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-74 38-2	ASSICITION	
	DATE FUNDS DISBURSED AND INTEREST BEGINS AC	200405
13685	DATE FUNDS DISBURSED AND INTEREST BEOME IF OTHER THAN DATE OF THE TRANSACTION INTEREST 19, 1982	40.010
E OF THIS DEED OF TRUST AND OF THE LOAN TRANSACTION	GRANTORISI	Age: 56
July 199	(1) Clinton L. Fowler	Age: 51
RETURN TO: RETURN TO: TRANSAMERICA FINANCIAL SERVICES	Enances Garnor Fowler	
TRANSAMENION	ADDRESS: P.O. Box 900	
DORESS: 121 South Ninth	CITY: Merrill, Oregon 97633	
TY: Klamath Falls, uno	- NICES	
AME OF TRUSTEE: THIS DEED OF TRUST by this Deed of Trust, the undersigned Grantor (all, if more than one 18468.33 from Grantor to Beneficiary named al	SECURES FUTURE ADVANCES	bry Note of even date in the
) for the purpose of securing the payment of a	e in trust, with power of sale,
of Trust, the undersigned Grantor (all, if more than on	bove hereby grants, sells, conveys and	
THIS DEED OF TRUST by this Deed of Trust, the undersigned Grantor (all, if more than one principal sum of $\frac{18468_{*}33}{18468_{*}33}$ from Grantor to Beneficiary named all principal sum of $\frac{18468_{*}33}{18468_{*}33}$ from Grantor to Beneficiary named all described property situated in the State of Oregon, County	ofKLAMA OI	
by this Deed of Trust, the second sec		
1.12 %		
SEE ATTACHED COPY		1 1 1
		and refrigerating and
Together with all buildings and improvements now or hereafter en air-conditioning equipment used in connection therewith, all of whit described, all of which is referred to hereinafter as the "premises".	the second and heating, lighting, plumbing, gas, electronic shall be deeme	d fixtures of the property above
improvements now or hereafter er	ch, for the purpose of this Deed of Liuss, and	have executors,
Together with all buildings and improvements now or hereafter er air-conditioning equipment used in connection therewith, all of which described, all of which is referred to hereinafter as the "premises". The above described real property is not currently used for agricult TO HAVE AND TO HOLD said land and premises, with all the administrators, successors and assigns, upon the trusts and for the use	ural, timber or grazing purposes.	b trustee and his news and
described, all of which is the property is not currently used with all the	rights, privileges and the and none other.	with or without taking pand or to
The above describes the state of the state o	aid premises, reserving the right to toborizing Beneficiary to an entinuance of such default authorizing bareful m	eans.
and any second and the second	urity for the first the tringd herein; (2) Faying her the	Grantor in rational with interest
of the premises, during come without regard to accert and collect and enforce the same without regard to accert and collect and enforce the same without regard to accert and collect and enforce the same without regard to accert and collect and enforce the same without regard to accert and collect and enforce the same without regard to accert accertance of each accertance of each accertance of each accertance of the same without regard to accertance of each accertance collect and enforce the same without regard to accertance of each accertance of the same without regard to accertance of each accertance collect and enforce the same without regard to accertance of each accertance of the same without regard to accertance of each accertance collect and enforce the same without regard to accertance of each accertance of the same without regard to accertance of each accertance of the same without regard to accertance of each accertance of the same without regard to accertance of the same without regard to accertance of the same without regard to accertance of the same without regard to accerta	the above mentioned Promissory Note: (3) Payment of all the above mentioned or rescheduled; (3) Payment of all the store or as extended or rescheduled; (3) Payment of all the store of the store with any renewal or refinance and the store of the store with any renewal or refinance and the store of the store with any renewal or refinance and the store of t	cing, but the Beneficiary short parties, ficiary to Grantor or to third parties,
The above description of HOLD said land and prenises, and for the use administrators, successors and assigns, upon the trusts and for the use administrators, successors and assigns, upon the trusts and profits of se Grantor also assigns to Beneficiary all rents, issues and profits of se of the premises, during continuance of default hereunder, and duri collect and enforce the same without regard to adequacy of any sec collect and enforce the same without regard to adequacy of any sec reference to which is hereby made, until paid in full at or before to thereon at the agreed rate, as may be hereafter loaned by Benefic thereon at the agreed rate, as may be hereafter loaned advances are	iary to Grantor in connection with advanced by the Bench iary to Grantor in conney that may be advanced by the Bench internet of any money that may be advanced with the	covenants of this Decu of
administration also assigns to Beneficiary all relax. The reunder, and used of the premises, during continuance of default hereunder, and used collect and enforce the same without regard to adequacy of any sec- collect and enforce the same without regard to adequacy of any sec- ret of the agreed rate in accordance with the terms and conditions of at the agreed rate in accordance with the terms and conditions of there on at the agreed rate, as may be hereafter loaned by Benefic thereon at the agreed rate, as may be hereafter loaned by Benefic obligated to make any additional loan(s) in any amount; (4) The F obligated to make any additional loan(s) in any amount; and avances with interest thereon at the agreed rate, where any such advances fillsT: To the payment of taxes and assessments that max fillsT: To the payment of taxes and assessments that max	are made to protect the security of the following order:	emiums, repairs, and all other current
the interest thereon at the obligation secured the mat	be levied and mental	
All payments the navment of the comptor(s).		wed in Beneficially i manner, in such
SECOND: To the payment of principal.	VENANTS AND ACTUAL improvements for the policies therefor	edness, whether due or not, of the
All payments maked by FIRST: To the payment of taxes and on said loan. SECOND: To the payment of the interest due on said loan. SECOND: To the payment of principal. THIRD: To the payment of principal. TO PROTECT THE SECURITY HEREOF, GRANTOR(S) COV and such other casualties as the Beneficiary may specify, up t amounts, and in such companies as Beneficiary may from to Erestoration of said improvements. Such application by the Beneficiary and that loss proceeds (less expenses of collection werent of Forcelosure, all rights of the Grantor in insurance polic liens (including any prior Trust Deeds or Mortgages) and assess secured hereby, or upon the interest of Beneficiary in said predi- secured hereby, or upon the interest of Beneficiary in said pred- secured hereby.	time to time approve, and the applied on since discussion of the approve of any proceedings. I shall, at Beneficiary's option, be applied on since any proceedings.	ure sale. (2) To pay when due all taxes, ure sale. (2) To pay when due all taxes,
and in such an proceeds (less capition by the Ben	in force shall pass the above described P	v ten (10) uays a segments. (3) In the
restoration of said implements of the Granton mages) and assessed	mises or in said debt, and proceed showing payment of the proper officer showing to declare the	therefor; (b) pay all said taxes, liens and therefor; (b) pay all said taxes, liens and
tiens (including any plan the interest of benchmereon, the off	Beneficiary, at its option (the reasonable premiums and chance Beneficiary, and pay the reasonable premiums and balance	of the obligation set hereafter effected i
a) effect the most and (c)	such the (A) To keep the better to restriction	of inspecting the samed or destroy
assessments without a interest from the date on suffer any was	neficiary to enter at all feasoner any building willow	romptly, the indebtedness hereby secured, or of a
and condition and representation authority, and in	a good starials furnished thet the time of payment	be released from the der of said premi
within one hundred when due, all claims from issory Note a thereon, and to pay, when due, all claims draid Promissory Note a thereon, and to pay, when due, all claims of said Promissory Note a	ions of the premises herein debtedness or the lien of this hereins of the premises s the navment of said indebtedness or the lien of said premises s	hall release, renuce onvey the same; and the lawful right to convey to convey the same; and the lawful right to convey to
portion thereof, may the personal liability of any	he is seized of the premises in the lawful claims of an	amissory Note as the same may hould
for the full amount or the lien hereby crever defend the	title and pait or neglect to pay installing disposition of	all sums owing by the Glance Benefit
he does hereby lotered CREED THAT: (1) If the said of any a	greement hereundert or interest in they become due	and payter event of such default, hereof
Beneficiary under this the Beneficiary or assignment Notic	e of Delaute property or some part	including
may execute or cause notice for record in currents evidence Trustee shall file such notice and all documents evidence	ing expendence	Deed, the Grantor or his succession Deed, the Grantor or encumbrance of rece
thereof as required by the of any obligation secured b	ay a Beneficiary in account Deed or any person of si	le therein the obligation secured b
the property, at my eccessor in interest, the in enforce	ing the due had no default occurred, and the obligation	a h and Notice
cluding costs and cuppen of the principal as the Trust De	ed shall be didne	efault, and at the time and place of sale. Th
proceedings had of institute as if no acceleration had	red by law following the rest, shall sell said property of th	e United States and, in every such cases
(3) After the lapse of such time and by law. Trustee. w	bidder, the purchase price from time to time ampointed	tor the safe, is the original volice of ercel
raid Notice of Sale at P for any cause ne detation th	ereof by such per notice thereof shah out any covenant of	iory may bid at the sales
postponement shall be kitch the day designated in a longer than one day beyond the day designated in a longer than one day beyond the purchaser its Deed con-	of the truthfulness thereof. Any person, most of the power of the truthfulness thereof.	r of sale and or the on Trustee's Deed (of the revenue stamps on Trustee's Deed (of the last in its discretion, may deposit the last in its discretion, may deposit the last in its discretion.
shall execute and dearer facts shall be conclusive in a shall be conclu	nent of (1) the costs and in connection with second the Tr	usiee, m
Trustee shall apply the proceeds of one of any er the Trustee's and Attorney's fees; (2) cost of any er the Trustee's and Attorney's fees; (2) cost of any er sums secured hereby; and (4) the remainder, if any, such proceeds with the County Clerk of the County	in which the sale took place.	
sums secured hereby a County Clerk of the bor such proceeds with the County Clerk of the bor	OKIGINAL	
15-361 (1-80)		

12-041 (1-80)

represents with a second second second the Country as which the second

(4) Grantor(s) agrees to surrender possession of the hereinabove described premises to the Purchaser at the aforesaid sale, in the event such possession has not

(5) Beneficiary may appoint a successor trustee at any time by filing for record in the office of the County Recorder of each county in which said property or some pair thereof is situated a Substitution of Trustee. From the time the substitution is filed for record, the new Trustee shall succeed to all the powers, during and title of the Trustee named herein or of any successor Trustee. Each such substitution shall be executed and acknowledged, and notice thereof shall be given and proof thereof made, in the manner provided by law. (6) Upon payment in full by said Grantor(s) of his indebtedness horeunder, Trustee shall reconvey to said Trustor(s) the above-described premises according to

(7) Should said property or any part thereof be taken by reason of any public improvement or condemnation proceeding. Beneficiary shall be entitled to all compensation, awards, and other payments or relief therefor, to the extent necessary to liquidate the unpaid balance, including average interest, of the obligation secured by this Deed of Trust. (8) Notwithstanding anything in this Deedof Trust or the Promissory Note secured hereby to the contrary, neither this Deed of Trust nor said 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 enforceable; and any provision to the contrary shall be of no force or effect.

(9) 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 inute to and be binding upon the heirs, executors, administrators, successors, grantees, lessees and assigns of the parties hereto respectively. Any reference in this Deed of Trust of the singular shall be construed as plural where appropriate. (10) Invalidity or unenforceability of any provisions herein shall not affect the validity and enforceability of any other provisions.

(11) 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 or proceeding in which Grantor(s), Beneficiary, or Trustee shall be a party, unless brought by Trustee. (12) The undersigned Grantor(s) requests that a copy of any Notice of Default and of any Notice of Default and of any Notice of Sale hereunder be mailed to

IN WITNESS WHEREOF the said Grantor has to these presents set hand and seal this date July 14, 1982 Signed, sealed and delivered in the sence of: (SEAL) in allatin County of 1445 July З On this 82 day of 4 Clinton 12 Fouler Personally appeared the above nam Frances Garner Fowler and acknowledged the foregoing instrument to be their voluntary act and deed. Before me: (SEAL) Notary Public for Oregon My Commission expires TO TRUSTEE: REQUEST FOR FULL RECONVEYANCE 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. held by you under the name. Mail Reconveyance to: Bу Do not lose or destroy. This Deed of Trust must be delivered to the Trustee for cancellation before reconveyance will be made. County g was received for record on the STATE o'clock Witness , OF OREGON certify my TRUST DEEI that , and recorded in (ecord hand 4 the and of Mortgage of said Ο. within 19 чċ seal of, book Inst County Deputy 'Beneficiary day ument l'itle. . Grantbr at of SS 2120 10

Order No. 38-24761 Page 3

DESCRIPTION

A portion of Lot 2, Section 11, Township 41 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at the point of intersection of the Westerly right of way line of the U.S.R.S. Drain 6, with the section line common to Sections 2 and 11, Township 41 South, Range 10 East of the Willamette Meridian, said section line being also the center line of a county road running West from the Town of Merrill, Oregon, and which point of beginning bears West 2098.6 feet from the section corner common to Sections 1, 2, 11 and 12, said township and range; thence West along section line 100 feet; thence South 130 feet; thence East 100 feet; thence North 130 feet to the point of beginning.

EXCEPTING THEREFROM the Southerly 15 feet of said property.

RETURN TO: Transamerica FINANCIAL 121 South 9th Street KFO 97601	STATE OF OREGON; COUNTY	OF KLAMATH; ss.	
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	n 'iis 19 day of July	<u>7</u> A. D. 19 <u>82</u> at	_o'clock A M
	duly recorded in Vol. <u>M 82</u>	2_, ofMtge	on a 9134
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