				5583	T OF RENTS	ha ge _	1476	• •	
)			TRUST AND	ASSIGNMEN	[OF REAL		ACCOUNT NUMBE	R	
	-1,90S	DEED C	JF IRODI	EUNDS	DISBURSED AND INTERES IN DATE OF THE TRANSAC ITY 31, 1983	T BEGINS	00.05		
	HIS DEED OF TRUST AN	THE LOAD	NTRANSACTION	IF OTHER THU	ry 31, 1983				
ATE OF TH	IS DEED OF TRUST AN	D OF THE C-		CRANT JR(S):			Ag e :		
Tanua	ry 26, 1983				a n. Clinton		Age:		
BENEFICIA	RY		DAMCES	1	or Louise V	nton			
	RY RANSAMERICA FI	NANCIAL S	ERVIOLO	(2) Eleun	2636 Old Midle	and Road	đ		
TI	121 South Nin	th		ADDRESS:	2630 010	0.00	97601		
ADDRESS:		regui	97601	CITY: Kla	math Falls, Or	regon			
CITY: K	lamath Farry	mice Title	Company			20			
NAME OF	Deed of Trust, the unders	Tita	- OF TRUST	SECURES FU	TURE ADVANCE		Note of even	date in the	
		THIS DE	ED OF TROUT		of securing the payment	t of a Prom	too in trust, with po	wer of sale,	
	Deed of Trust, the unders		all if more than one	e) for the purpose c	sells, conveys and warn	rants to Tru	stee in		
1	hard of Trust, the unders	igned Grantor to	Beneficiary named a	bove hereby gand,					
By this L	beed of Trust, the unders sum of \$9888.91 wing described property si	from Grantor to	te of Oregon, County	of	_				
principal	wing described property si	tuated in the out							
the follo		HEODESCRIP	TION						
	SEE ATTAC								
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÷ .								and and	
:	ther with all buildings an onditioning equipment use ribed, all of which is referr				alumit	hing, gas, ele	etric, ventilating, re	property above	
t			()	rected thereon and h	eating, lighting, pluss, of this Deed of Trust,	, shall be dee	med fixto.		
г	ther with all buildings and onditioning equipment use ribed, all of which is referr above described real prop HAVE AND TO HOLD ninistrators, successors and	ad improvements	s now or hereafter e	ich, for the purpose			ud his	heirs, executors,	
C. Toge	ther with all buildings and onditioning equipment use ribed, all of which is referr above described real prop	ed in connection	as the "premises".	tural, timber or graz	ing purposes.	to belonging	g to trustee and his		
air-ce	ther with all buildings onditioning equipment user ribed, all of which is referr above described real prop HAVE AND TO HOLD inistrators, successors and antor also assigns to Benefi the premises, during conti levet and enforce the same	ed to nereman	ently used for agricul	inter privileges an	d appurtenances ther.		with or without	taking possession	,
_ 0.00	tranibed real prot	Jeres	with an the	and nurposes ion	llogt at	nd use un a	antur 1100h salo P		
C Inc	AND TO HOLD	said land and the	e trusts and for the s	aid premises, reservi	ng the light authorizing	Beneficiary	means.	a interest therein	n
TO TO	HAVE ALLES successors and	assigns, or	issues and profits of s	ing continuance of s	edness hereby secured b	by all the of 1	he principal sum wit	of the Beneficiar	v.
	the to Hene	inclus?	It Bereunderen	antity for the	- a herein (****	1 A. ar 1	he titanico -	ants, when not	
Gra	the premises, during cont	without regard to	n adequacy of each #	igreement of Granto	red Promissory Note ex	n Payment o	f any additional	-neiare sparte	es.
col	above described ten ten HAVE AND TO HOLD ministrators, successors and antor also assigns to Benefi the premises, during contr fleet and enforce the same or gute PURPOSE OF SI	ECURING: (1) P	erformance of con-	of the above mentation	nded or reseneduced ten	iewal or refu	meticiany to Grantor	Deed of Trust.	
	above described HAVE AND TO HOLD initistrators, successors and intor also assigns to Benefi the premises, during contr lifet and enforce the same DR THE PURPOSE OF SI the agreed rate in accord	ance with the ter	id in full at or before	iciary to Grantor in C	ney that may be advance	dance with t	he covenants of the		
nt nt	HAVE AND TO HOLD ninistrators, successors and intor also assigns to Benel the premises, during conti lect and enforce the same R THE PURPOSE OF 57 the agreed rate in accord ference to which is hereb percon at the agreed rate, we addited	as may be hereat	fter loaned by bar any amount; (4) The	are made to protect	the security or in uc-	owing order	oremiums, repairs, a	nd all oth it chai	•
	in the make and the	arned rate, whe		is Deed of True	and against said in				
i w	rith interest thereon at the	ntor(s) on the ob	d assessments that ma	iy be levied and the				a le favor against	fire
	All payments in the pay	ment of the gran	dor(s).				mared in period	ann ann ann ann	with
	and control the P	A 7 10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1	. Lord AND AS			Che Divisione :	The second se	
er de la	THIRD: To the par	URITY HEREOF	GRANTOR(S) CO	to the full value of	ve, and to keep the providence of the providence of the providence of the second secon	t on said ind	lebtedness, and mis to foreclose this	Deed a fruit	axes teler
	TO PROTECT THE She	s as the Benefici	neficiary may from	n) shall, at Benefici	ause discontinuance of a	any protection and the fores	dosure sale, (2) for most or any part the	port, er agen tie for the day fre	.4.65
	and in such e	less less	expenses by the Be	neur man (urer sh	all pass to the shore de	senoes r	max ten (10) dass "	Contraction (1977)	
	in a such of such impre-	The second the Gra	men of sorts	smente, se sua deb	t, and press a showing	g pavine to	manufale indente		
	and the and the and place	* unterest of 1	penetry in the 9	internation of the	option chi prettiti	mis and the	and the obligation	- Sherry Rel 1987	• •
	secured hereby, or upon	t or penalty to a	aragraphs 1 or 2 above 1	provided for and pay	s shall be added to the t	other impro-	cements now exerting	A TO LEAN OPPING	$a_{\rm bletc}$
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	such personal habing	er warrant and w	All forever	rantor(s) shall tail of	r, or upon sale or out	he premista.	then an suble at th	e option	3-netici
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	on the application	Trustee to "?	xecute a meach count	y wherein satures se	cured hereby c.		Construct of the	a obla montes e	e in mu
	Trustee shall file s	Note and	all documents	1	car become due by read	my of the F	rust Deeu, or	or encumorational	pay 1.
	thereof as required	i o i e e e e far	ny obligation secured	by a Beneficiary in	ate Trust Deed or any	the power (a sale meridian	الفقد المسعون	wed by
	(2) Whenever all (ar a portion or an aumis for insuran	ce or advances made	univ under a suboran set by the Trustee b	If Election 2 some part or p- eured hereby, whereup as become due by reas- accordance with the ter- ate Truster's cale it or the Truster's cale it hen due under the term or obligations and Trust or default occurred, and	ns of the D tee's and AU	tormex's for the	n pagagan di ta	تىرىيى قىلىر يەن
	in the trust prop	time prior to	o the time nectively.	the entities of th	e obligations surred, and	7 there is a	reasonable Provide Pro	.,	
	the property, at Beneficiary or h	is successor in it	ally incurred in enfor	then be due had n	o default occurred, and	id the oblaca		e de la contraction	e usu e An ante
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	(3) Anter the giv	en as then requir	uction to the ingnesi	pedient, postpone t	in at the time and place	given in the	Same Boundary (Math	g or store in the	

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1477

(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 part 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. been surrendered by Grantor(s).

(6) Upon payment in full by said Grantor(s) of his 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 relief 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) 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 inure 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.

(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

him at the address hereinbefore set forth. January 26, 1983 IN WITNESS WHEREOF the said Grantor has to these presents set hand and seal this date Signed, sealed and delivered in the presence of: 1 & clint (SEAL) Witness (SEAL) Witness Klamath County of _ 83 26th January , Personally appeared the above named . 19 day of On this Eleanor Louisa Clinton Raymond D. Clinton their oluntary act and deed. acknowledged the foregoing instrument to Before me My Commission expires Notary Public for Oregon (SEAL REQUEST FOR FULL RECONVEYANCE Dated 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. TO TRUSTEE: Mail Reconveyance to: By By Do not lose or destroy. This Deed of Trust must be delivered to the Trustee for cancellation before reconveyance will be made. on page STATE OF OREGON County was received for record affixed o'clock F County of N. certify TRUST DEED hess Ĺ my that and Record hand l recorded no the and the of Mortgage within 5 seal Ε book instrument of Benefic County of f day of Granto Deputy said Ę =

DESCRIPTION

A parcel of land situate in the NW¼ of Section 3, Township 40 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, being more particularly described as follows:

Commencing at the Northwest corner of Section 3, Township 40 South, Range 9 East of the Willamette Meridian; thence North 89° 54' 58" East along the North line of said Section 3, 110.06 feet; thence leaving said Section line South 26° 48' 02" East 33.59 feet to the point of beginning for this description said point also being the intersection of the Southerly right of way line of the Old Midland Road with the Easterly right of way of K.I.D. C-4 Lateral; thence continuing South 26° 48' 02" East along the Easterly right of way line of said canal, 308.56 feet to the point of beginning of a curve to the left; thence along the arc of a 99.56 feet radius curve to the left a distance of 81.38 feet (Long chord South 50° 13' 02" East, 79.13 feet); thence continuing along said canal right of way line South 73° 38' 02" East, 18.14 feet; thence leaving said canal right of way line North 00° 05' 02" West, 331.48 feet to a point on the Southerly right of way line of said Old Midland Road; thence along said right of way line South 89° 54' 58" West 216.86 feet to the point of beginning.

RETURN TO:

TA FENANCEAL 121 5 que KFO 97601

STATE 'F OREGON; COUNTY OF KLAMATH; ss.

Filed for record . 1115 27 day of <u>Jan</u> A.D. 19 <u>B3</u> at <u>others</u> pty and duly recurded in Vol. M83 , of Mtge grad 1476 EVELYN BIEHR Cour Fee \$12.00 Lever

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