		TA-	92719	
	DATE OF THIS	20 Stor OF TRUST	AND ASSIGNMENT OF THIS	
	February 22	UST AND OF THE LOAN TRANSACTION	ASSIGNMENT OF MATS	
	BENEFICIARY	1983	IF OTHER DISBURGE	age2925
	1 .		February 28, 1983 GRANTOR(S):	ACCOUNT NUE
	ADDRESS: 121 South NI	A FINANCIAL SERVICES	10).	400746
	Alamath Fall		(1) Arnold E. Schrock	
	NAME OF TRUSTEE: Transar	97601	(2) June E. Schrock	Age: 51
	City City	perica=Title Company	ADDRESS: 2098 Hope Street	Age: 57
	By this Deed of Trust, the undersi	Ener Co	CURES FUTURE ADVANCES the purpose of securing the payment of a Promisso accept granta, sells, conveys and warrants to Trustee Klamath	9601
	the following description	om Grantor (all, if more than one) for	CURES FUTURE ADVANCES the purpose of securing the payment of a Promisso aereby grants, sells, conveys and warrants to Trustee Klamath	
	e described property situ:	ated in the State of Oregon	hereby grants, setter	
		Stegon, County of	Klamath Klamath	in trust and a term date in the
	and the second	See Attached Des		
33				
To	gether with an			
air-i desc	conditioning equipment used in con-	ements now or here	and heating, lighting, plumbing, gas, electric, ventil pose of this Deed of Trust, shall be deemed fixture: grazing purposes. and appurtenances of	
The	above described real property in	ection therewith, all of which, for the pur- nafter as the "premises". currently used for agricultural, timber or ad premises, with all the rights, Drivileges n the trusts and for the user.	and heating, lighting	
admi	inistrators, successors and said land ar	currently used for agricultural, timber or ad premises, with all the rights, privileges in the trusts and for the uses and purposes f is, issues and profits of said premises, reser- fault hereunder, and during continuance i to adequacy of am	and heating, lighting, plumbing, gas, electric, ventil pose of this Deed of Trust, shall be deemed fixture: grazing purposes. and appurtenances thereto belonging to trustee an ollowing, and none other. ving the right to collect and use the same with or work such default authorizing Reserved.	ating refer
Gran of the	tor also assigns to Beneficiary all	n the trusts and for the uses	Erazing purposes. and appurtenances thereto belonging to trustee an ollowing, and none other. ving the right to collect and use the same with or with such default authorizing Beneficiary to enter upon sa r contained herein; (2) Payment of the Principal a def non None State State State State State State State State State State State state State St	of the property above
	childree the	and Brofits	Ollowing there is the set of the	
at the referen	agreed rate in accordance with (1)	Performance	ollowing, and none other. ving the right to collect and use the same with or with such default authorizing Beneficiary to enter upon sa tedness hereby secured by any lawful means. tedness herein; (2) Payment of the principal sum ded promissory Note executed by the Grantor in favo onnection with any renewal or refinancia.	d his heirs, executors,
a sector	h at the is nereby made	crms and an in secti agreemant	sitereby same of officiary to of with	DOUT CALL
All par	thereon at the agreed and (s) in a	any amount of Beneficiary to Con as exten	ided or more Note executed in the principal -	
and exp	IRST: To the payment of	e any such advances are made to protect	ving the right to collect and use the same with or with such default authorizing Beneficiary to enter upon sa such default authorizing Beneficiary to enter upon sa read and the same with or with tedness hereby secured by any lawful means. r contained herein: (2) Payment of the principal sum added or rescheduled: (3) Payment of any additional any y that may be advanced by the Beneficiary to Granto e security or in accordance with the set	r of the Beneficiary
	To the state of the Grant		and accordance activity to o	ichiciary chatt
	TECT man	and tone	Sand Drown of Order:	Social of Three
amounts.	and in casualties as the P.	RANTOR	, repairs, an	te br
event of F	oreal improvements cless expen	ises of a prom time to time of all imit	Brouse to keep said premi-	
S liens (inclu secured her	iding any prior Trust Deede an interior in	tion by the Beneficiary shall, at Beneficiary's op	S: (1) to keep said premises insured in Beneficiary's provements for the protection of Beneficiary in such d to keep the policies therefor, properly endorsed, continuance of any proceedings to foreclose this Deec to the purchaser at the foreclosure sale. (2) To pay wh ocurs and deliver to Beneficiary ten (10) days before to hether elder the description of all such taxes and assess nable premiums and charges theward independences.	favor against fire
essessmente	ible or not), may (a) aff	tereon, the official receipt and ne	st the above described and the foreclosure sale (2) T	of Trust In the
nood conditi	ion interest from a many the	Provided for a spillon fuel	hat the Daymont is ten (10) a.	TUDON the state
One h	public and or sur	fer a shall be a	dat a stratums and a stratule indeha a	interior (a)
-Portion at	iance with the due, all claims for tal	otly and in a good to enter at all more	contrary to some improvements need to secured to	taxes, tiens and
Elor the full an	ffecting the personal list in the mered, and	any Note and this Deed of furnished theref	er any building which of inspecting the laws,	LCT groat "a
he d	liability said indebtedness at	erson for the of the premises has and that	the time at he will pay prostructed, during	to complete
IT IS MUTUA become due	LLY AGREED THAT	6) That he is seized of the promise owner	or the lien of this instrument used from the lien by	red, or of any
Beneficiary und	eding be filed in any enformance of	and Grantor(s) shall fail	simple and has good and lawful and release, reduce or other	said premises
may execute on	on of the Benefician or under the P	ree any lien on claim	installments on said n	me; and that
Trustee, the Prop	e such notice for record in	any other person who may be	installments on said Promissory Note as the same main r other disposition of the premises by Grantor(s), or in the premises, then all sums owing by the Grant diately become due and payable at the option of the e-monies due thereon. In the event of such default, or parcel thereof is situated. Beneficiary also shall de upon Trustee shall fix the time and place of sale and e-mon of a default of any part of that oblica-	iy hereafter
(2) Whenever all	s taw. evid.	encing available property in To Cause	e Said D	or(s) to the
assessments, prem	or a portion of any obligation secure	a expenditures secured hereby, where	r parcel thereof is situated to satisfy the obligation	Beneficiary Beneficiary
Beneficiary or his	any time prior to the any Benefic	by a Beneficiary in as become due hy	the time and place of sale and	posit with
having been give	of such time an	d. d. dismissed or discourred, and	theraby Attorney's fees the obligation secured in	y to the
conducting the	at public anoti oy law, Trustee mist	d by law following a	on obligations and Trust to payment of this	by taw)
Deed of any matters	iver to the purchaser its in the No	f by such person at the time to time	ioney of the United States	of Sale
such proceeds with	orney's fees; (2) cost of any evidence	ont, postpone the same from time to lawful n f by such person at the time and place last of the such person at the time and place last ing said property so sold, but without any c e truthfulness thereof. Any person, includin of title procured in connection with such person or persons legally entities.	And obligations and Trust Deed shall be reinstated a Notice of Default, and Notice of Default and Notice property on the date and at the time and place design and it is shall be completed and, in every such case, not in the same manner as the original Notice of Sale. The appointed for the sale, provided, if the sale is postpon overant of warranty, express or implied. The recitals a Beneficiary, may bid at the sale. In the recitals is and revenue stamps on Trustee's Deed: (3) all e r the Trustee, in its discretion, may deposit the balance	ice of ed for
15-361 (1-80)	omey's fees; (2) cost of any evidence and (4) the remainder, if any evidence county Clerk of the County in which	person or persons legally with such	the power of sale and or su	ustee In the
		sale took place.	r the Trustee, in its discrition	nt of
		ORIGINAL	the balance	After

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ORIGINAL

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(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 previously been surrendered by Grantor(s). previously been surrendered by Grantor(s). (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 (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 (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 (5) Beneficiary may appoint a successor trustee. From the time the substitution is filed for record, the new Trustee shall succeed to all the power some part thereof is situated a Substitution of Trustee. From the time the substitution shall be executed and acknowledged, and notice 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. (b) Hone navment in full by spid Grantor(c) of his indebtedness hereinder. Trustee shall reconvey to said Trustor(c) the above described premises according to (b) Hone navment in full by spid Grantor(c) of his indebtedness hereinder. Trustee shall reconvey to said Trustor(c) the above described premises according to (b) Hone navment in full by spid Grantor(c) of his indebtedness hereinder.

**CALINAL** 

(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 law.

law. (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. 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.

contrary shall be of no force or effect. (9) All Grantors shall be jointly and severally liable for fulfillment of their covenants and agreements berein contained, and all provisions of this Deed of Trust shall inure to and be binding upon the heirs, executors, administrators, successors, granters, 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 the state of the undersigned Grantor(s). (10) Invalidity or unenforceability of any provisions herein shall not affect the validity and enforceability of any other provisions.

party, unless prought 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 him at the address hereinhefore set forth

him at the address hereinbefore set forth.

	February 2	3, 1983
IN WITNESS WHEREOF the said Grantor has to these presents set	hand and seal this date	······································
WHEREOF the said Grantor has to these presents so		F STAD
IN WITNESS WHENEYED in the presence of: ned, sealed and delivered in the presence of:	Vin alet	had a solo
ned, sealed and denotice	Grantor-Borrower	seal and constants
Witness	X Leve Controller	in Pulsie
	Grantos	S7415
Wiiness	U	1440 A. A.
		Personally appeared the above named
unty of Klamath	,19 83	and
23rd day of February	- sebrack	
On this	and hine S. Schrock	
Arnold E. Schrock	voluntary act and deed.	12/29/85
	Commissio	on expires
cknowledged the foregoing instrument to be	Level My Commission	
Before me: (SEAL) Notary Public for Oregon	1105	Dated
	FOR FULL RECONVEYANCE	Trust have been pa
TO TRUSTEE: The undersigned is the legal owner and holder of all indebte and you are requested, on payment to you of any sums owing to y said Deed of Trust, delivered to you herewith and to reconvey, wi held by you under the name.	dense secured by this Deed of Trust. All sums	cancel all evidences of indepteuness estate n
TO TRUSTEE:	ou under the terms of said Deed of said by	the terms of said a
The undersigned is the legal own you of any sums ownig the mountained, on payment to you of any sums ownig the mountained, on payment to you of any sums ownig the second to reconvey, with and to reconvey, with any to reconvey.	hout warranty, to the 2	
I stid you we delivered to you and		
said Deed of Trust, utility and the name, held by you under the name. Mail Reconveyance to:	· · · · · · · · · · · · · · · · · · ·	
	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	
(b) Solution and the second s Second second sec		
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	Byh	ore reconveyance will be made.
	e delivered to the Trustee for cancellation ber	
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Do not lose or destroy. This Deed of Trust must b	cached frascription	. 1
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By 500 II witness	STATE OF OREGO	TRUST
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By B	STATE OF OREGON, County of I certify that the within I certify that the within 19 was received for record on the 19	TRUST DEED
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By B	STATE OF OREGON, County of I certify that the within I certify that the within 19 was received for record on the 19	TRUST DEED
By B	STATE OF OREGO	TRUST DEED

## DESCRIPTION

That part of the SEA of NWA of Section 2, Township 39 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, Beginning on the South boundary line of the EXNV at a point 330 feet East described as follows:

of the Southwest corner of said SE4 of NW4; thence North and parallel with the East line of said SEA of NWA 920 feet to the Southwest corner of tract conveyed herein, being the true place of beginning of this description; thence from said point of beginning East and parallel with the North line of said SEX of NW4, 165 feet; thence North and parallel with the West line of SEA of NWA, 80 feet; thence West thence worth and parallel with the west line of SEA OL NMA, ou leet, thence near and parallel with the North line of said SEA of NMA, 165 feet; thence South and and parameter with the West line of said SE4 of NW4, 80 feet to the point of beginning. EXCEPTING THEREFROM that portion along the East line of premises lying within

the boundaries of Hope Street and irrigation ditch.

Return to: TA Financial 121 South ninth 121 South ninth KFD 97601

STATE OF OREGON; COUNTY OF KLAMATH; ss.

A.D. 19 83 at PM Filed for second . this 24 day of Feb duly recorded in Vol. MB3 of Ntga 30 a 2925 By Jongie Hie Mune Fee \$8.00

V.

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