| 14154 | TA - 38 - 38 - 38 - 38 - 38 - 38 - 38 - 3 | 8-1878 | |
|--|--|---|--|
| DATE OF THIS DECK | DEED OF TRUST AN | D ASSIGNMENT OF RENTSAN | |
| Tula or | HELOAN | The second | 9880 |
| SCHEFICIARY | | August / 082 | NUMBER |
| TRANSAMERICA FINANC | AL SERVICES | GRANTOR(S): | 400449 |
| CITY: Klamath Falls. Oregon of | | (1) Michael B. Crider (2) Mancy J. Crider | ^{Age:} 39 |
| NAME OF TRUSTEE: Transamerica Th | tle Company | ADDRESS: 9718 Howard Lane | Age: |
| | | city: Klamath Fulls, Or Eon 97 | 601 |
| By this Deed of Trust, the undersigned Control | CED OF TRUST SEC | URES FITTURE ADVIN | |
| principal sum of s 6748.51 from Grantor t | (all, if more than one) for the Beneficiary named and | hennes | V. |
| the following described property situated in the St | te of Oregon, County of K | reby grants, sells, conveys and warrants to Trustee | y Note of even date in the |
| Lot 6, Block 2, KLALATH | RIVER ACRES, in th | | |
| | , | e County of Klamath, State of | Oregon. |
| The state of the Development of the Develop | | Truche of Careshibor Science of the second | i i i i i i i i i i i i i i i i i i i |
| | angeneration and a state of the | Anonan on Childhinghan Parson de anternet a cara | |
| | · · · · · · · · · · · · · · · · · · · | and the second sec | |
| Together with all buildings and improvements now airconditioning equipment used in connection there described, all of which is referred to hereinafter as the The above described real property is not currently us TO HAVE AND TO HOLD said load | Or heresten | | |
| airconditioning equipment used in connection there disconditioning equipment used in connection there described, all of which is referred to hereinafter as the The above described real property is not currently us TO HAVE AND TO HOLD said land and premises, administrators, successors and assime | with, all of which, for the pur "premises". | and heating, lighting, plumbing, gas, electric, yent | llatter |
| | | | |
| Sa Carrier assisting UDOD the tar | the the fighte pairies | | |
| oranior also assigns to Beneficiary all rents, issues an of the premises, during continuance of default hereun collect and enforce the same without regard to adequad FOR THE PURPOSE OF SECURING: (1) Performance at the agreed rate in accordance with the terms and ex- traction of the agreed the agreed the same and ex- traction of the agreed the same and the same and the same agreed the same and the same and the same agreed the same and the same agreed the same | der, and during continuance of | rving the right to collect and use the | nd his heirs, executors, |
| FOR THE PURPOSE OF SECURING: (1) Performance at the agreed rate in accordance with the terms and co- thereon at the agreed rate, as may be hereafter loaned with interest thereon at the agreed rate, where any such any additional loan(s) in any amount All payments made hus | e of each agreement in a | such default authorizing Beneficiary to enter upon tedness hereby secured by any lamf. | thout taking possession |
| thereon at the agreed rate as made, until paid in full at | or before the above mentio | ned Promis | |
| with interest thereon at the agreed rate of any amount | by Beneficiary to Grantor in c | nded or rescheduled; (3) Payment of any additional | n with interest thereon vor of the Beneficiary |
| the reference to which is hereby made, until paid in full at there on at the agreed rate, as may be hereafter loaned obligated to make any additional loan(s) in any amount with interest thereon at the agreed rate, where any such All payments made by Grantor(s) on the obligation secu FIRST: To the payment of taxes and assessments and expenses agreed to be paid by the Grantor(s) in the obligation secu | advances are made to protect t | ey that may be advanced by the Beneficiary to Con- | amounts, with interest Beneficiary shall not be |
| Solution of the second s | ed by this Deed of Trust shall that may be levied and assessed | be applied in the following order | tor or to third parties, his Deed of Trust. |
| The payment of principal | aid Ioan. | premises, insurance premiums, repairs | |
| Lasualues as the particular IUR | S) COURSE | - | |
| and such other casualties as the Beneficiary may specif amounts, and in such companies as Beneficiary may specif Beneficiary and that loss proceeds (less expenses of coll restoration of said improvements. Such application by the liens (including any prior Trust Deeds or Mortgages) and a secured hereby, or upon the interest of Beneficiary in said law for the first interest or mendicary in said | rom time to time approve | ES: (1) to keep said premises insured in Benefician mprovements for the protection of P in Benefician | y's favor project of |
| Deneticiary and that loss proceeds (less expenses of coll or restoration of said improvements. Such application by the event of Forelosure, all rights of the Grantor in insurance secured hereby, or upon the interest of Beneficiary in said law for the first interest or penalty to accrue thereon, the and collectible or not), may (a) affect or not, may (a | e Beneficiary shall not cause of | option, be applied on said indebted. | uch manner, in such |
| law for the first interest or negative or Mortgages) and a | sessments that may accrue are | is to the purchaser at the foreclosure and the set of the purchaser at the foreclosure and the set of the set | ue or not, or to the |
| and collectible or not), may (a) and Paragraphs 1 or 2 ab | onicial receipt of the proper | officiant deliver to Beneficiant to any part there | of, or upon the division |
| ford and shall bear interest from the validity thereof; and | (a) and for and pay the re- | sound taxes and ass | essments (2) to a |
| udity of the proper nublic to commit or suffer any w | ate. (4) To keen the | built in the unpaid balance of the interior: (b) pay all | aid taxes lises |
| in the and to pay, when due of restore promptly and i | chefferary to enter at all reas | contrary to restrictions of recently now existing or l | ereafter ereated |
| relation thereof, may be extended | and materials furnished the | any building which may have be | nises to comet |
| the full amount of said indate indolity of any person for | the of the premises herein des | and the time of payment of the indelt, the indebtedn | ess secured to a |
| IT is some forever warrant and will forever date. (6) That I | ie is seized of the pain the ou | vnership of said man instrument upon the remaind | n hereof, without |
| become due, or upon default in the said Gran | and possession thereof again | ast the lawful claims of and lawful right to convey a | lerwise affect any |
| Beneficiary under this Deed of The court to enforce any | ement hereunder, or upon sa | ay installments on said Promissory M | er. |
| on the application of this Deed of Trust or under the Promisson may execute or cause Truster to execute a written Notice of Trustee shall file such notice for record in each county wh thereof as required by law. | y Note secured hereby shall in r person who may be a think the | rest in the premises, then all sums owing by the | s), or should any |
| thereof as require the record in each county wh | rein said property | Lause Said Propage thereon. In the event of such de | the Beneficiary |
| (2) Whenever all or a Portion of | whenditures secured hereby, w | hereupon Trustee is situated. Beneficiary ola | ions hereof, and |
| in the trust property, or any advances made hy a | Trust Deed has become due h | and place of sale | and give notice |
| Beneficiary or his successor in inter time and date set by a | er a subordinate Trust Deed | the terms of the Trust Deed, the C that obligation, | including to a |
| proceedings had or instituted to forcelose the mount of the be | terms of the obligations and a due had no dofentions and a | terms of the Trust Deed and the obligation and trustee's and Attached | ce of record on hay pay to the |
| 3) After the tapse of such time | be dismissed or discontinued, | and thereby cure the default. After payment of al | lowed by law) |
| id Notice of Sale at public must by law, Trustee, without da | v following the recordation of | failthe shall be reinst | ated and shall |
| stponement shall be given by publy he deems expedient no | purchase price payable in tan | said property on the date and at the of Default and | Netice of Sala |
| ed of any matter to the purchaser its hash | Sale, notice the time and place | last appointed for completed and, in every must | . The person |
| anali De conclusivo prese alla | property so sold, but without fulness thereof. Any news | given in the same manner as the original Notice of any covenant of warrant as the original Notice of | ostponed for Sale Trust |
| er Trustee's and Attomey's fees; (2) cost of any evidence of the rs secured hereby; and (4) the remainder, if any, to the person h proceeds with the County Clerk of the County in which the s 1 [1-80] | e costs and expenses of exercise procured in costs | cluding Beneficiary, may bid at the sale. | ecitals in the |
| 61 [1-80] | or persons legally entitled the | h such sale and revenue stamps on Trustee's D | payment of |

15-361 place.

Trustee, in its discretion, may deposit the balance of

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(4) Gruttor(s) arrest to suirender possession of the hereinabove described prefises to the Purchaser at the atoresiid sale, in the event such possession has not previously been suprendered by Grantor(s). A the hereinabove described prefises to the Purchaser at the atoresid 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 pail 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, duties, authority 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.

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(G) Upon payment in full by said Grantor(s) of hig indebtedness hereunder, 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 fellef therefor, to the extent necessary to liquidate the unpaid balance, including accrued 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) A 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 ... are 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.

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(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 . 5 p x 20 him at the address hereinbefore set forth. Band 6.6277 $\mathbb{P}^{\mathcal{A}}_{\mathcal{A}}$ e_{i2} 12

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JULY. 30. IN WITNESS WHEREOF the said Grantor has to these presents set hand and seal this date _ Signed, scaled and delivered in the presence Ξ Kimnt County of Personally appeared the above named , 19 _ 2" 30-2 day of On this and and _ Honey J. Criser Henest 7. Critics voluntary act and deed. acknowledged the foregoing instrument to be tivrin. 59/8 Before me: My Commission expires (SEAL) 0 l REQUEST FOR FULL RECONVEYANCE Dated TO TRUSTEE: 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. Mail Reconveyance to: Ву By Do not lose or destroy. This Deed of Trust must be delivered to the Trustee for cancellation before reconveyance will be made. STATE on page 9830 County attixea was received for record o'clock P County of OF Witness certify OREGON 2 my that , and Record of Mortgage of said hand Klamat the 60 ډ. recorded 3 and within the 19

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