DEED OF TRUS	TAND ASSIALLY	Vol may Page -57
DATE OF THIS DEED OF TRUST AND OF THE LOAN TRANSACTION	TAND ASSIGNMENT O	FRENTS
February 26, 1996	FOTHER THAN DATE OF THE TRANSACTION	ACCOUNT NUMBER
PEREFICIANT	March 1, 1996	
TRANSAMERICA FINANCIAL SERVICES	GHANTOR(S):	3654-408952
	(1) John Edward Williams	(aka John William)
ADDRESS: 1070 N.W. Bond St.; Suite 204	(2) Margie C. William	(interviewed)
CITY: Bend, OR 97701	(2) Margie C. Williams (a)	(a Margie Williams)
NAME OF TRUCTER AND	ADDRESS: 3935 Boardman	
NAME OF TRUSTEE: Aspen Title and Escrow	CITY: Klamath Falls, O	D 07655
THIS DEED OF TRUS	T SECURES FUTURE ADV	R 97603
By this Deed of Trust, the undersigned Grantor(s) (all, if more than one), of \$_21,687.28 from Grantor(s) to Benefit sale, the following described property situated in the State of Oregon, Co PARCEL 1:	for the nummer of an international	ANCES
sale, the following described property situated in the State of Oregon, Co PARCEL 1:	Iclary named above, hereby graph ask	a Promissory Note of even date in the principal so niveys and warrants to Trustee in trust, with power
PARCEL 1: The East	ounty of <u>Klamath</u>	nveys and warrants to Trustee in trust, with power
PARCEL 2.		
The West one-half of Lot 4 morning	in the County of Kla	math, State of Oregon.
CODE 41 MAD 3000 2D3 mr 1 and 104	CTS, in the County of Kla	math, State of a
CODE 41 MAP 3909-3DA TL 1800 The final maturity detactive Drugi	114	State of Oregon.
The final maturity date of the Promissory Note is March 5, Together with all buildings and images.	2011	
Together with all buildings and improvements now or hereafter erected the equipment used in connection therewith (but not including any apparatus, economission Credit Practices Rule (16 C.F.R. Part 444) as now or hereafter property above described, all of which are referred to hereinafter as the "P TO HAVE AND TO HOLD said land and premises, with all the rights, privile successors and assigns, upon the trusts and fermises.	reon and heating, lighting, plumbing	
property above described, all of which are referred to bereinefter	upment or articles that constitute "household" amended), all of which for the amended	ectric, ventilating, refrigerating and air-conditioning
TO HAVE AND TO HOLD said land and premises, with slitho data and premises.	remises".	this Deed of Trust, shall be deemed fixtures of the
and uses and purposes for	lawing appunenances thereto belonging to	Trunks
Srantor also assigns to Beneficiary all rents, issues and porposes for the uses and profits of the Prem remises, during continuance of default hereunder, and during continuance of same without regard to adequacy of any security for the indebtedness is OR THE PURPOSE OF SECURING: (1) Performance of each agreement of the inaccordance with the terms and conditions at the indebtedness is at a saccordance with the terms and conditions at the indebtedness is at a saccordance with the terms and conditions at the indebtedness is and conditions at the terms and conditions at the indebtedness is and conditions at the terms and conditions at the same same same same same with the terms and conditions at the same same same same same same same sam	lises, reserving the right to getter	a division of the seculors, administrators,
OR THE PURPOSE OF	of such default authorizing Beneficiary to entre hereby secured by any local sectors to entre	the same with or without taking possession of the
the in accordance with the terms and conditions of the above ment on the part of the above ment of the	of Grantor contained boroin: (0) D	, solution is an analytic to collect and enforce
OR THE PURPOSE OF SECURING: (1) Performance of each agroement o ate in accordance with the terms and conditions of the above mentioned Pro- aned by Beneficiary to Grantor in connection with any renewal or refinancian protect the security or in accordance with the mentioned Pro- protect the security or in accordance with the mentioned and or refinancian protect the security or in accordance with the mentioned Pro-	missory Note executed by Grantor in favor of the ment of any additional addit	e principal sum with interest thereon at the agreed
payments made by Grantor(s) on the obligation account of this Deed of T	rust.	greed rate, where any such advances are made
- I WARS AND SCOOM AND IN THE STORE OF A	Trust shall be applied in the following order:	- · · · · · · · · · · · ·
THIRD: To the payment of principal due on said Agreement	server and the mounders, inst	Irance premiums, repairs, and all other observes
PHOTECT THE SECURITY HEREOF GRANTORIA		
Proceedings of the second seco	DAGREES: (1) To keep the Premises insu	Ired in Beneficiantic to
beneficiary may from time to time approve, and to keep the policies therefore ection) shall, at Beneficiary's option, be applied on said indebtedness, whe il not cause discontinuance of any proceedings to foreclose this Deed of T inst the above described premises, or any part thereof, or upon the debt sec deliver to Beneficiary ten (10) days before the day fixed by law for the first into such taxes and assessments: (2) to the time day law of the first into such taxes and assessments: (2) to the such as the source of the first into the source of the such as the source of	r, property endorsed, on deposit with Benefit	lanner, in such amounts, and in such companies
such taxes and assessments: (3) In the annotation by law for the first in	terest of Benefici	any in the Day
Use in the end of the	er Paragraphs 1 or 2 above, Benaficiary at l	al receipt of the proper officer showing payment
od condition and repair, not to commit as an ine date of payment at the agree	d state (4) such disbursements shall be added t	a the premiums and charges therefor: (b) now
or restore prompty and in a good and workmanlike manner at all reasonable bor performed and materials furnished therefor; (5) That Grantor will pay, pro- and this Deed of Trust and that the time of payment of the indebtedness of Premises herein described may, without notice, be released from the lien mership of the Premises shall release the upper of the pro- mership of the Premises shall released to the statement of the pro-	hich may be constructed, damaged or door	mises; to complete within one hundred either
Premises herein described may without payment of the indebtedness h	eroby the indebtedness secured hereby in fr	loompliceon; and to pay, when due, all claims
wful claims of any and all persons what social	personal liability or the lien hereby created a	ess then remaining unpaid, and no change in
MUTUALLY AGREED THAT: (1) If the sold of		erend the title and possession thereof against
court to enforce any lien on claim agreement hereunder, or upon sale or oth	to pay installments on said Promisson, Note	- D0 #
Vol UALLY AGREED THAT: (1) If the said Grantor(s) shall fail or neglect to be a later the performance of any agreement hereunder, or upon sale or ot occurt to enforce any lien on, claim against or interest in the Premises, then all secured hereby shall immediately become due and payable at the option of ving the collateral and enforce the Promissory Note; (b) forefocing the two and of Election To Cause Said the Promissory Note; (b) forefocing the two and of Election To Cause Said the Promissory Note; (b) forefocing the two provides the promissory Note; (b) forefocing the two and of Election To Cause Said the Promissory Note; (b) forefocing the two provides the promissory Note; (b) forefocing the two provides the promissory Note; (b) forefocing the two provides the provides the Promissory Note; (b) forefocing the two provides the provides the promissory Note; (b) forefocing the two provides the provides the promissory Note; (b) forefocing the two provides the provides the provide	Beneficiary on the application of Grantor(s)), or should any action or proceeding be filed
ipon Trustee shall foreclose the Deed of Trust is all also deposit with Trustee	stee, the Promission shall file such notice for	ng the Trustee to execute a written Notice of
F THE PROPERTY IN THE PROPERTY INTERPOPERTY INTO PROPERTY PROPERTY INTO PROPERTY PROPERTY PROPERTY PROPERTY PROPERTY P		
eficiary may appoint a successor Trustee at a suit		
eficiary may appoint a successor Trustee at a suit	in the office of the County Recorder of each	COUNTY IN which and it
eficiary may appoint a successor Trustee at any time by filing for recording is situated a Substitution of Trustee. From the time the substitution is filed the named herein or of any successor Trustee. Each such substitution is in the manner provided by law	in the office of the County Recorder of each for record, the new Trustee shall succeed to	county in which said property or some part all the powers, duties, authority and title of
eficiary may appoint a successor Trustee at any time by filing for recording is situated a Substitution of Trustee. From the time the substitution is filed the named herein or of any successor Trustee. Each such substitution is the manner provided by faw.	in the office of the County Recorder of each for record, the new Trustee shall succeed to all be executed and acknowledged and not	ce mereof shall be given and proof themof
eficiary may appoint a successor Trustee at a suit	in the office of the County Recorder of each for record, the new Trustee shall succeed to all be executed and acknowledged and not	be thereof shall be given and proof thereof

AFTER RECORDING RETURN TO TRANSAMERICA FINANCIAL SERVICES P.O. Box 5607: Bend, OR 97708-5607 Address

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(6) Should Granty sell, convey transfer or dispose of the Premises, or any part thereof, without the written consent of Beneficiary being first had and obtained, then Beneficiary shall have the right, at its option, to declare all sums secured hereby forthwith due and payable.

(7) Notwithstanding anything in this Deed of Trustor the Promissory Note secured hereby to the contrary, neither this Deed of Trust nor the Promissory Note shall be deemed to impose on the Grantor(s) any obligation of payment, except to the extent that the same may be legally enforcease and any provision to the contrary shall be of no force or effect.

(8) All Grantors shall be jointly and severally liable for fulfillment of their covenants and agreements herein contained, and all provisions of this Deed of Trust shall hure to and be binding upon the heirs, executors, administrators, successors, grantees, lessees and assigns of the parties hereto rospectively. Any reference in this Deed of Trust of the singular shall be construed as plural where appropriate. Any Grantor who co-signs this Deed of Trust but does not execute the Promissory Note: (a) is cosigning this Deed of Trust only to grant and convey that Grantor's interest in the property under the terms of this Deed of Trust; (b) is not personally obligated to pay the sums secured by this Deed of Trust; and (c) agrees that Beneficiary and any other Grantor or signer of the Promissory Note extend, modily, forbear or make any accommodations with regard to the terms of this Deed of Trust or the Promissory Note without that Grantor's consent.

(9) Invalidity or unenforceability of any provisions herein shall not affect the validity and enforceability of any other provisions.

(10) Trustee accepts this Trust when this Deed of Trust, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other Deed of Trust or of any action of proceeding in which Grantor(s), Beneficiary, or Trustee shall be a party, unless brought by Trustee.

(11) Grantor shall pay all costs, disbursements, expenses and reasonable attorney fees ("Costs") incurred by Beneficiary in protecting or enforcing the lien of this Deed of Trust whether or not suit or action is actually commenced. Costs include, without limitations, recording fees, cost of title and lien searches, surveys and attorney's fees in negotiations, arbitrations, trials, administrative proceedings, condemnation proceedings, bankruptcy proceedings and any appeals from any of them. Enforcing the lien of the Deed of Trust includes without limitation conveyances in lieu of foreclosure, actions on the Promissory Note, foreclosure actions, receivership actions and post-judgment collection efforts.

(12) The undersigned Grantor(s) requests that a copy of any Notice of Default and of any Notice of Sale hereunder be mailed to him at the address herein before set forth.

(13) The terms Deed of Trust and Trust Deed are interchangeable.

IN WITNESS WHEREOF the said Grantor has to these presents set hand and seal this date February 26, 1996 ssee 1999999 OFFICIAL SEAL CAUGUE JOHNSON NOTANY PUBLIC - OREGON COMMISSION ND, 031504 MASCENT EXPIRES AN 31, 1998 Edward Williams John Un STATE OF OREGON 210 Margie Williams c. COMPSIS State -Klamath County of This instrument was acknowledged before me on the 26th February 1996 John Edward day of hv Wi11 Williams and MargierC. iams My Commission Expires: Before Me Public fo **REQUEST FOR FULL RECONVEYANCE** TO TRUSTEE: The undersigned is the legal owner and holder of all indebtedness secured by this Deed of Trust. All sums secured by said Deed of Trust have been paid, and you are requested, on payment to you of any sums owing to you under the terms of said Deed of Trust, to cancel all evidences of indebtedness, secured by said Deed of Trust, delivered to you herewith and to reconvey, without warranty, to the parties designated by the terms of said Deed of Trust, the estate now held by you under the name. Mail Reconveyance to: By Ву Do not lose or destroy. This Doed of Trust must be delivered to the Trustee for cancellation before reconveyance will be made. ເວ.ເວ 5 Grantor Deputy Benefician day Record of Mcrtgage of said county **M96** Witness my hand and seal of County affixed P.m., and recorded in book certify that the within instrument was June Bernetha G Letgch County Clerk TRUST DEEI 96 õ 1at County of __Klamath received for record on the STATE OF OREGON 5717 \$15.00 11:26 o'clock March on page. FEE C 5. à -01-50 λ · • · ••