TA - 3	2574	)	569	4	
22460 DEED OF TRUST AND A	SSIGNMEN	T 0 VOT FU	INS ACCOU	NT NUMBER	
CASTO THE LOAN TRANSACTION	DATE FUNDS	DISBURSED AND INTEREST BE AN DATE OF THE TRANSACTION APTIL 19, 1983	3654	-400834	
DATE OF THIS DEED OF TRUST AND OF THE LOAN TRANSACTION April 14, 1983	GRANTOR(S)	:		Age: 54	-
PENEFICIARY	(1) Charle	es E. Ross		Age:	
TRANSAMERICA FINANCIAL SERVICES	(2)				
l col co 9th	ADDRESS:	621 West Oregon Klamath Falls, On	regon 9760	)1	
ADDRESS: Klamath Falls, Oregon 97001	CITY:				
UNITE OF TRUSTEE: Transamerica Title CO.	CURES FUT	TURE ADVANCES			•
THIS DEED OF TRUST SE By this Deed of Trust, the undersigned Grantor (all, if more than one) for 6068.25 from Grantor to Beneficiary named above	CORES	f counting the payment of a	Promissory No	te of even date in th	he Je.
By this Deed of Trust, the undersigned Grantor (all, if more than one) for By this Deed of Trust, the undersigned Grantor to Beneficiary named above the second statement of s 6068.25 from Grantor to Beneficiary named above	or the purpose of hereby grants,	sells, conveys and warrants	to Trustee in tru	ist, with power of a	
toping sum of \$ toping of the county of			stee North	IJ TEEC,	
By this Deed of * <u>6068.25</u> from Grantor to Beneficiary manual principal sum of * <u>6068.25</u> from Grantor to Beneficiary manual the following described property situated in the State of Oregon, County of Lot 10, EXCEPT the North 15 feet; the ALL in Block 15 of BUENA VISTA ADDITO ALL in Block 15 of BUENA VISTA ADDITO	e West 2 of	E LOT 11, EXCEPT	ALLS, in	the	
Lot 10, EXCEPT the North ISTA ADDITO	ON TO THE				
co County of Klamath, State of Oregon.					
3 *				( institut	e and
<b>a</b>	heboreon and he	ating, lighting, plumbing, g	as, electric, ven be deemed fixtu	ulating, reingerating	above
Together with all buildings and improvements now or hereafter erecter air-conditioning equipment used in connection therewith, all of which, for air-conditioning equipment used to hereinafter as the "premises".	or the purpose o	t this Deed of Trust, such			
er described, all of which is the is not currently used for agreed	bar and	appurtenances there a			
The above described real property is not currently used for agriculture. The above described real property is not currently used for agriculture. To HAVE AND TO HULD said land and premises, with all the right administrators, successors and assigns, upon the trusts and for the uses and administrators, successors and assigns, upon the trusts and profits of said pr Grantor also assigns to Beneficiary all rents, issues and profits of said pr of the premises, during continuance of default hereunder, and during co of the premises, during continuance of default hereunder, and during co the ad enforce the same without regard to adequacy of any security subset and enforce the same without regard to Bacformance of each agreem	d purposes follow	the right to collect and use	the same with o ciary to enter u	r without taking pos pon said premises and	d/or to
automaticiary all rents, issues and during co	Intitution	ness hereby secured of -		al sum with interest.	41 - 1
FOR THE PURPOSE of accordance with the terms and combefore mature at the agreed rate in accordance with the terms and the beneficiary for	to Grantor in con	inection with any renewal of that may be advanced by the	he Beneficiary to		
of the premises, during containers without regard to adequacy of the collect and enforce the same without regard to adequacy of each agreem FOR THE PURPOSE OF SECURING: (1) Performance of each agreem at the agreed rate in accordance with the terms and conditions of the reference to which is hereby made, until paid in full at or before mature there are the agreed rate, as may be hereafter loaned by Beneficiary for the terms of the agreed rate, as may be hereafter loaned by Beneficiary for the terms of the agreed rate, as may be hereafter loaned by Beneficiary for the terms of the agreed rate, where any such advances are may with interest thereon at the agreed rate, where any such advances are may into the terms and e by Grantor(s) on the obligation secured by this Deer FIRST: To the payment of taxes and assessments that may be the rest agreed to be paid by the Grantor(s).	ade to protect the	e security or in accordance w	rder:	repairs, and all other	r charges
with interest thereon at the agreed tiefer with interest thereon at the agreed tiefer obligation secured by this Dee	evied and assessed	i against said preniises, ince			
All payments made by Granos (c) taxes and assessments intervent FIRST: To the payment of taxes and assessments intervent and expenses agreed to be paid by the Grantor(s). SECOND: To the payment of principal. THIRD: To the payment of principal. TO PROTECT THE SECURITY HEREOF, GRANTOR(S) COVENA TO PROTECT THE SECURITY HEREOF, GRANTOR(S) to the ord such other casualties as the Beneficiary may specify, up to the ord such other casualties as the Beneficiary may from time the		tion said premi	ises insured in I	Beneficiary's favor ag	gainst fire r. in such
SECOND: To the payment of principal. THIRD: To the payment of principal.	NTS AND AGRI full value of all	EES: (1) to keep the prote	ction of Beneric herefor, proper	ly endorsed, on dep whether due or not,	or to the
<ul> <li>FIRST: To the payment of the interest due on said loan.</li> <li>SECOND: To the payment of the interest due on said loan.</li> <li>THIRD: To the payment of principal.</li> <li>TO PROTECT THE SECURITY HEREOF, GRANTOR(S) COVENA</li> <li>and such other casualties as the Beneficiary may specify, up to the amounts, and in such companies as Beneficiary may from time to storation of said improvements. Such application by the Beneficiar restoration of said improvements. Such application by the Beneficiary in and premises the such companies of the Grantor in insurance policies the event of Foreclosure, all rights of the Grantor in insurance policies the such such the such that Distributed Beneficiary in said premises the such that the such that the Grantor in insurance policies the event of Foreclosure.</li> </ul>	to time approve. I, at Beneficiary'	s option, be applied on said e discontinuance of any proc	ceedings to fored	(2) To pay when due	e all taxes, in the debt
Beneficiary and that loss proceeds (uch application by the beneficiary Beneficiary and said improvements. Such application by the beneficiary	en in force shall i	against the above described t	neficiary ten (10	)) days before the da	(3) In the
event in said preint frust becau a prooficiary in said preinter	mint of the pro	sper of the summer to decl	Lare the date	ALL MAY ALL SALCE LASS	
law for the first interest or penalty the aragraphs 1 or 2 above, but	d for and pay the	all be added to the unpaid be	provements now	existing or bereatte	rdinances or
and collectible or not), may (a) enter validity thereof; and (c) such and collectible or not), may (a) enter validity thereof; and (c) such as a such as the attention of the validity thereof.	i rate. (4) To kee	remises contrary to restrict	ourpose of inspe	cting the premises, a	or destroyed
good condition and repair, not to euthority, and to permit beneficial	d and workmanl	hed therefor. (5) That he will	nt of the indebt	edness hereby secure	reof, without
within one hundred eighty days of the labor performed and the thereon, and to pay, when due, all claims for labor performed and the thereon of said Promissory Note and the	is Deed of Trust the premises her	ein described may, without	s instrument up	on the remainder of s se, reduce or otherwi	ise affect any
nortion thereof, may be extended liability of any person for the pa	and no change in	the ownersimple and has Re	ood and law all I	persons whatsoever.	(1.77
for the full amount of said independence of the formation of the full amount of the lien hereby created. (6) that he is a such personal liability or the lien hereby created and will forever defend the title an	d possession ther	lect to pay installments on	said Promissory tion of the pren	nises by Grantor(s).	or should any ntor(s) to the
he does not that Ly AGREED THAT: (1) If the sale	ent hereunder, of	st or interest in the prenis	e due and payab	le at the option	It, Beneficiary
for the full amount of said mereby created. (6) This incomes such personal liability or the lien hereby created. (6) This incomes hereby forever warrant and will forever defend the tille and IT IS MUTUALLY AGREED THAT: (1) If the said Grantor(s) become due, or upon default in the performance of any agreement action or proceeding be filed in any court to enforce any lien Beneficiary under this Deed of Trust or under the Promissory N on the application of the Beneficiary or assignee, or any other p may execute or cause Trustee to execute a written Notice of Dr Trustee shall file such notice for record in each county where Trustee, the Promissory Note and all documents evidencing exp	ote secured here herson who may b infault and of Ele	be entitled to the monies due ction To Cause Said Propert	ty To Be Sold to cof is situated.	satisfy the obligation Beneficiary also shal an and place of sale a	ll deposit with and give notice
on the application of the heatern water witten Notice of a may execute or cause Trustee to execute a written Notice of may execute or cause Trustee for record in each county where	in said property enditures secured	hereby, whereupon Trustee	e snan na tor	tubat obligation, i	including taxes.
Trustee, the Promissory Note and an one	Dood has be	come due by reason of a uc-	Trust Deed, the	Grantor of turbran	ace of record on
(2) Whenever all or a portion of any obligation seems made by a Ber (2) Whenever any for insurance or advances made by a ber	neficiary in need	Trust Deed or any person har	r of sale therein Trust Deed and	the obligation secur	red thereby (in- allowed by law)
in the trust property, or any pair to the time and date set by units the property, at any time prior to the est, respectively, the entire the property at any time prior to the set.	terms of the obli	igations and Trustee's and A	cure the default	After payment of st Deed shall be rein	inis and shall
auding costs and expenses actually principal as would not then be	the dismissed or	discontinuot, an		· · · · · · · · · · · · · · · · · · ·	ad Notice of Sale
proceedings had or instituted to interestion had occurred.	law following the	recordation of said Notice tor(s), shall sell said propert	iv on the date at	id at the time time of	the The person
proceedings had or instituted to macceleration had occurred. remain in force the same as if no acceleration had occurred. (3) After the lapse of such time as may then be required by I. (3) After the lapse of such time as may then be required by I. (3) After the lapse of such time as may then be required by I. (3) After the lapse of such time as may then be required by I. (3) After the lapse of such time as may then be required by I. (3) After the lapse of such time as may then be required by I. (3) After the lapse of such time as may then be required by I. (3) After the lapse of such time as may the lapse of the lapse scale of the lapse of such that the lapse of the lapse of the lapse postponement shall be given by public declaration thereof by lapset than one day beyond the day designated in the Notice lapset than one day beyond the such as the lapset of th	the purchase pric postpone the san	e payable in faithful until it ne from time to time until it to time and place last appoint	t shall be compo- nted for the sale	as the original former	العومية المعالم المعالم الموالي الموالي المعالي الماري المعالي المعالي المعالي المعالي المعالي المعالي المعالي المعالمة المراكب المعالية المع
saturating the sale may. for any cublic declaration thereof of	of Sale, notice	thereof shall be any coveni	ant of warranter	hid at the sale.	
(3) After the lapse of such time as may then or using been given as then required by law. Trustee, without having been given as then required by law. Trustee, without said Notice of Sale at public auction to the highest bidder, to conducting the sale may, for any cause he deems expedient, conducting the sale may, for any cause he deems expedient, so postponement shall be given by public declaration thereof by postponement shall be given by public declaration the Noticionger than one day beyond the day designated in the Noticionger than one day beyond the day designated in the Noticionger than one day beyond the day designated in the Noticionger than one day beyond the day designated in the Noticionger than one day beyond the day designated in the Noticionger than one day the beyond the day designated in the Noticionger than one day beyond the day designated in the Noticionger than one day beyond the day designated in the Noticionger than one day beyond the day designated in the Noticionger than one day beyond the day designated in the Noticionger than one day beyond the day designated in the Noticionger than one day beyond the day designated in the Noticionger than one day beyond the day designated in the Noticionger than one day beyond the day designated in the Noticionger than one day beyond the day designated in the Noticionger than one day beyond the day designated in the Noticionger than one day beyond the day designated in the Noticionger than one day beyond the day designated in the Noticionger than one day beyond the day designated in the Noticionger than one day beyond the day designated in the Noticionger than one day beyond the day designated in the Noticionger than one day beyond the day designated in the Noticionger than one day beyond the day designated in the Noticionger than one da	ruthfulness there	of, Any person, including the expenses of exercising the p	power of sale an le and revenue :	d of the sile, include stamps on Trustee's discretion, may dep	Deed, (3) all other jusit the balance of
because the proceeds of the sale of any evidence	of title procure	legally entitled thereto, or a	he Trustee, in its	н <u>Х</u> рас <sup>1</sup>	•
obsponsions and a posed of the day deer to be purchaser its Deed conveying shall execute and deliver to the purchaser its Deed conveying Deed of any matters or facts shall be conclusive proof of the t Trustee shall apply the proceeds of the sale to payment of ( the Trustee's and Attorney's fees; (2) cost of any evidence the Trustee's and Attorney's fees; (2) cost of any evidence sums secured hereby; and (4) the remainder, if any, to the p such proceeds with the County Clerk of the County in which	the sale took pla				
such proceeds with the		ORIGINAL			

~

1942 1122

5695

and an end of the al manipular

(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. (6) Upon payment in full by said Grantor(s) of his indebtedness hereunder. Trustee shall recorvey 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

(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

(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 (b) an ofarious shall be former and severally have or imminent of shell covenants and agreements herein contained, and an provisions of this pred of trust shall inter 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

(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.

Signed. sealed and delivered in the presence of:		IN WITNESS WHEREOF the said Grantor has to these presents set hand and seat this		date April 14, 1983			
On this	Finte	icë of:	Grantor-Bor	E Puss rower	USEAD SEAD 16ESL		
On this       19       23       Personally appeared the above nam         Charles E, Ress       and	unty of Klaneth				<b>S 1</b>		
On Rain					••• ,		
Charles E, Ross     and       anowledged the foregoing instantient to be     his       anowledged the foregoing instantient to be     his       Before me:     (SEAD)       (SEAD)     (SEAD) </th <th>On this 14th day</th> <th>of</th> <th>. 19</th> <th>13 Persons</th> <th>no substed the shove named</th>	On this 14th day	of	. 19	13 Persons	no substed the shove named		
anowledged the foregoing instantient to be	Charles E. Ro	-0 <b>0</b>					
Before me:       (BEAD:		••••••••••••••••••••••••••••••••••••••			and		
REQUEST FOR FULL RECONVEYANCE     Dated	Before me:	n l			<i>i</i> .		
ITRUSTEE:       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 to you herewith and to reconvey, without warranty, to the parties designated by the terms of said Deed of Trust. Here so and all doed of Trust have been paid by you under the name.         Mail Reconveyance to:	(SEAD) _ (A. Area	Public for Oregon		Commission expires	12/29/85		
The undersigned is the legal owner and holder of all indebtedness secured by this Deed of Trust. All sums secured by aid Deed of Trust have been pay in and the reconvey, without warranty, to the parties designated by the terms of said Deed of Trust, the estate n been of beed of Trust, the estate is a secure of by the terms of said Deed of Trust, the estate is a by you under the name.	<i>V</i>		0				
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 particles of all deed of Trust, to cancel all evidences of indebtedness, secured at by you under the same.				Dat	ed		
Ideed 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 n         Mail Reconveyance to:         By         <	The undersigned is the legal owner and i you are requested; on payment to you of	holder of all indebtedness secu-	red by this Deed of Trust.	. All sums secured by said	Deed of Trust have been naid		
Mail Reconveyance to:         By         County of         STATE OF ORECON,         County         County         State         County         State         County         State         By         County         State         By	Deed of Trust, delivered to you herewith a d by you under the name	and to reconvey, without warr.	he terms of said Deed of a anty, to the parties design	trust, to cancel all evidence nated by the terms of said	es of indebtedness, secured by Deed of Trust, the estate nov		
By       County of       STATE OF ORECON,       County of       Stanath       I certify that the within instru       By       By       By       County of       Record of Mortgage of       County       By       By       By       By       County       I certify that the within instru       By       By       By       By   <							
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	Mail Reconveyance to						
$\begin{array}{c c c c c c c c c c c c c c c c c c c $							
$\frac{By}{rec}$ Do not lose or destroy. This Deed of Trust must be delivered to the Trustee for cancellation before reconveyance will be made. TRUST DEED TRUST							
By			By				
Do not lose or destroy. This Deed of Trust must be delivered to the Trustee for cancellation before reconveyance will be made.         Trustee for cancellation before reconveyance will be made.         OF County of STATE OF OR ECON.         TRUST DEED         On page 5694         Sign of clock P.M., and the within instrum         TRUST DEED         TRUST DEED         Of STATE OF OR ECON.         TRUST DEED         On page 5694         Sign of clock P.M., and the within instrum         Instruct of Mortgage of Mortgage of County of Mortgage of County of Mortgage of County of			Ву				
TRUST DEED TRUST DEED STATE OF OREGON, ostrate of or record on the 14 th d was received for record on the 14 th d on page 5694 Record of Mortgage of County. By Clerk Witness my hand and seal of Co affixed. Fee \$8.00	Do not lose or destroy. This Deed	d of Trust must be delivered to f	the Trustee for cancellatio	n before reconveyance wi	ill be made.		
TRUST DEED TRUST DEED TRUST DEED TRUST DEED STATE OF OREGON, STATE OF OREGON, I certify that the within instru was received for record on the <sup>14th</sup> du On page 5694 Record of Mortgage of County. Evelyn Blehn Evelyn Blehn County Clerk	ಾರ್ ವರ್ಷ ಇಗ್ರ ಕ್ಷಣಾಂಧ್ರತಿ ಗ						
TATE OF OREGON, County of <u>Klamath</u> I certify that the within instru as received for record on the <sup>1</sup> 4th d o'clock <u>P</u> M, and recorded in book page <u>5694</u> Record of Mortgage of unty. Witness my hand and seal of Co fixed. Evelyn Biehn County Clerk	a a da Maria a na k				-		
TATE OF OREGON, County of Klamath I certify that the within instru as received for record on the 14th du o'clock P.M., and recorded in book page 5694 Record of Mortgage of ounty. Witness my hand and seal of Co fixed. Evelyn Biehn County Clerk		Ω g <sup>2</sup> ∰ <sup>2</sup> Ω Ω γ	1001 01 01 101		in in 🖌		
TRUST DEED TRUST DEED OF ORECON, County of Klamath certify that the within instru- ived for record on the <sup>14th</sup> during and seal of Mortgage of 5694 Record of Mortgage of 5694 Record of Mortgage of 5694 Record of Mortgage of 90 Vitness my hand and seal of Co	Ev.	n pa	IAJ		l q		
TDEED TDEED		I scein scein scein scie scie scie scie	TE (		خ		
TDEED TDEED	n B y C 00	cer ved 56(	OF		1 A.		
TDEED TDEED	lei lei 🥵	P for	OR nty				
TDEED TDEED		M., rec	of_				
TDEED TDEED		and Rec	ON		0 <b>2</b>		
DEED stath within instrument the <sup>14</sup> th day of 19 <u>83</u> , at orded in book <u>M83</u> of Mortgage of said and seal of County Deputy							
EED Bineficiary Bineficiary Bineficiary Bineficiary SS. Bineficiary SS. Bineficiary SS. Bineficiary SS. Deputy		the orc	nat		<u>ب بہ ت</u>		
Deputy		Mo <sup>9</sup>			日ノ に		
Grantor Grantor Beneficiary SS. SS. SS. SS. SS. SS. SS. SS. SS. SS		in i in sth			Er		
Grantor Grantor day of said Of said	H	nst; boo			ň		
Puty State	Do la construcción de la	of day	ne le				
	nty Fitle	uent y of , at <u>M8</u>	SS SS	Irant			
	55400	- ~ ~ ~ ~	्र ॥ २।	2			