 2. To complete or restore promptly and in good at damaged or destroyed thereon, and pay when due all cost	ed habitable condition any		
3. To comply with all laws, ordinances, regulations so requests, to join in executing such financing statement	, covenants, conditions and	Commercial Cada as the beautici-	
to pay tor tiling same in the proper public office or office agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurant and continuously maintain insurant continuously maintain continuously continuously maintain	ece on the buildings now	or harastian seasted on the moon	
written in companies acceptable to the beneficiary, with	y may from time to time re loss payable to the letter: s	quire, in an amount not less than	stull value,
ticiary as soon as insured; if the grantor shall fail for any at least fifteen days prior to the expiration of any policy cure the same at grantor's expense. The amount collected any indebtedness secured hereby and in such order as bene or any part thereot, may be released to grantor. Such appunder or invalidate any act done pursuant to such notice.	of insurance now or hereaf under any fire or other in diciary may determine, or a plication or release shall not	ter placed on the buildings, the bearrance policy may be applied by a policy of beneficiary the action	eneticiary may pro- by beneticiary upon
5. To keep the property free from construction li	ens and to pay all taxes, a	d other charden become went de-	
promptly deliver receipts therefor to beneficiary; should liens or other charges payable by grantor, either by direct ment, beneficiary may, at its option, make payment the	the grantor tail to make pa payment or by providing ?	yment of any taxes, assessments, it	nsurance premiums,
the debt secured by this trust deed, without waiver of any	r paragraphs 6 and 7 of this rights prising from breach a	s trust deed, shall be added to an	d become a part of
with interest as aforesaid, the property hereinbefore descibed bound for the payment of the obligation herein describe and the nonpayment thereof shall, at the option of the be	ribed, as Well as the grante d. and all such payments of	or, shall be bound to the same e	xtent that they are
6. To pay all costs, fees and expenses of this trust	including the cost of title	search as well as the other costs	
trustee incurred in connection with or in enforcing this of 7. To appear in and defend any action or proceeding and in any suit, action or proceeding in which the benefit to pay all costs and expenses, including evidence of title a	ng purporting to affect the ciary or trustee may appear	security rights or powers of ben including any suit for the force	dosure of this deed
mentioned in this puragraph 7 in all cases shall be fixed in the trial court, granter further agrees to pay such sum as	by the trial court and in the	event of an appeal from any inc	foment or decree of
torney's fees on such appeal.  It is mutually agreed that:  8. In the event that any portion or all of the proficiary shall have the right, if it so elects, to require the	perty shall be taken under a	the right of eminent domain or co	ondemnation, bene-
NOTE: The Trust Deed Act provides that the trustee hereunder trust company or savings and loan association authorized to do liked to insure title to real property of this state, its subsidiaries agant licensed under OIIS 696.505 to 696.585.	must be either an attorney, wi	no is an active member of the Orego gon or the United States, a title insur	on State Bar, a bank,
सम्बद्धाः स्थापना व्यक्ति । स्थापना स्थापना स्थापना स्थापना स्थापना स्थापना । स्थापना स्थापना स्थापना स्थापना		\STATE OF OREGON.	1
TRUST DEED 1 September 1991 And September 1991	Bours Street Could be on the Steen Season Season be on the Manager Could be on the		<b>53.</b>
Johnny A. Sanders	ta Sauto de estre est. Maria de Sauto de Cara	County of	
		ment was received for	récord on the
and the street of the second o	BPACE RESERVED	ato'clock	M., and recorded
Joe Thomas	FOR RECORDER'S USE	in book/reel/volume No	lee/file/instru-
	A CONTRACT OF THE STATE OF THE	ment/microfilm/reception	on No
Seneficiary		Record of	of said County.  and and seal of
After Recerding Return to (Name; Address; Zip): No. 1141 1 and 1 a	en in en Alberton. La tributo de la general de la propieda de la companya de la companya de la companya de la companya de la comp	County affixed.	1
Aspen Title & Escrow, Inc. 525 Main Street	per en gran egit en trop en blev til en gjær gjater er ett er en trop ett en en kanne trop eggen er en en en en en en	Maham	
Collection Department	1 '''	HAME	TITLE



which are in access of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by trantor in such and applied to beneficiary and applied by it lint upon any reasonable costs and expenses and stumple fees holding such compensation, promptly it is now appeared to the such control and applied courts, necessarily paid or incurred by beneficiary in such processor and execute such instruments as shall be necessary in obtaining such compensation, promptly it is own appeared to the such and applied to the control of the such and the such processor in obtaining such compensation, promptly it is not not provided in the such processor in the such processor

के तुम प्रमान होएं हो पहले हैं किया है किया के कार के हैं एक्टर के किया के प्रमान के हुकिया के मालिक

\$15.00

and that the grantor will warrant and torever detend 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:

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

The grantor's personal, family or household purposes (see Important Notice below),

(a)\* primarily for grantor's personal, family or household purposes (en 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.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, tris deed applies to, inures to the benefit of and binds all parties hereto, their heir helder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns, the term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns, the contract personal representatives, and the devisees, devisees, administrators, executors, the above services and the following personal representatives, and the following pers

IN WITNESS WHEREOF, the grantor has execute	d this instrument the day and year that above with
to the property of the property of the state of the property o	Johnny H. Sonder
* 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 Z, the	Johnny A. Sanders
disclosures; for this purpose use statements of the state of the compliance with the Act is not required, disregard this notice.  STATE OF OREGON, County of	
by Johnny A. Sanders  This instrument was acknowledged	ledged before me on, 19,
by as of	
	Notary Public for Oregon
The state of the s	my commission of
STATE OF OREGON: COUNTY OF KLAMATH: ss.  Filed for record at request of April 19 93 at 10:33	the 14th day
of Oct A.D., 19 93 at 10:33  of Mortgage	on Page 26815 County Clerk
and the second of the second o	Everyn Brenn