NL 74906 01-25-94A11:15		Vol 294 Page 2458
THIS TRUST DEED, made this 18th as tenants in common but with full Aspen Title & Escrow, INC	humasi day of J Anton and James R rights of surviv	Innuary ,19 94 , between t. Van Unen & Louise C. Van Unen, not torship , as Granton , as Trustee, and
The adjustance is the later works and place of the control irrevocably drants barfains as	WITNESSETH:	stee in trust, with power of sale, the property in a quitage of sale.
Lots 12 and 13, Block 8, Second Ad Code 10 Map 3611-1080-TL 4500-33-3 Code 10 Map 3611-1080-TL 4400-E003		River Park, in the State of Oregon. Moistr Paper for Justo
THIS TRUST DEED IS BEING RECORDED J ASSOCIATES FINANCIAL SERVICES COME RECORDED ON JANUARY 25, 1994 STATE OF OREGON.	PANY OF OREGON, IN	NC. DATED JANUARY 6, 1994 AND
or hereafter annertaining and the center lesting and me	afile thereat and all fivings	nd all other rights thereunto belonging or in anywise not as now or hereafter attached to or used in connection with ment of grantor herein contained and payment of the sur 10
note of even date he with, payable to beneficiary on to sooner, paid, to be due and payable January.	Dollars, wi r older and made by gram 21 ,1999	th interest thereon according to the terms of a promissor for, the first payment of principal and interest hereof, it is a stated above, on which the final installment of the not
becomes due and payable. In the event the within d sold, conveyed, assigned or alienated by the grantor w at the beneficiary's option, all obligations secured by become immediately d as and payable. To protect the society of this trust deed, grant	lescribed property, or any pithout first having obtained this instrument, irrespective or agrees:	part thereof, or any interest therein is sold, agreed to be d the written consent or approval of the beneficiary, there e of the maturity dates expressed therein, or herein, sha
2. To complete or restore promptly and in good damaged or destroyed thereon, and pay when due all 3. To comply with all laws, ordinances, regulat so requests, to join in executing such financing states.	d and habitable condition costs incurred therefor. The coverants, conditions ments pursuant to the Unit.	frepair, not to remove or demolish any building or in any building or improvement which may be constructed and restrictions affecting the property; if the beneficiar form Commercial Code as the beneficiary may require an of all lien searches made by tiling officers or searching
agencies as may be deemed desirable by the beneficial and the second and continuously maintain instances by tire and such other hazards as the benefit written in companies acceptable to the beneficiary, witciary as soon as insured; if the granter shall tall for at least fifteen days prior to the expiration of any pocure the same at granter's expense. The amount colleany, indebtedness secured hereby and in such order as	ury urance on the buildings of urance on the buildings of carry may from time to the latter of the bouldiciary may determine.	now or hereafter erected on the property against loss on require, in an amount not less than \$ 100 tet; all policies of insurance shall be delivered to the benevant insurance and to deliver the policies to the beneficiar reafter placed on the buildings, the beneficiary may prefer insurance policy may be applied by beneficiary upo or at option of beneficiary the entire amount so collected in of cure or waive any default or notice of default here
under or invalidate any act done pursuant to such no 5. To keep the property free from constructio assessed upon or against the property before any pay promptly deliver receipts therefor to beneficiary; sho liens or other clarges payable by grantor, either by diens, beneficiary may, at its option, make payment secured hereby, together with the obligations describe the debt secured by this trust deed, without waiver of with interest as aloresaid, the property hereinbefore bound for the payment of the obligation herein desc	tice. In liens and to pay all tax rt of such taxes, assessmen ould the grantor fail to make irect payment or by provide the thereof, and the amount of in paragraphs 6 and 7 cany rights arising from bre described, as well as the partied, and all such paymes.	es, assessments and other charges that may be levied of the sand other charges become past due or delinquent and the payment of any taxes, assessments, insurance premium ling beneficiary with funds with which to make such pay so paid, with interest at the rate set forth, in the not of this trust deed, shall be added to and become a part of each of any of the covenants rereof and for such payment grantor, shall be bound to the same extent that they are not shall be immediately due and payable without notice
able and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trustee incurred in connection with or in enforcing the first of the feet of	rust including the cost of this obligation and trustee's weding purporting to allect mediciary or trustee may a litle and the benediciary's or ted by the trial court and	ims secured by this trust deed immediately due and pay title search as well as the other costs and expenses of the and attorney's fees actually incurred. If the security rights or powers of beneficiary or trustee ppear, including any suit for the foreclosure of this deed of trustee's attorney's fees; the amount of attorney's fee in the event of an appeal from any judgment or decree of
formey's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the ficiary shall have the right, it it so elects, to require	property shall be taken use that all or any portion o	all adjudge reasonable as the beneficiary's or trustee's a mader, the right of eminent domain or condemnation, bene of the monies payable as compensation for such taking
trust company or savings and loan association authorized to rized to insure title to real property of this state, its subsid agent licensed under ORS 696.505 to 696.585.	do business under the laws of laries, affiliates, agents or br	ey, who is an active member of the Oregon State Bar, a ban of Oregon or the United States, a title insurance company author anches, the United States or any agency thereof, or an excen-
point of the streets with terest to each their and it is the first TRUST DEED (business of the stockers of their trust are assistant), or sometimes of their stockers of their trust of their stockers.	eebt himse secured Arretive	is to record a vite injure of our file of the beautiful for the file of the control of the file of the control of the file of the control of
one was necessitively stays that recent estates and the control of	erb the epidensing out	ment was received for record on the
tice the tile of the solition promise of the tracks the	RECORDER 5 US TO THE PROPERTY OF THE PROPERTY	page on as tee/file/instrument/microfilm/reception No
After Recording Ratum to (Name, Address, Zip): State of the state of t	tedanski objekterjino o si rije i to tope satir it osni li jek pekarit it o si rije i ko tope satir it o si ko jek ir jest ason t	Witness my hand and seal of the same county affixed, various and seal of the same county affixed, various and seal of the same same seal of the same same same same same same same sam
the piet are in excess at the amount required to gay at	Free matter costs, cane nace	NAME

which are in excess of the amount required to pay all resemble costs, expense and attorney's less necessarily paid or incurred by further in such proceedings, thall be paid to beneficial and applied by it linet upon any resemble casts and expenses poiled upon the indicated in the receiver of the proceedings and paying the control of the proceedings and applied to control of the proceedings, and one instruments as shall be necessary made applied upon the indicated in the receiver of the such proceedings, and one instruments as shall be necessary made and paying the proceedings and proceed and that the grantor will warrant and lorever delend 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 of grantor's personal, family or household purposes (see Important Notice below).

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

"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,

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 an abundance of the parties hereto, their heirs, legatees, devisees, administrators, executors,

This deed applies to, inures to the benefit of an abundance of the parties hereto, the grantor, trustee and/or beneficiary may each be more than one person; that

secured hereby, whether or not named as a beneficiary herein.

"The constraint of this trust deed, if is understood that the grantor, trustee and/or beneficiary may each be more than one person; that

sometimes that the trust deed, if is understood that the grantor, trustee and/or beneficiary may each be more than one person; that

the context so requires, the singular shall be taken to mean and include the plural and that generally all granmatical changes shall be

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and the context so requires, the singular shall be taken to mean and include the plural and that generally all granmatical changes shall be

the context and the proceder of the plural and the plur IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. ** IMPORTANT, NOTICE: Delete, by lining out, whichever worranty (a) or (b) is THOMAS G. BLANTON PAT of such word is defined in the Truth-in-Lending Act and Regulation T, the description of a such word is defined in the Truth-in-Lending Act and Regulation T, the description of the Truth-in-Lending Act and Regulation T, the description of the Truth-in-Lending Act and Regulation T, the description of the property with the Act and Regulation by making required the property with the Act and Regulation by making required the property of this purpose use Stevens-News Form No. 1319, or equivalent the property of the purpose use Stevens-News Form No. 1319, or equivalent that the property of the purpose use Stevens-News Form No. 1319, or equivalent that the property of the purpose use Stevens-News Form No. 1319, or equivalent that the property of the purpose use Stevens-News Form No. 1319, or equivalent that the property of the purpose use Stevens-News Form No. 1319, or equivalent that the property of the purpose use Stevens-News Form No. 1319, or equivalent that the property of the purpose use Stevens-News Form No. 1319, or equivalent that the property of the purpose use Stevens-News Form No. 1319, or equivalent that the property of the purpose use Stevens-News Form No. 1319, or equivalent that the property of the purpose use Stevens-News Form No. 1319, or equivalent that the property of the purpose use Stevens-News Form No. 1319, or equivalent that the purpose use Stevens-News Form No. 1319, or equivalent that the property of the purpose use Stevens-News Form No. 1319, or equivalent that the property of the purpose use Stevens-News Form No. 1319, or equivalent that the purpose use Stevens-News Form No. 1319, or equivalent that the purpose use Stevens-News Form No. 1319, or equivalent that the purpose use Stevens-News Form No. 1319, or equivalent that the purpose use Stevens-News Form No. 1319, or equivalent that the purpose News Form No. 1319, or equivalent that the purpose News Form No. 1319, or equivalent that the pu LOUISE C. VAN UNEN STATE OF OREGON, County of MUNATA ss.

STATE OF OREGON, County of MUNATA ss.

This instrument was acknowledged before me on JANAURY

by WOMOS OF DOUTON TO THOU A SUITED ST. This instrument was acknowledged before me on eanar of therese by RECORDED ON CANDI SUP 45 TO PERMICE CONTRACT OFFICE AND ADDRESS OF THE OFFICE AND ADDRESS OFFICE SEAL

GENINE JOHNSON

NOTARY PUBLIC - OREGON

COMMISSION NO. 018718

MY COMMISSION EXPIRES SEPT. 28, 1998 lotary Public for Oregon My commission expires REQUEST FOR PULL RECONVEYANCE (To be used only when obligations have been paid.) The undersigned is the legal owner and holder of all indebtedness secured by the toregoing trust deed. All sums secured by the frust 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 the trust deed have been fully paid and satisfied. You hereby are directed on payment to you of any sums owing to you indebtedness secured by the trust deed (which are delivered to you herwith trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herwith the trust deed) and to recenvey, without warranty, to the parties designated by the terms of the trust deed the estate now together with the trust deed) and to recenvey, without warranty, to the parties designated by the terms of the trust deed the estate now together with the trust deed) and to recenvey, without warranty, to the parties designated by the terms of the trust deed the estate now together with the trust deed) and to recenvey, without warranty, to the parties designated by the terms of the trust deed the estate now together with the trust deed) and to recenvey, without warranty, to the parties designated by the terms of the trust deed the estate now together with the trust deed) and to recenvey. held by you under the same. Mail reconveyance and documents to l'égosialifacteren en j To Han Den men Do not lose of destroy this Trust Deed OR THE NOTE which it secures.

Both must be delivered to the trustee for cancellation before

reconveyance will be made.

01 52-04711:12 BCAD INGEL DEED gis of the properties DATED: Beneficiary, SC

County of Santa Cruz	} ss.	Signer(s) Other than named below	
On Jan. 19, 1994	UCIUIC IIIC,	Cheryl A. Rangel	
name(s) is/are subscribed to the wisame in his/her/their authorized caperson(s), or the entity upon behalf	I to me on the basis of thin instrument and a pacity (ies), and that I of which the person (s	an Unen and Louise C. Van Unen f satisfactory evidence) to be the person(s) whose icknowledged to me that he/she/they executed the by his/her/their signature(s) on the instrument the s) acted, executed the instrument.	
WITNESS my hated and official sea Signature Cheryl A. Rangell FD-1 (Revised 1/93)	MCAN (Seal)	Cheryl A. Rangel S. Comm. 21001259 Comm. 21001259 Comm. 21001259 Comm. SANTA CRUZ COUNTY Comm. Expires Sept. 23, 1197	
TATE OF OREGON: COUNTY OF KLA		the 25th	
F <u>January</u> A.D., 19 <u>9</u>	4 at 11:15 of rtgages	clock AM., and duly recorded in Vol. M94 on Page 2458 Evelyn Biehn County Clerk	