10:304	DEED OF TRUST AND	ASSIGNMENT OF RENT BEGINS ACCOUNT	79 NT NUMBER
DATE OF THIS DEED OF TRUS	TAND OF THE LOAN TRANSACTION		0229
CON CON	FINANCIAL SERVICES	(1) Harold O. Beeman (2) Mildred M. Beeman ADDRESS: 4142 Avalon (1) Harold O. Beeman ADDRESS: 4142 Avalon (1) Harold O. Beeman (2) Mildred M. Beeman (3) Mildred M. Beeman (4)	Agar 57
NAME OF TRUSTEE: Trans	THIS DEED OF TRUST SE	CURES FUTURE ADVANCES	$ = \begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} \end{array} \\ \end{array} \\ \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} \\ \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} \\ \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} $
the following described propert	Withusted in the State of Oregon, Courty of	n the County of Klamath and State of	Oregon.
		IO 1. U LINESS ['A GOOD JULIOU DE LEUS LEGOUARAQUES MIL] ON UN BA	
described, all of which is reading the above described real pr	operty is not currently used for agrice lural, operty is not currently used for agrice lural, D said land, and premises, with all the right	and the collect and the antar 100	of Long French and Inc.
Grantor also assigns to Ber of the premises, during con collect and enforce the sam FOR THE FURPOSE OF at the ngreed rate in accor	efficiary all rinks, issues and period of a statistic and during of iterative and during of the second of the seco	for the indebtedness hereby secured by any factor for the indebtedness hereby secured by any factor bart of Grantof Cortained Herein: (2) Payment of the principal above mentioned Promissory Note executed by the Grantor I above mentioned for rescheduled: (3) Payment of any addition http://or.as/extended/or rescheduled: (3) Payment of any addition to Grantor in connection with any renewal or refinancing, but to Grantor in connection with any renewal or refinancing, but the Beneficiary too	sum with interest thereon n favor of the Beneficiary, anal amounts, with interest the Beneficiary shall not be Grantor or to third parties, s of this Deed of Trust.
All payments made by Gr All payments made by Gr FIRST: To the pa and expenses agreed to be SECOND: To the life pa	aftional loands, where any such advances are an e agreed rate, where any such advances are an antor(s) on the obligation secured by this Des yment of taxes and assessments that may be a paid by the Grantor(s), payment of the interest due on said loan. yment of principal.	drof Trust shall be applied in the following order. wied and assessed against said premises, insurance premiums, in the said of the said	epairs, and all outer states neficiary's favor against fire ary in such mainter, in such endorsed, on deposit with
amounts, and in sich a lieneficiary and that lo restoration of said.mpr event of Foreclosure, all tiens (including any prior	sompanies adjust expenses of collection) sinal ss proceeds (less expenses of collection) sinal somenets. Such application by the Ben fictal rights of the Grantor in insurance policies the rTrust Deeds or Mortgages) and assessments the interest of Beneficiary in said pren ises	ry shall not cause discontinuance or at the foreclosure sale. If the part of the purchaser at the foreclosure sale. If the part of the purchaser at the foreclosure sale of the purchaser of the provident of th	art thereof, or upon the deb days before the day fixed by es and assessments. (3) In th ebtedness secured hereby du by pay all said taxes, liens an
aw, for the first interess event of default.bi- Grn and collectible or not), assessments without de Trust and shall bear in road condition and re	t de benaus under Paragraphs 1 of 2 above, sent mary (a) effect, the insurance above privider termining the validity thereof; and (c) such a termining the validity thereof; and (c) such a ferest from the date of payment at the a recel part, not to commit or suffer any wasis or a bable authority, and to permit Beneficia	I for and pay the reasonable probability bulance of the obia isbursements shall be added to the unitary bulance of the obia isbursements shall be added to the unitary bulance of the obia rate. (4) To keep the buildings and other improvements now re isbury to restrictions of record or c my use of said premises contrary to restrictions of record or c my use of said premises contrary to restrictions of record or c in use of said premises contrary to restrictions of record or c isbury to enter at all reasonable times for the purpose of impect is and workmanlike manner any building which may be const i and workmanlike manner and bulance of the bulk of the purpose of t	initials or hereafter erected ontrary to laws, ordinances ing the premises, to comple ructed, 'damaged' or destroy to indebtedness secured here intest hereby secureti, or of a
thereon, and to pay, y in full compliance with portion thereof, inay releasing or affecting for the full amoint o such personal liability	when due, all dising Promissory Note and the if the terms of said Promissory Note and the be extended or renewed, and any portions of the personal liability of any person for the put f said indebtudeness then remaining unput, a or the lien hereby created. (6) That Ly is a r warrant and, will forever defend the tit e and r warrant and, will forever defend the tit e and	the premises herein described may, when of this instrument upon yment of said indebtedness or the lien of this instrument upon nd no change in the ownership of said premises shall release, eized of the premises in fee simple and has good and lawful rig possession thereo' against the lawful claims of any and all per i possession thereo' against the lawful claims of any and all per shall fail or neglect to pay installments on said Promissory N	reduce or otherwise affect a ht to convey the same; and t rsons whatsoever. Note as the same may herea: ses by Grantor(s), or should owing by the Grantor(s) to
Tr IS MUTUALLY become due; or upor action or proceeding Beneficiary upder th ion the application o may execute or caus	default in the performance of any all the be filed in any court to enforce any lien is Deed of Trust-or under the Promissory Ni- f the Beneficiary, or assignee, or any observe the Beneficiary, or assignee, or any observe the Trustee to execute a written Notice of De the disc for account meach county where the disc for account meach county where	on, claim against of interesting the second due and paradice bits secured hereby shall immediately become due and paradice reson who may be institled to the monies due thereon. In the er- fault and of Election To Cause Said Property To Be Sold to so fault and of Election To Cause Said Property To Be Sold to so a said property or some part or parcel discrete shall fix the time inditures secured arreby, whereupon Trustee shall fix the time	vent of such default, Benefic atisfy the obligations hereof, ineficiary also shall deposit and place of sale and give n t that obligation, including t
(2) Whenever all or necessing at a period of necessing at a period in-the atrust proper the property of his Beneficiary of his	by law a portion of any obligation secured by his T ms for insurance or advances made by a Ber ty or any part of it, any Beneficiary indu y, dime prior to the time and date set by the successor in interest, respectively, the intir successor in interest, respectively, the intir successor in interest, respectively, the inter- sty entry of the second in the second in the second second in interest.	rust Deed has become with the terms of the Trust Deed utilizing in accordance with the terms of the Trust Deed r a subordinate: Trust Deed or any person having a subordinate; Trustee for the Trustee's sale if the power of sale therein is amount then due under, the terms of the Trust Deed and the rams of the obligations and Trustee's and Attorney's fees act due and no default occurred, and the obligations and Trust due and no default occurred, and the obligations and Trust	lien or encumbrance of locs to be exercised, may pay t e obligation secured thereb ually incurred if allowed by After payment of this amou Deed shall be reinstated and
other than such provided in the proceedings had on proceedings had on remain in fore a the (3) After the happen having been given said Notice of Sa	rition of the principles the Trust Deed shall instituted to forcelose the Trust Deed shall is ame as if no acceleration had occurred of such time as may then be required by as then required by law. Trustee, without if a tpublic nuction to the highest bidder, the any loc any cause he deems expedy no y te may for any cause he deems expedy no y	be using the recordation of suid Notice of Default, and N aw following the recordation of suid Property on the date and emand on Grantor(s), shall sell suid property on the United Star as purchase price payable in lawful money of the United Star instpone the same from time to time until it shall be icomplete such person at the time and place last appointed for the sule: p such person at the time and place last appointed for the sule: p	otice of Default and Montex at the time and place designa- tes at the time of sile. The d and, in every such case, no rovided, if the sale is postpor the original Notice, of Sale, ippess or implied. The recital
longer than me c shall execute and Deed of any matt	ay beyond use day use need conveying a	the boost of the second and person, including with the second sec	f the sale, including, the pay
such protection 15-361 (1-86)		ORIGINAL	

neficiary may appoint a successor trust	ee at any time by filing for reco of Trustee Front the time the	mises to the Europhaser al, the aforesuid sile, in the event such po- normality of the County Recorder, of each county in which and in the office of the County Recorder, of each county in which institution is filed for record, the new Trustee shall succeed to trustee. Each such substitution shall be executed and acknowled the property to said Trustor(s) the above-described prem	dged, and notice
authority and title of the Trustee nat f shill be given and proof thereof made, on payment in full by raid Grantor(s) ould said property or any part thereof msallon, awards, and other payments tion secured by this Deet of Trust. objects and be anything in this Deed of be deemed to impose on the Grantor(s)	ned hereil of the second secon	reneeshall reconvey to said Trustor(s) the above-described prem reneeshall reconvey to said Trustor(s) the above-described prem ic improvement or condemnation proceeding, Beneficiary shall it necessary to liquidate the unpaid balance, including accrues the same may be leaded of Trust nor said to the extent that the same may be leadly enforceable; and an any the main contained, and all provisions of	ises according to be entitled to all interest, of the Promissory Note y provision to the this Deed of Trust
Il Grantors shall be jointly and severall nuire jo and he binding upon the heirs a Deet of Trust of the singular shall be of hvalidity or unenforceability of any pro- trustee accepts this Trust when this De ity air party hereto of pending sale un unlest brought by Trustee. The undersigned Grantor(s) requests th	(a) and the statistical strategy of the state strategy of the strategy	validity and enforceability of any other provisions. validity and enforceability of any other provisions. admowledged, is made a public record as provided by law. Trust of any action or proceeding in which Grantor(s), Beneficiary, or of any action of proceeding in which Grantor(s), Beneficiary, or ult and of any Notice of Default and of any Notice of Sale here which a standard and standard actions of the standard actions of the standard actions of the standard actions of the standard actions of the standard actions of the standard actions of the standa	ee is not obligated Trustee shall be a under be mailed to
MALENVILLA VOICEL ANTAL (1)	II. 14	ind geal this date	
W of the second		Personally apply	(SEAL)
old O. Beenen wideed be loresoint instrument to Before me:: (SEAL)		My Commission expires	
OTRUSTEE: Set of RECOLLARCE in the undersigned is the legal own and the undersigned is the legal own and bed of Trust, delivered to you he left of you under the name; set, rang the undersigned to you he left of you under the name; with the you under the you under the you used with the you under the name; with the you under the you under the you under the you under the name; with the you under the you under the you under the you under the you under the you under the you under the you under the you under the you under the you under the you you the you you under the you under the you	er and hot er of all indebtodnes you of an y sume owner to you u gewith and to recouver, withou and hot is to recouver, withou ind hot is to recouver, withou is to recouver, without to recouver, without the sum of the sum of the sum sum of the sum of the sum of the sum sum of the sum of the sum of the sum sum of the s	is the deconstruct backet of Tuist/All sums secured by said Deed of multiple terms of said Deed of Trust/All sums secured by said Deed of the user of the terms of said Deed of Trust, to cancel all evidences of in the arms of said Deed of the terms of said terms of terms o	ter fri
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