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	Vol. 79 Page 9146
	THIS SPACE PROVIDED FOR RECORDER'S USE.
	TATE OF OREGON,
66046	ounty of Klamaiii /
()()()(3()	filed for record at request of
مسلم السواد المادية ال	Mmonsameric Title Ins. Co
	this 23rd of April A.D. 19 79
Filed for Record at Request of	
1	3:22 o'clock Fortgages
Name CIT FINANCIAL SERVICES, INC.	recorded iii voii
Name CIT FINANCIAL STATE TO THE STATE OF THE	1 01700
1.22 EO. SEVENTH STREET	MILITER TO THE PROPERTY OF THE
Address 432 500	By Deans that the Deputy
City and State KLAMATH FALLS, CREGON 97601	7 OO
City and beave	Fee 3.00
DEED OF	BENEFICIARY C.I.T. FINANCIAL SERVICES, INC. LUSENSE NO.
AGE: 42	TO THE ME
NAMES AND AUDRONALD G. LINSTEIL AGE 38	loo ge 7th St.
ADDRESS. Pauline A. Hings	Klamath Falls, of COMPANY
3621 Diamond Klamath Falls, Oregon 97601	Cook-in Ct Klamaun Larro
Vigniani	ADDRESS 600 MAIN 30., NORTH OF PAYMENTS.) NIGHT
GRANTOR (3). DATE DUE DATE OF LOAN	to accuse if other than date
LOAN NUMBER LEACH MONTH L	of transaction 4/23/79   \$25,029.26   AMOUNT
11168154	UNI OF OTHER PAYMENTS DATE FINAL PAYMENT DUE
THE FIRST AMOUNT OF FIRST PAYMENT OTHER PAYMENTS DUE EAR H SUCCEEDING MONHOOD DUE DATE 4800'E S	208.00 5/05/89 5 11,543.00
6/05/79 277.26	anount amount
AGREED RATE OF CHARGE:  3% per month on that part of the unpaid amount financed not in excess of \$30 but not in excess of \$1,000, and 114% per mon financed in excess of \$5,000.	100, 134% per month on that part of the appear of the unpaid amount financed in excess
per month on that part of the ulipalu amount \$1,000, and 14% per mon	th on that part of the says
induced in the excess of \$5,000.	the second secon
111/0" month on the unpaid amount	1114 OUTSTANDING \$ 25,000.00
of \$1,000 but not in excess of the support amount financed.  THIS DEED OF TRUST SECURES FUTURE ADVANCES - MAXIM	ne) hereafter "Trustor", for the purpose of securing payment of a over named, and all future advances from Beneficiary to Trustor, the over named, and all future advances from Beneficiary to the above amount stated above, hereby grants, transfers and assigns to the above amount stated above, hereby grants, transfers and assigns to the above.
1 - signed (31), it into	1 and all infille divance.
By this Deed of Trust, the different Trustor to Beneficiary and	now named, and an arrangement of a constant of the stated above, hereby grants, transfers and assigns to high received.  bed real estate together with all improvements thereon, which received.  county of _Klamath;
Maximum Outstanding at any given time not to exceed descri	bed real estate together with an improvement of the Klamath
t must se in frust, with power of the property in the Orugor	County of
THE REPORTED AND ASSESSED ASSE	ounty of Klamath, State of Oregon.
Lots 19 and 20, Block 4, LENOX, in the of	or amiguatural grazing, or
move = 1 movement is no	t currently used for agricultural, S
The real property described herein in	t currently used for agricultural, grazing, or
timber purposes.	idebtedness hereby secured then this Trust Deed shall become null
and a second ing to its terms the in	debtedness hereby secured then this Trust and
If the Trustor shall fully pay according to the Comment	and in default
and void.	sments that may accrue against the above described property and shall stisfactory to the Beneficiary in said Beneficiary's favor, and in default attisfactory to the Beneficiary in declare a default) effect said insurance in without waiting its right interest at the rate set forth above shall be added
Trustor agrees to pay which form and amount as may be sa	sments that may accrue against the above described property and shall atisfactory to the Beneficiary in said Beneficiary's favor, and in default without waiving its right to declare a default) effect said insurance in account so naid with interest at the rate set forth above shall be added

maintain insurance in such form and amount as may be satisfactory to the Beneficiary in said Beneficiary's favor, and in default thereof Beneficiary may (but is not obligated to do so and without waiving its right to declare a default) effect said insurance in the total be such lies, tax or assessment, and the amount so paid with interest at the rate set forth above shall be added to and become part of the obligation secured by this Deed of Trust.

Should Trustor sell, convey, transfer or dispose of, or further encumber said property, or any part thereof, without the written consent of Heneficiary being first had and obtained, then Heneficiary shall have the right, at its option, to declare all sums secured hereby forthwith due and payable

Secured hereby forthwith due and payable

Typon default by Truster in payment of any indebtedness secured hereby en in the performance of any agreement herounder, all sums secured hereby shall immediately become due and payable at the aption of Beneficiary and without demand but upon make to Trustor. In such event and upon written request of Beneficiary, the Trustee shall self, for lawful money of the United States to Trustor, the subject to this Deed of Trust, as a whole or in separate parcels, at Beneficiary's option, in accordance with the provisions of the laws of the State of Orgon, in force at the time of such sale, and it in separate parcels, in such carde as the time of such sale, and the United States, payable at the time of sale, may direct, at public auction to the highest bidder for cash in lawful money of the United States, payable at the time and place of sale. Trustee may postpone the sale of all or any portion of said property by public oral announcement at the time fixed by the preceding postponement and from time to time thereafter may postpone such sale by public oral announcement at the time fixed by the preceding postponement. Trustee shall apply the proceeds of sale to payment of all sums then secured hereby, and the remainder, it any, to the person set persons legally entitled thereto.

Beneficiary may, without the concurrence of Trustor and/or Trustee, at any time and for any reason, by instrument in writing substitute a successor to any Trustee named herein or acting hereunder, which instrument, when properly acknowledged and resubstitute a successor to any Trustee named herein or acting hereunder, which instrument, when properly acknowledged and resubstitute a successor to any Trustee named herein or acting hereunder, which instrument, when properly acknowledged and resubstitute a successor to any Trustee named herein or acting hereunder, which instrument in writing substitute a successor to any Trustee named herein or acting hereunder, which instrument, when properly acknowledged and resubstitute a successor to any Trustee named herein or acting hereunder, which instrument, when properly acknowledged and resubstitute a successor to any Trustee named herein or acting hereunder, which instrument, when properly acknowledged and resubstitute a successor to any Trustee named herein or acting hereunder, which instrument, when properly acknowledged and resubstitute a successor to any Trustee named herein or acting hereunder, which instrument, when properly acknowledged and resubstitute a successor to any Trustee named herein or acting hereunder, which instrument, when properly acknowledged and resubstitute a successor to any Trustee named herein or acting hereunder, which is acting the conclusive proof of proper substitute.

This Deed inures to the benefit of, and binds all parties hereto, their heirs, legatees, administrators, executors, successors and assigns THE UNDERSIGNED TRUSTOR REQUESTS THAT A COPY OF ANY NOTICE OF DEFAULT AND OF ANY NOTICE OF SALE HEREUNDER BE MAILED TO HIM AT HIS ADDRESS HEREINBEFORE SET FORTH.

Signature of Truster mald I Lingues

STATE OF OREGON COUNTY OF Klamath

April 18 Personally appeared the above samed Transcots and acknowledged the fage and for first to be full the woluntary act and Heerich 2D J. WICKLINE
HOTARY POBLIC - OREGON

Before me (OFFICIAL SEAL)

Notary Public for Oregon Notary Public for Cregon
My commission expires
Commission Expires