RETURN DOCUMENT TO:	
RICHARD W. MORRIS, J.D.	Kathy Hill, Skagit County Auditor
10220 W Bell Rd #121	5/31/2000 Page 1 of 5 1:20:14PM
Sun City, AZ 85351-1182	
DOCUMENT TITLE(S):	
Deed ASSIGNMENT	SKAGIT COUNTY WASHINGTON Real Estate Excise Tox
REFERENCE NUMBER(S) OF DOCUMENTS AS	
211100000	
8111020089	Amount Paid s O Skagit Co. Treasurer
Additional reference numbers found on page of d	locument. By Proputy
GRANTOR(S): Gary J. Kapplahn	and Jane A. Kapphahn
Additional grantors found on page of document.	
GRANTEE(S):  SAME AS GRANTOR(S)  A rizona	ston Boulevoad, LLC an Limited Liability Company
Additional grantees found on page of document.	
ABBREVIATED LEGAL DESCRIPTION (Lot, block, Tract ) Short Plat No 3 Section 8, Town Ship 34 No January 11, 1979 and record page 60, auditor's file No Additional legal can be found on page of document	54-78, Revised, Located in the Range 4 East, W. M. approved der in volume 3 of Short Plats 894653, records of Skagit
ASSESSOR'S PARCEL NUMBER:	

P 24256

Recording Requested by and When Recorded Mail To:

Richard W. Morris, J.D. 10220 W. Bell Road, suite 121 Sun City, AZ 85351

## **ASSIGNMENT**

Recording Requested by Assignors:

Assignee:

Gary J. Kapphahn and Jane A. Kapphahn 1004 Commercial PMB 225 320 Anacortes, WA 98221-4183

Burlington Boulevard, LLC 1231 N. Layman Chandler, AZ 85233

Gary J. Kapphahn and Jane A. Kapphahn, the undersigned, declare this is a transfer from Gary J. Kapphahn and Jane A. Kapphahn as individuals to Burlington Boulevard, LLC, an Arizona Limited Liability Company.

Gary J. Kapphahn and Jane A. Kapphahn assign, transfer, convey, remise, release, and forever quitclaim to Burlington Boulevard, LLC, all rights and beneficial interest of Gary J. Kapphahn and Jane A. Kapphahn held by Gary J. Kapphahn and Jane A. Kapphahn under that certain document, recorded in vol 457 Page 624 to 626, #8111020039, on November 2, 1981,a copy of which is attached as Exhibit A.

of Gary J. Kapphahn

Signature of Jane A. Kapphahn

State of Arizona County of Maricopa

, before me, a Notary Public, personally appeared Gary J. Kapphahn and Jane A. Kapphahn, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal.

Signature of Notary Public

NOTARY PUBLIC STATE OF ARIZONA

> BECKY BEDNARZ My Appointment Expires February 4, 2002

Maricopa County



4-68996

FILED FOR RECORD AT REQUEST OF:

PIONEER NATIONAL TITLE INSURANCE COREAL ESTATE CONTRACT
2221 Riverside Drive, Mount Vernen, WAREAL ESTATE

8111020039

THIS CONTRACT, made and entered into this

26TH day of

OCTOBER, 1981

between GERALD JONES AND FREIDA D. JONES, HUSBAND AND WIFE

bereinafter called the "seller," and GARY J. KAPPHAHN AND JANE A. KAPPHAHN, HUSBAND AND WIFE

hereinaster called the "purchaser,"

WITNESSETH: That the seller agrees to sell to the purchaser and the purchaser agrees to purchase from the seller the following described real estate, with the appurtenances, in SKAGIT County, State of Washington:

TRACT 1, SHORT PLAT NO. 54-78, REVISED, LOCATED IN SECTION 8, TOWNSHIP 34 NORTH RANGE 4 EAST, W.M., APPROVED JANUARY 11, 1979, AND RECORDED IN VOLUME 3 OF SHORT PLATS, PAGE 60, AUDITOR'S FILE NO. 894653, RECORDS OF SKAGIT COUNTY WASHINGTON

The terms and conditions of this contract are as follows: The purchase price is TWO HUNDRED FIFTY-FIVE THOUSAND AND NO/100THS-----(\$ 255,000.00 ) Dollars, of which TWENTY THOUSAND AND NO/100THS--) Dollars have - (\$ 20,000.00 been paid, the receipt whereof is hereby acknowledged, and the balance of said purchase price shall be paid as follows:

TWENTY THOUSAND AND NO/100THS (\$20,000.00) DOLLARS ON APRIL 1, 1982, AND FIFTEEN THOUSAND AND NO/100THS (15,000.00) DOLLARS UPON THE CLOSING OF THE SALE BY PURCHASER OF LOT 868, SHELTER BAY, SKAGIT COUNTY, WASHINGTON, OR ON OR BEFORE THREE YEARS FROM DATE OF CLOSING, WHICHEVER FIRST OCCURS.

SEE ATTACHED SCHEDULE "A" MADE A PART HEREOF BY REFERENCE FOR ADDITIONAL TERMS.

SKAGIT COUNTY WASHINGTON Real Estate Excise Tax PAID

All payments to be made hereunder shall be made XX TO SELLERS AT P.O. BOX 532, BURLINGTON, WA. 98233 or at such other place as the seller may direct in writing. As referred to in this contract, "date of closing" shall be\_

(1) The purchaser assumes and agrees to pay before delinquency all taxes and assessments that may as between grantor and grantee hereafter become a lien on said real estate; and if by the terms of this contract the purchaser has assumed payment of any mortgage, contract or other encumbrance, or has assumed payment of or agreed to purchase subject to, any taxes or assessments now a lien on said real estate, the purchaser agrees to pay the same before delinquency.

(2) The purchaser agrees, until the purchase price is fully paid, to keep the buildings now and hereafter placed on said real estate insured to the actual cash value thereof against loss or damage by both fire and windstorm in a company acceptable to the seller and for the seller's benefit, as his interest may appear, and to pay all premiums therefor and to deliver all policies and renewals thereof to

(3) The purchaser agrees that full inspection of said real estate has been made and that neither the seller nor his assigns shall be held to aby coverant respecting the condition of any improvements thereon nor shall the purchaser or seller or the assigns of either be held to ly coverant or agreement for alterations, improvements or repairs unless the covenant or agreement relied on is contained herein or is in writing and attached to and made a part of this contract.

(4) The purchaser assumes all hazards of damage to or destruction of any improvements now on said real estate or hereafter placed thereon, and of the taking of said real estate or any part thereof for public use; and agrees that no such damage, destruction or taking shall constitute a failure of consideration. In case any part of said real estate is taken for public use, the portion of the condemnation award remaining after payment of reasonable expenses of procuring the same shall be paid to the seller and applied as payment on the purchase price herein unless the seller elects to allow the purchaser to apply all or a portion of such condemnation award to the rebuilding or restoration of any improvements damaged by such taking. In case of damage or destruction from a peril insured against, the proceeds of such insurance remaining after payment of the reasonable expense of procuring the same shall be devoted to the restoration or rebuilding of such improvements within a reasonable time, unless purchaser elects that said proceeds shall be paid to the seller for application on the purchase price herein.

(5) The seller has delivered, or agrees to deliver within 15 days of the date of closing, a purchaser's policy of title insurance in standard form, or a commitment therefor, issued by Pioners National Title insurance Company, insuring the purchaser to the full amount of said purchase price against loss or damage by reason of defect in seller's title to said real estate as of the date of closing and containing no exceptions other than the following:

a. Printed general exceptions appearing in said policy form;

b. Liens or encumbrances which by the terms of this contract the purchaser is to assume, or as to which the conveyance hereunder is to be made subject; and

c. Any existing contract or contracts under which seller is purchasing said real estate, and any mortgage or other obligation seller by this contract agrees to pay, none of which for the purpose of this paragraph (5) shall be deemed d

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Kathy Hill, Skagit County Auditor 1:20:14PM 5/31/2000 Page 3 of

	A S A	
	to an existing contract or contracts under which seller is purchasing said real estate, o pay, seller agrees to make such payments in accordance with the terms thereof, and take any payments necessary to remove the default, and any payments so made shall under this contract	
(7) The seller agrees, upon receiving full payme	ent of the purchase price and interest in the manner above specified, to execute and	
denver to purchaser a statutory warranty	deed to said seel accepts awarning any part themsel hamaless	
taken for public use, free of encumbrances except any subject to the following:	that may attach after date of closing through any person other than the seller, and	
EASEMENT RECORDED UNDER AUDITOR ON THE FACE OF SHORT PLAT NUMBE	R'S FILE NO. 203675 AND STIPULATIONS DELINEATED ER 54-78 REVISED.	
ments on said real estate in good repair and not to purpose. The purchaser covenants to pay all service, in services furnished to said real estate after the date pur-		
from date of payment until repaid, shall be repayable might have by reason of such default.	by purchaser on seller's demand, all without prejudice to any other right the seller	
seller may elect to declare all the purchaser's rights hereunder and all improvements placed upon the	d it is agreed that in case the purchaser shall fail to comply with or perform any ent required hereunder promptly at the time and in the manner herein required, the hereunder terminated, and upon his doing so, all payments made by the purchaser all estate shall be forfeited to the seller as liquidated damages, and the seller shall escate; and no waiver by the seller of any default on the part of the purchaser shall	
Service upon purchaser of all demands, notices or made by United States Mail, postage pre-paid, return (11) Upon seller's election to bring suit to ento hereunder, the purchaser agrees to pay a reasonable of	other papers with respect to forfeiture and termination of purchaser's rights may be receipt requested, directed to the purchaser at his address last known to the seller. Or this contract, including suft to collect any payment required	
If the seller shall bring suit to procure an adjudentered, the purchaser agrees to pay a reasonable sum	lication of the termination of the purchaser's rights hereunder, and judgment is so as attorney's fees and all costs and expenses in connection with such suit, and also as the condition of file at the data such suit is connection with such suit, and also	
	we executed this instrument as of the date first written above.	
	the date whiteh above.	
	+ Classic (SENT)	
.•		
	(SEAL)	
•	x /2 / hall	
	(SEAL)	
STATE OF WASHINGTON,	The state of the s	
County of SKAGIT		
	ERALD JONES AND FREIDA D. JONES	
to me known to be the individual described in and THEY signed the same as	who executed the within and foregoing instrument, and acknowledged that THEIR free and voluntary act and deed, for the uses and purposes	
therein mentioned.  GIVEN under my hand and official scal this	28 day of Octobace, 1981	
	10-12-	
	Notary Public in and for the State of Washington,	
8111020039	residence on Most her	
,		
The state of the s	THIS SPACE PESSENTED FOR PECOPORA'S LIPE	
	THIS SPACE RESERVED FOR RECORDER'S USE:	
PIONEER NATIONAL TITLE INSURANCE		
ATICOR COMPANY for Record at Respect of		



Filed for Record at Request of

AFTER RECORDING MAIL TO:

EXHIBIT A

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VOL. 4



## SCHEDULE "A"

ATTACHED TO AND MADE A PART OF THAT CERTAIN CONTRACT DATED OCTOBER 26, 1981 BETWEEN GERALD JONES AND FREIDA D. JONES, HUSBAND AND WIFE AS SELLER; AND GARY J. KAPPHAHN AND JANE A. KAPPHAHN, HUSBAND AND WIFE AS PURCHASER:

FURTHER THE PARTIES HERETO AGREE THAT THE REAL ESTATE WHICH IS THE SUBJECT OF THIS CONTRACT IS A COMMERCIAL PROPERTY, AT THE PRESENT TIME ONLY PARTIALLY TENANTED. SELLER AND PURCHASER AGREE TO COOPERATE FULLY AND WORK TOGETHER TOWARD SECURING FULL OCCUPANCY OF THE PREMISES WITH SATISFACTORY TENANTS. PENDING SECURING SUCH FULL TENANCY OF THE PREMISES, OR PENDING THE EXPIRATION OF SIX MONTHS FOLLOWING THE CLOSING DATE, WHICHEVER FIRST OCCURS, PURCHASER SHALL PAY TO SELLER THE SUM OF \$1,800.00 PER MONTH, SAID PAYMENTS TO COMMENCE NOVEMBER 15, 1981, WHICH MONTHLY PAYMENTS SHALL NOT BE APPLIED EITHER TO PRINCIPAL OR INTEREST; AND THE PARTIES AGREE THAT INTEREST WILL NOT COMMENCE TO RUN ON THE UNPAID BALANCE UNTIL THE DATE THAT SUCH FULL TENANCY IS SECURED, OR SIX MONTHS FROM DATE OF CLOSING, WHICHEVER FIRST OCCURS, AND THAT THE MONTHLY PAYMENTS THEREAFTER FALLING DUE SHALL BE IN THE FOLLOWING AMOUNTS: PRIOR TO THE PAYMENT OF THE ADDITIONAL \$20,000.00 LUMP SUM PAYMENT. THE SUM OF \$2,389.00 PER MONTH, OR MORE AT PURCHASER OPTION WITH WRITTEN CONSENT OF SELLER; FOLLOWING THE PAYMENT OF SAID \$20,000.00, THE SUM OF \$2,185.00 PER MONTH, OR MORE AT PURCHASERS OPTION WITH WRITTEN CONSENT OF SELLER; FOLLOWING THE PAYMENT OF THE \$15,000.00 LUMP SUM PAYMENT, THE SUM OF \$2,033.00 PER MONTH, OR MORE AT PURCHASERS OPTION WITH WRITTEN CONSENT OF SELLER, PROVIDED THAT THE ABOVE SCHEDULE IS PREDICATED UPON THE ASSUMPTION THAT THE SHELTER BAY PROPERTY WILL NOT BE SOLD UNTIL AFTER APRIL 1, 1982, AND IN THE EVENT SAID SALE IS CLOSED PRIOR TO SAID DATE, THE MONTHLY PAYMENT NEXT FALLING DUE AFTER APPLICATION OF THE \$15,000.00 PAYMENT SHALL BE REDUCED \$153.00 FROM THE FORMER EFFECTIVE RATE; AND PROVIDED FURTHER, THAT NOTWITHSTANDING ANY EARLIER CLOSING DATE OF THE SALE OF THE SHERLTER BAY PROPERTY, PURCHASER SHALL NOT BE REQUIRED TO MAKE THE \$15,000.00, LUMP SUM PAYMENT UNTIL THE DATE THAT FULL TENANCY IS SECURED OR UNTIL SIX MONTHS FROM DATE OF CLOSING, WHICHEVER FIRST OCCURS ALL MONTHLY PAYMENTS SHALL INCLUDE THE PAYMENT OF INTEREST COMPUTED ON THE DIMINSHING PRINCIPAL BALANCES, SAID INTEREST RATE TO BE 11-1/2%, WHICH INTEREST SHALL BE DEDUCTED FROM EACH INSTALLMENT PAYMENT AND THE BALANCE OF EACH PAYMENT APPLIED IN REDUCTION OF PRINCIPAL.

THE PURCHASER MAY NOT SELL OR ASSIGN ANY INTEREST IN THE REAL ESTATE OR PAY THIS CONTRACT IN EXCESS OF THE MONTHLY PAYMENTS AS STATED HEREIN, WITHOUT FIRST OBTAINING THE WRITTEN CONSENT OF THE SELLER; PROVIDED, SELLER AGREES THAT SUCH CONSENT WILL NOT BE UNREASONABLY WITHELD AS TO ANY FINANCIALLY RESPONSIBLE ASSIGNEE OR PURCHASER.

Agg.

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EXHIBIT A

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