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37728	27A	- O IO I -	N Daga 9960
31100	DEED OF TRUST AND	ASSIGNMENT OF RENTS	BEGINS ACCOUNT NUMBER
ATE OF THIS DEED OF TRUST AND	OF THE LOAN TRANSACTION	DATE FUNDS DISBURSED AND INTEREST IF OTHER THAN DATE OF THE TRANSACT June 18, 1984	BEGINS ACCOUNT 104
June 13, 1984		GRANTOR(S):	
ENEFICIARY		(1) John W. Faulkner	
TRANSAMERICA FIN	ANCIAL SERVICES	(2) Darlene R. Faulkner	
ADDRESS: 121 South 9th (B		NAME OF TRUSTEE Aspen Titl	e
TTY: Klamath Falls, Oreg	on 97601	imper-	
		A DULINCES	·.
8 6	THIS DEED OF TRUST SE	CURES FUTURE ADVANCES	¹ 45-1
			a Promissory Note of even date in the
By this Deed of Trust, the undersigne	Grantor to Beneficiary named above	or the purpose of securing the payment of thereby grants, sells, conveys and warrants Klamath	
the following described property shut Beginning at a point on of 387.5 feet and South the Southeast conner of Meridian; thence South	the West line of Summa 89° 52' West a distance Section 10, Township 89° 52' West a distance 1 De Birk Homes; then	ers Lane Whiteh 13 Horn the ce of 30.0 feet from the 39 South, Range 9 East of e of 169.6 feet to an iron ce North 0° 21'West a dist	iron pin which marks the Willamette pin which is the ance of 85.6 feet of 169.6 feet to the
to the South line of Line Li	ane; thence South 0° 21	h 89 52! East a distance ! East a distance of 85.6 of Oregon.	TEEL CO ME L
of boginning, in the Ca	ouncy of Radianty	1. A Contract of the second	a section and
Together with all buildings and imp	provements now or hereafter erected connection therewith, all of which, fo	thereon and heating, lighting, plumbing, B r the purpose of this Deed of Trust, shall b	as, electric, ventilating, refracting and se deemed fixtures of the property above
The above described real property is	and premises, with all the rights,		nging to truster and the taking possession
administratora, date	in and profits of said pre-	hises, it wich default authorizing Benetic	hary to chine w
FOR THE PURPOSE OF SECURIN at the agreed rate in accordance with reference to which is hereby made, thereon at the agreed rate, as may	(G: (1) Performance of each agreement the terms and conditions of the ab until paid in full at or before maturit be hereafter loaned by Beneficiary to yon(c) in any amount: (4) The payment	y or as extended or rescheduled; (3) Payme Grantor in connection with any renewal or t of any money that may be advanced by the t or context the security or in accordance with	by the Oralized amounts, with interest nt of any additional amounts, with interest refinancing, but the Beneficiary shall not be e Beneficiary to Grantor or to third parties, the the covenants of this Deed of Trust.
All payments made by Grantor(s) o FIRST: To the payment of	in the obligation secured by this Deed taxes and assessments that may be levi taxes for the formation of the	ed and assessed against said premises, insura	nce premiunit repetition
SECOND: 10 the payment of THIRD: To the payment of TO PROTECT THE SECURITY H and such other casualties; as the I amounts, and in such companies Beneficiary and that loss proceed restoration of said improvements. event of Forelosure, all rights of beneficiary and that loss proceed restoration of said improvements. event of the first interest or penal- event of default by Grantor(s) un and collectible or not), may (a) (c assessments without determining Trust and shall bear interest from good condition and repair, not to repulations of the proper public within one hundred eighty days thereon, and to pay, when due, in full compliance with the term priotion thereof, may be extender releasing or affecting the person	principal. IEREOF, GRANTOR(S) COVENANT Beneficiary may specify, up to the ful is as Beneficiary may from time to i souch application by the Beneficiary the Grantor in insurance policies than reds or Mortgages) and assessments thai reds or Mortgages) and assessments than is (less expenses of collection) shall, a ty to accrue thereon, the official rece dier Paragraphs 1 or 2 above, Benefici effect the insurance above provided for the validity thereof; and (c) such disk in the date of payment at the agreed ran- o commit or suffer any waste or any authority, and to permit Beneficiary or restore promptly and in a good ar all claims for labor performed and ma is of said Promissory Note and this D do renewed, and any portions of the all bility of any person for the payme	It Beneficiary's option, be applied off said re- shall not cause discontinuance of any proce- in force shall pass to the purchaser at the for- t may accrue against the above described pro- maid debt, and procure and deliver to Bene in a state debt, and procure and deliver to Bene ary, at its option (whether electing to declar ary at the reasonable premiums and chi- bursements shall be added to the unpaid bala- bursements shall be added to the unpaid bala- bursements thall be added to the unpaid bala- bursements and premises contrary to restriction to enter at all reasonable times for the pur- d workmanlike manner any building which terials furnished therefor. (5) That he will pa- eed of Trust and that the time of payment premises herein described may, without no ent of said indebtedness or the lien of this in no change in the ownership of said premises of the premises in fee simple and has good	es insured in Beneficiary's favor against fire tion of Beneficiary in such manner, in such terfor, properly endorsed, on deposit with nedebtedness, whether due or not, or to the edings to foreclose this Deed of Trust. In the reclosure sale. (2) To pay when due ell taxes, ficiary ten (10) days before the day fixed by of all such taxes and assessments. (3) In the e the whole indebtedness secured hereby due arges therefor: (b) pay all said taxes, liers and note of the obligation secured by this Deed of overments now existing or hereafter erected in to free ord or contrary to laws, ordinances of the indebtedness secured hereby due to the indebtedness secured hereby of the indebtedness secured hereby of the indebtedness secured hereby of the indebtedness hereby secured, or of an tite, be released from the lien hereof, withou strument upon the remainder of said premises es shall release, reduce or otherwise affect an any and all persons whatsoever.
<ul> <li>such personal flagments of marries and the does hereby forever warrant a IT IS MUTUALLY AGREED The become due, or upon default in action or proceeding be filed in Beneficiary under this Deed of on the application of the Beneficiary under this Deed of Trustee shall file such notice for the thereof as required by law.</li> <li>(2) Whenever all or a portion on assessments, premiums for insuin the trust property, or any the property, or any the property, or any the property or his successor in cluding costs and expenses and the trust property of the property.</li> </ul>	and will forever defend the title and yo FHAT: (1) If the said Grantor(s) shat is the performance of any agreement h n any court to enforce any lien on, Trust or under the Promissory Notes: icitary or assignee, or any other person to execute a written Notice of Defaul for record in each county wherein sa and all documents evidencing expendi- of any obligation secured by this Trust trance or advances made by a Benefici- part of it, any Beneficiary under a su ro to the time and date set by the Tru- in interest, respectively, the entire am- tually incurred in enforcing the terms a principal as would not then be due	If fail or neglect to pay installments on sail infail or neglect to pay installments on sail intereunder, or upon sale or other disposition claim against or interest in the premises, secured hereby shall immediately become du n who may be entitled to the monies due th t and of Election To Cause Said Property T id property or some part or parcel thereof tures secured hereby, whereupon Trustee shi Deed has become due by reason of a defaul iary in accordance with the terms of the Tru- bordinate Trust Deed or any person having istee for the Trustee's sale if the power of ount then due under the terms of the Trus is of the obligations and Trustee's and Attor had no default occurred, and thereby cure	d Promissory Note as the same may interest a of the premises by Grantor(s), or should ar then all sums owing by the Grantor(s) to the le and payable at the option of the Beneficia ereon. In the event of such default, Beneficia to Be Sold to satisfy the obligations hereof, a is situated. Beneficiary also shall deposit with all fix the time and place of sale and give not to f any part of that obligation, including tax st Deed, the Grantor or his successor in inter a subordinate lien or encumbrance of record sale therein is to be exercised, may pay to t Deed and the obligation secured thereby i the default. After payment of this amount, ons and Trust Deed shall be reinstated and sh
remain in force the same as if n (3) After the lapse of such tim having been given as then requ said Notice of Sale at public conducting the sale may, for a	to acceleration had occurred. ne as may then be required by law for uired by law, Trustee, without deman auction to the highest bidder, the pu any cause he deems expedient, postpo- by public declaration thereof by such	llowing the recordation of said Notice of D d on Grantor(s), shall sell said property on rehase price payable in lawful money of th one the same from time to time until it shal person at the time and place last appointed ale, notice thereof shall be given in the same onerty so sold, but without any covenant of	Default, and Notice of Default and Notice of the date and at the time and place dissignate is United States at the time of size. The per libe completed and, in every such task, notice for the sale; provided, if the sale approximate remainer as the original Notice of Size. The memory expression implied. The remains

Trustee shall apply the proceeds of the sale to payment of (1) the costs and expenses of exercising the power of sale and of the sale, including the payment of the Trustee's and Attorney's fees; (2) cost of any evidence of title procured in connection with such sale and revenue stamps on Trustee's Deed; (3) all other such secured hereby; and (4) the remainder, if any, to the person or persons legally entitled thereto, or the Trustee, in its discretion, may deposit the balance of such proceeds with the County Clerk of the County in which the sale took place.

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(1) 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 litle 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 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 deened 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 (*) An Grantors shall be jointly and severally hable for miniment of their covenants and agreements herein contained, and all provisions of this Deed of Trust shall inure to and be bindink 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.

(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. (10) Invalidity or unenforceability of any provisions herein shall not affect the validity and enforceability of any other provisions.

party, unless orought 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 he mailed to him at the address hereinbefore set forth.

Signed, sealed and delivered in the presence of: (SEAL) Grantor-Borrow Witness 0 0 0 ang Se 20 -1 C: H. Witness \$7 C ي من م 40 <u></u> Klanath ..... O County of _ Personally appeared the above bamed 84 ····· June day of 13th On this_ Darlens R. Faulkner and John W. Faulkner voluntary act and deed, chair acknowledged the foregoing instrument to be My Commission expires Before me: Ú in the same y Public for Oregon Q ·· (SEAL) 6 red solares or the 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. Mail Reconveyance to: Stondary ( nar suur <u>see oo oo</u> Dar suur see oo oo <u>2011-001</u>0 1.066667-0 iash line of Supmers lane; thence South C⁰ 2, BA-Marca distance of 35.6 W (aginning, in the County of Klemath, Stare of BA-agon. lage to the poin and Do vot lose of destroy. This Deed of Linst whist percended to the Linstee for cardeniation perfore the conversion of 1694, from the of the conversion of 1694, from the conversion of 1694, from the of the conversion of 1694, from the of the conversion of 1694, from the conversion of 1694, from the conversion of 1694, from the conversion of the conversion of 1694, from the conversion of the conversion o :91 the Southeest conver of Section 10, Township 39 South, Mange 9 East of the Willamette Merician; thence South 39 52' West a distance of 168.6 feet to an iron pin which is 32' West a distance of 169.6 feet to an iron pin which is the and a finder Stand Gauss and an Fail and and and a finder a finder of a finder of the stand of t the Seuthoest Counst of Same s received County }66<u>.</u> }66 OF Witness Didel lock certify IRUST OREGON, Þ for No. LA M 60 County (8 Out 10 County (8 Out 10 County 10 Co Q, record 00 that my and Re nd recorded in boo. ecord of Mortgage 12:04:07 3.3 hand the on RT-15 Ŧ 2011 Sock DATLAN.R. -**5**269) B Sth (Box the. within 20 lerk reprinter. John W. 11292 sea

instrument book Beneficia 2012 1986 0 ці У Gran 3881 2 - 74 11103 33 County day said Deputy 1 H M8H < of≥ ŝ 3360 2 Title. 11 11 on MURI

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