THE DEED OF TRUST AND OF	AND ASSIGNMENT OF RENTS	^a ge_ 599 ;
APril II. 1986	ON	
BENEFRIARY	ON DATE FUNDS DISBURSED AND INTEREST BEGINS IF OTHER THAN DATE OF THE TRANSACTION APril 16, 1984	I MUMBE
TP AND ALLER	GRANTOR(S):	3654-401472
THE ALL OF THE ANGLAT CONTRACT	(1) Clifford Leon Coonrod	
NOORESS:121 South Ninth (n-		·
city: Klamath Falls, Oregon 97601	(2) Glenda Joan Coonrod	1- E -
	NAME OF TRUSTEE Aspen Title	
	Per licie	
TRUST	SECURES FUTURE ADVANCES	· · · · · ·
by this Deed of Trust, the undersigned Grantor (all if Dealers)	A ONL ADVANCES	
principal sum of \$13501.30 from Grantor to Benefician	for the purpose of securing the payment of a h	·
By this Deed of Trust, the undersigned Grantor (all, if more than one) principal sum of $\frac{13507}{100}$. 30 from Grantor to Beneficiary named about the following described property situated in the State of Oregon. County of	ove hereby grants, sells, conveys and warrante to a	y Note of even date in
,		in trust, with power of
Lot 2. Block 8 may		:
State of Oregon	ESTER, in the Court	
Lot 2, Block 8, Tract No. 1025 WINCH State of Oregon.	, in the County of Klamath,	
	2.2. A 1997 South and the second sec second second sec	
13 Harter Ja control The Head of Table and the desired	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	and the second second second
	gradient and a second second	
Together with all buildings and improvements now or hereafter erected the air-conditioning equipment used in connection therewith, all of which, for the described, all of which is referred to hereinafter as the "premises". The above described real property is not currently used for agricultural time.	and the second second second	1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -
described, all of which is referred to hereine therewith, all of which is referred to hereine therewith all of which is referred to hereine the there is the the there is the the the there is the	hereon and heating, lighting plumb:	
To have a solution of the second seco	are purpose of this Deed of Trust, shall be deemed find	ilating, refrigerating ar
administrators suggest	oer or grazing purposes	
Grand addressors and assigns, upon the trusts, with all the rights, pri	ivileyes and	
Orantor also assigns to Beneficiary all rents, issues and for the uses and pur of the premises, during continuance of default hereunder, and during continua collect and enforce the same without regard to adequacy of any security for the FOR THE PURPOSE OF SECURING: (1) Performance of each agreement of reference to which is hereby made with the terms and conditions of the security for the	poses following, and none other.	and his heirs, executor
FOR mine	ance of sight a state to conect and use the some	
All payments made by Grantor(s) on the area were any such advances are made to payments made by Grantor(s) on the such area area area area area area area are	e indebtedness haraba	ithout taking possession
thereon at the agreed rate, as may be hereafter loaned by Beneficiary to distance obligated to make any additional loan(s) in any amount: (4). The payment of any with interest thereon at the agreed rate, where any such advances are made to provide the payment of the payment o	assessed against said premises inclusion	
mounts, and in such companies as the Beneficiary may specify, up to the full value of Beneficiary and that loss proceeds (less expenses of collection) shall, at Benefic storation of said improvements. Such application by the Beneficiary shall not then for the supervised of the Grantor in insurance policies then in force shall not event of Forcelosure, all rights of the Grantor in insurance policies then in force shall not reured hereby or interview.	AGREES: (1) to keep said premium	
estoration of said improvements Since expenses of collection that	prove, and to keep the protection of Beneficiary in	ry's favor against fire
seneficiary and that loss proceeds (less expenses of collection) shall all to alwe or geneficiary and that loss proceeds (less expenses of collection) shall, at Benefic estoration of said improvements. Such application by the Beneficiary shall not ens, (including any prior Trust Deeds or Mortgages) and assessments that may acc cuted hereby, or upon the interest of Beneficiary in said premises or in said deb w for the first interest or penalty to accrue thereon the	hall pass to the purchaser at the format	lue or not, or to the Deed of Truce
ent of default by Grantor(s) under n accrue thereon, the official and deb	t, and procure and dotte	y when due all taxes
and the may has not a second to 2 above Remating	and out officer thousand the first of the fi	
ust and shall bear interest for the validity thereof; and for and pay	the reasonable and the declare the whole induction	sesements, (3) In the
and a second repair, not to a second at the avenual and the	a dependent of the second second of the first first second s	
Permit Beneficiant	The second rate in the second show existing	
full compliance with the terms of and for labor performed and material	like manner any build	laws, ordinances or
and this the extended on a second start where and this the second	furtherefor, (5) That is the may be constructed de-	e e e e e e e e e e e e e e e e e e e
a sum of said indebtadance in person for the naverant	with described may with a set one indeptedness horning	red hered?
loes hereby for the lien hereby created to my anpaid, and no change in	the lien of this instance released from the lient	in hereof with
S MUTUALLY AGREED THAT	of amine simple and has good and hundred reduce or o	therwise affect and
liciary under this Deed of Truet and court to enforce any lien on alicia	upon sale or other dimension said Promissory Note as the m	
Trustee to execute of any other person wh	shari immediately bases in an sums owing by the	C
ficiary under this Deed of Trust or under the Priorinance of any agreement hereunder, or to ficiary under this Deed of Trust or under the Promissory Note secured hereby execute or cause Trustee to execute a written Notice of Default and of Election ee shall file such notice for record in each county wherein said property or d as promised by Note and all documents and property or	entitled to the monies due thereon le the option	orantor(s) to the
of as required by Note and all documents wherein said property of	on To Cause Said Property To Be Could in the event of such de	fault Benefician
nenever all or a portion of any day	reby, whereupon Trustee shall fix the difference also s	hall deposit with
trust property, or any part of it	te due by reason of a data	in a monice
operly, at any time prior to the the any Beneficiary under a sub-	'e with the terms of the m	
a spenses actually in a structure entire amount of	and a sale if the name	
Trust property, or any part of alwances made by a Beneficiary in accordance roperty, at any time prior to the time and date set by the Truster for the Trust ciary or his successor in interest, respectively, the entire amount then due ur than such portion of the principal as would not then be due had no default or dings had or instituted to forectose the Trust Deed shall be dismissed or discu- in force the same as if no acceleration had occurred been given as then required by law. Truster, without demand and the size of such time as may then be required by law following the record the size at the interest by law. Truster, without demand and the size of the size at the interest by law.	as and Trustee's and Attorney's and the obligation seed	may pay to the
the same as if no acceleration had opened shall be dismissed or discus	courred, and thereby cure the default actually incurred if a	allowed by tawn
been given as then required has may then be required by law fotout	and trust Deed shall be rein	stated and show
stice of Sale at public auction taw, Trustee, without demand on the record	lation of said Notion of m	and shap
blice of Sale at public auction to the highest bidder, the purchase price payab ting the sale may, for any cause he deems expedient, postpone the same price payab nement shall be given by public declaration thereof by such person at the time a ecute and deliver to the purchase rits Deed conveying said property so sold, but	the in lawful money of the the date and at the time and al	1 Notice of Sale
one day beyond the day day	time to time until it about a states at the time of -	ale. The person
matters of facts shall be conclusive proof stying said property so sold but	shall be given in the same manner and if the sale is	PostDoned fr
shall apply the proceeds of the	without any covenant of warranty	I Sale Tent
		Executate in the
ured hereby; and (4) the remainder if any evidence of title procured in	of exercising the power of site	in the
ured hereby; and (4) the remainder, if any, to the persons of title procured in connec ceeds with the County Clerk of the County in which the sale to the persons legally enti-	of exercising the power of sale and of the sale, including the tion with such sale and revenue stamps on Trustee.	he payment of
shall apply the proceeds of the sale to payment of (1) the costs and expenses tee's and Attorney's fees; (2) cost of any evidence of tile procured in connec ceeds with the County Clerk of the County in which the sale took place.	of exercising the power of sale and of the sale. tion with such sale and revenue stamps on Trustee's Deci tled thereto, or the Trustee, in its discretion, may deposit	he payment of i; (3) all other the balance of

15-:

5993

ta 261 (RXV(2°63)	ОДОВИН		
 (4) Grantfor(s) agrees to surrender possession previously been surrendered by Grantor(s). (5) Beneficiary may appoint a successor true some part thereof is situated a Substitution duties, authority and titus. 	of the hercinabove described premises (o the Purchaser at the stand	5993
thereof shall be given and title of the Trustee na	med herein or of anti-	tion is filed for record a	h county in which said property
law.	of his indebtedness hereunder, Trustee sh	a brief of the second shall be execut	ed and acknowledged, and notice
obligation secured by this Deed of Trust.	or relief therefor, to the extent necessa	ry to liquidate the sum proceeding. E	Beneficiary shall be entitled a
in this Deed of Trust of the singupon the heirs,	hable for fulfillment of their covenants a executors, administrators	nd agreements herein contained and	provision to the
(11) m frovis	tons herein shall not affent	- 11 - 11 - 11 - 11 - 11 - 11 - 11 - 1	in the start of the second
 (11) Trustee accepts this Trust when this Deed to notify any party hereto of pending sale unde party, unless brought by Trustee. (12) The undersigned Grantor(s) requests that this at the address hereinbefore set forth. 			
		(20) A. S.	of one necessary of mailed to
IN WITNESS WHEDROD			
IN WITNESS WHEREOF the said Granton Signed, sealed and delivered in the presence	has to these presents set hand and seal this of:	s date April 11, 1984	
Witness Witness	Cliffo	Grantor-Borrower Country	(SEAL)
County of Klamath		Ola Joan (10) Grantor-Børrower	MORDER EALS
On this 11th day o A	pril	19	
acknowledged the foregoing instrument to be	Gle	Eda Joan Cconrod	appeared the above named
Before me:	c for Oregon	an a	1 . 1-
TO TRUSTEE:	REQUEST FOR FULL RECONVE	YANCE	29/85
The undersigned is the legal owner and hold and you are requested, on payment to you of any s said Deed of Trust, delivered to you herewith and t held by you under the name. Mail Reconveyance to:	r of all indebtedness secured by this Deec ums'owing to you under the terms of said o reconvey, without warranty, to the par	bated tof Trust: All sums secured by said De Deed of Trust; to cancel all evidences tics designated by the terms	ed of Trust have been paid, of indebtedness, secured by
Mail Reconveyance to:	of the antimities of a state of the state of the	enne Gealle (person person) Oderes	ed of Trust, the estate now
	or per area crossing processing series of the	habahaa philiping and decentration Decentration share an endered from	<u>an Constant Service Service</u> Marine Service Services
Do not lose or destroy. This Deed of T	By By ust must be delivered to the Trustee for ca		
11112 JAGSON	ALIONE COMPT		made.
	STA Was I	- Concertor Research	
11 III Witness	TE OF Contact A Distance France Provide Contact A Distance Provide Contact	etan ne pa menj di ette sere ette. Rear es ano scan de la treba ette	
County	TE OF OREGON, Control of Control	SE MDZANKCEN	TRI
	$\frac{\text{GON}}{\text{Klamath}}$		ST TOLS
THE REAL PROCESSION STREET		204 (Cuthely and a second	DEE J. J.
	1 th	· · · · · · · · · · · · · · · · · · ·	
		The second secon	6 (
BEERS DEFEND	at 122 VXD V22ICXMER	n Berner Grannen versteren norden versteren versteren norden versteren Grannen Orn Kerner Orn Kerner	5992