	1072	DEED OF TRUST AND	C 1269 ASSIGNMENT OF RENTS . MS/ F	2 ₉₉₉ <u>11090</u>
ſ	DATE OF THIS DEED OF TRUST AND OF	THE LOAN TRANSACTION	DATE FUNDS DISBURSED AND INTEREST BEGINS IF OTHER THAN DATE OF THE TRANSACTION	ACCOUNT NUMBER
	BENEFICIARY fotumo 10. TRANSAMERICA FINAN ADDRESS: 121 S 9th ST.		GRANTOR(S): (1) Larry David Spivey Pauline E. Spivey, who aqui (2) title as Pauline E. Perry ADDRESS: 4614 Alpine Dr.	Age: 38 ired Age: 43
	CITY: Klamath Falls, Or.	2	CITY: Klamath Falls, Or. 97	601
	By this Deed of Trust, the undersigned Gr principal sum of \$ <u>10,792.19</u> from Gra the following described property situated in Lot 5 in Block (TBACT NO	HIS DEED OF TRUST SEC	CURES FUTURE ADVANCES the purpose of securing the payment of a Promiss hereby grants; sells, conveys and warrants to Truste <u>Clamath</u> ON TO BANYON PARK, according to cy Clerk of Klamath County, Ore	ee in trust, with power of sale, : the official
4 3	Do not lose or destroy. This	Deed of Truzt must be delivered to	a the Trustee for emerication before reconvegence w	2. (19 s. 19 s. 2. (19 s. 19 s.
<u>.</u>			8,	·
E		ante nous on boronttor property the	ercon and heating, lighting, plumbing, gas, electric,	ventilating, refrigerating and
	air-conditioning equipment used in connect described, all of which is referred to hereina	tion therewith, all of which, for the fter as the "premises".	le purpose of this beed of frust, shall be decined	fixtures of the property above
Ē	The above described real property is not en TO HAVE AND TO HOLD said land and administrators, successors and assigns, upon	premises, with all the rights, pri	vileges and appurtenances thereto belonging to tr	ustee and his heirs, executors,
4.5 4.	Grantor also assigns to Beneficiary all rents of the premises, during continuance of def collect and enforce the same without regard FOR ¹ THE PURPOSE OF SECURING: (1) at the agreed-rate in accordance with the t reference to which is hereby made, until p thereon at the agreed rate, as may be here	s, issues and profits of said premise ault hereunder, and during continu to adequacy of any security for th Performance of each agreement of erms and conditions of the above aid in full at or before maturity, on after loaned by Beneficiary to Gran	So, reserving the right to collect and use the same with ance of such default authorizing Beneficiary to enter the indebtedness hereby secured by any lawful means. figmator contained herein; (2) Payment of the prime mentioned Promissory-Note executed by the Gran r as extended or rescheduled; (3) Payment of any ad not in connection with any renewal or refinancing, any money that may be advanced by the Beneficiary protect the security or in accordance with the coven	sipal sum with interest thereon tor in favor of the Beneficiary, ditional amounts, with interest but the Beneficiary shall not be to Grantor or to third parties,
al de Sector Sector Sector	All	ligation secured by this Deed of Tr d assessments that may be levied ar tor(s). erest due on said loan.		and the second
	and such 'other' casualties as the Beneficia amounts, and in such companies as Ben Beneficiary and that loss proceeds (less er restoration of said improvements. Such ap- event of Foreclosure, all rights of the Grant liens (including any prior Trust Deeds or M secured hereby, or upon the interest of Be law.for the first interest or penalty to acc event of default by Grantor(s) under Para and collectible or not), may (a) effect the assessments without determining the valid! Trust and shall bear interest from the date good condition and repair, not to commit regulations of the proper public authority, within one hundred eighty days or restor thereon, and to pay, when due, all claims in full compliance with the terms of said portion thereof, may be extended or reneer releasing or affecting the personal liability for the full amount of said indebtedness t such personal liability or the lien hereby [ry may specify, up to the full value efficiary may from time to time a cpenses of collection) shall, at Ben plication by the Beneficiary shall in or in insurance policies then in for ortgages) and assessments that may neficiary in said premises or in said true thereon, the official receipt of graphs 1 or 2 above, Beneficiary, at insurance above provided for and insurance above provided for and ty thereof; and (c) such disbursem of payment at the agreed rate. (4) or suffer any waste or any use of and to permit Beneficiary to ent promissory Note and this Deed of ved, and any portions of the premit of any person for the payment of s hen remaining unpaid, and no cha created. (6) That he is seized of th	ND AGREES: (1) to keep said premises insured in ae of all improvements for the protection of Benef approve, and to keep the policies therefor, prope- lefticary's option, be applied on said indebtedness; not cause discontinuance of any proceedings to fore- ce shall pass to the purchaser at the foreclosure sale. accrue against the above described premises, or any debt, and procure and deliver to Beneficiary ten (14) the proper, officier showing payment of all such ta its option (whether electing to declare the whole in pay the reasonable premiums and charges therefor; rents shall be added to the unpaid balance of the obl To keep the buildings and other infrovements now said premises contrary to restrictions of record or er at all reasonable times for the purpose of inspec kmanlike manner any building which may be cons furnished therefor. (5) That he will pay, promptly, t. Trusit and that the time of payment of the indebte assid indebtedness or the lien of this instrument upon ing in the ownership of said premises shall release. the premises in fee simple and has good and lawful ig n thereof against the lawful claims of any and all pen	they endorsed, "on deposit with whether due or not, or to the close this Deed of Trust. In the (2) To pay when due all taxes, part thereof, or upon the debt 0) days before the day fixed by taxes and assessments, (3) In the debtedness secured hereby due (b) pay all said taxes, liens and igation secured by this Deed of existing or hereafter erected in contrary to laws, ordinances or ting the premises, to complete tructed, damaged or destroyed he indebtedness secured hereby d from the lien hereof, without the remainder of said premises reduce or otherwise affect any to to convey the same; and that sons whatsoever.
	IT IS MUTUALLY AGREED THAT: (1) become due, or upon default in the perfo action or proceeding be filed in any cou Beneficiary under this Deed of Trust or u on the application of the Beneficiary or a may execute or cause Trustee to execute Trustee shall file such notice for record Trustee; the Promissory Note and all door) If the said Grantor(s) shall fail or rmance of any agreement hereund rt to enforce any lien on, claim in nder the Promissory Note secured ssignee, or any other person who a written Notice of Default and o	or neglect to pay installments on said Promissory N er, or upon sale or other disposition of the premis against or interest in the premises, then all sums of hereby shall immediately become due and payable may be entitled to the monies due thereon. In the ev f Election To Cause Said Property To Be Sold to sai erty or some part or parcel thereof is situated. Ber cured hereby, whereupon Trustee shall fix the time a	lote as the same may hereafter es by Grantor(s), or should any owing by the Grantor(s) to the at the option of the Beneficiary ent of such default, Beneficiary tisfy the obligations hereof, and leficiary also shall deposit with
	assessments, premiums for insurance or ac in the trust property, or any part of it, the property, at any time prior to the the Beneficiary or his successor in interest, r cluding 'costs' and expenses actually incur other than such portion' of the principal of proceedings had 'or 'instituted' to forcelose remain in force the same as if no accelerati	ivances made by a Beneficiary in a any Beneficiary under a subordina ne and date set by the Trustee for espectively, the entire amount the red in enforcing the terms of the is would not then be due had no i the Trust Deed shall be dismissed on had occurred.	as become due by reason of a default of any part of ecordance with the terms of the Trust Deed, the Gra- te Trust Deed or any person having a subordinate hi t the Trustee's sale if the power of sale therein is to on due under the terms of the Trust Deed and the obligations and Trustee's and Attorney's fees actual default occurred, and thereby cure the default. Aft t or discontinued, and the obligations and Trust De	ner or encumbrance of record or o be exercised, may pay to the obligation secured thereby (in lly incurred if allowed by law; eer payment of this amount, al seed shall be reinstated and shal
	(3) After the lapse of such time is may thaving been given as then required by law said Notice of Sale at public auction to conducting the sale may, for any cause hip ostponement shall be given by public de longer than one day beyond the day desis shall execute and deliver to the purchaser Deed of any matters or facts shall be concluded.	hen be required by law following "Trustee, without demand on Gri the highest bidder, the purchase pri- te deems expedient, postpone the si- claration thereof by such person at grated in the Notice of Sale, notic its Deed conveying said property so usive proof of the truthfulness then	the recordation of said Notice of Default, and Notic instor(s), shall sail and property on the date and at rice payable in lawful money of the United States ame from time to time until it shall be completed a t the time and place last appointed for the sale; prov- se thereof shall be given in the same manner as the sold, but without any covenant of warranty, expre- reof. Any person, including Beneficiary, may bid at	at the time of sale. The person nd, in every such case, notice o ided, if the sale is postponed fo original Notice of Sale. Truster so or implied. The recitals in th the sale.
		t of any evidence of title procured ler, if any, to the person or persons	d expenses of exercising the power of sale and of the d in connection with such sale and revenue stamps legally entitled thereto, or the Trustee, in its discre- ace.	on musice's Decu, (a) an our

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