43193	DEEL	OF TRUST AN	- 28235 D ASSIGNMENT OF RE	NTS _	
DATE OF THIS DEED OF TRUST	AND OF THE LO	ANTRANSACTION	VO	M89 Page	Construction of the local division of the lo
BENEFICIARY	<u>1984</u>	<u> </u>	November 19,	TE TRANSACTION	ACCOUNT NUMBER 3654-401813
TPANCAMPDIC		n po Ep	GRANTOR(S):		
TRANSAMERICA	FINANCIAL S	ERVICES	(1) Bruce W. Nicho		Age
ADDRESS, 707 Main St. CITY: Rlamath Falls	(P.C. Box 1 08 97601	269)	(2) Marla G. Nicho		Age 29
NAME OF TRUSTEE: Aspen			ADDRESS: P.C. Box		
			CITY: Bly, OR		
	THIS DEEI	D OF TRUST SE	CURES FUTURE ADVA	NCES	tanar ye tu
By this Deed of Trust, the undersig principal sum of \$ 6972.31 from the form	ned Coontractory	토양독 문장 눈 날?	걸 우리 :		an a
principal sum of \$ <u>6972.31</u> from the following described property situated	om Grantor to Ben	eficiary named above	hereby grants, sells, conveys and	ment of a Promissor warrants to Trustee	y Note of even date in th
		1 1 1 1 1 1			<u> </u>
Lots 12 and 1 Block 2. NORTH	3; the South	25 ² feet ^S of I	ot 11 and the North lamath, State of Or	30 feet of I	ot 14,
(7)		ie county of k	lamath, State of Ore	egon.	- · · · ·
Co 100 1000 1000 0 055110A	This David of Trust	must be delivered to	the Trustee for cancellation befor	and the state of t	
	n Constant uzeren. 2002 - Anna 2002 - Anna Anna Anna Anna Anna Anna Anna An	And an other states to the state of the stat	By the concellation before	an tanka an ang ang ang ang ang ang ang ang ang	6 1.1315.
			88	**************************************	 Marine States
Together with all buildings and impr	ovements now or	hereaftan	a the second	· • • • •	
Together with all buildings and impr pirconditioning equipment used in co described, all of which is referred to he The above described real property is n	nnection therewith reinafter as the "pro-	, all of which, for the emises".	eon and heating, lighting, plumb purpose of this Deed of Trust, s	ng, gas, electric, ven hall be deemed first-	tilating, refrigerating and
and above described real property is n	of				above above
administrators, successors and assigns, L	ipon the trusts and	h all the rights, privi for the uses and purpo	leges and appurtenances thereto	belonging to trustee	and his beire
					mens, executors,
of the premises, during continuance of collect and enforce the same without re FOR THE PURPOSE OF SECURING: a line arread	#and-to-adequacy-o	f any security for the i	ce of such default authorizing Ben ndebtedness hereby secured by ar	eficiary to enter upo y lawful means	n said premises and/or to
references to rate in accordance with t	he_terms and condi	fight agreement of G	rantor contained herein; (2) Payn	ent of the astrony	sets a second second
obligated to make as may be h	ereafter/loaned by	Reviel in Cold to Court	extended or rescheduled; (3) Pay	ment of any addit	at of bi the Beneficiary,
All Dayments made by C	any such adv	ances are made to pro	tect the security or in accord	the Beneficiary to Gi	antor or to third parties
and expenses agreed to be paid by the	and accommon is the	at may be levied and a	shall be applied in the following	with the covenants o order:	f this Deed of Trust.
SECOND: To the payment of the	interest due on said	loan.	premises, insu	rance premiums, repa	irs, and all other charges
TO PROTECT THE SECURITY HERE	IPAL OF, GRANTOR(S)	COVENANTS AND	ास्त्रेवे २, विक्ला		
and such other casualties as the Benefic amounts, and in such companies as B Beneficiary and that loss proceeds (less restoration of said improvements of the	ciary may specify, eneficiary may fro	up to the full value o	AGKEES: (1) to keep said premi f all improvements for the prote	ses insured in Benefic	ciary's favor against fire
restoration of said improvements. Such	application by the	tion) shall, at Benefici	iary's option, be applied on said	erefor, properly end	orsed, on deposit with
liens (including any prior Trust Deeds or	Mortgages) and asse	olicies then in force sh	all pass to the purchaser at the fo	edings to foreclose th	is Deed of Trust. In the
aw for the first interest or penalty to a	Beneficiary in said p	oremises or in said debr	and procure and deliver to Bene	mises, or any part th	ereof, or upon the debt
ind collectible or not), may (a) effect th	agraphs 1 or 2 above insurance above	ve, Beneficiary, at its o	ption (whether electing to declar	of all such taxes and	assessments. (3) In the
rust and shall bear interest from the dat	te of payment at the	c) such disbursements	shall be added to the unpaid balar	ges therefor; (b) pay	all said taxes, liens and
egulations of the proper public authorit	y, and to permit R	ste or any use of said	premises contrary to restrictions	ements now existing	or hereafter erected in
full compliance when due, all claim	re promptly and in s for labor performe	a good and workman	like manner any building which	ose of inspecting the	premises, to complete
leasing or offered	wed, and any portion	one of the average in the	and that the time of payment of	the indebied	comess secured nereby
ich nerconal list internets	then remaining upp	aid and 1	aconculless or the lien of this insti-	liment up	ie men nereor, without
IS MUTUATEN CON-	rever defend the tit	le and possession there	of against the lawful -ta-	d lawful right to con	vey the same and that
tion or proceeding default in the perfo	rmance of any agree	ement becaused	ect to pay installments on said P	Omissory Not-	
the application of it.	nder the Promissor	V Note coursed to 1	or interest in the premises, the	all sums out to	intor(s), or should any
ay execute or cause. Trustee to execute a	ssignee, or any other a written Notice of	er person who may be	entitled to the monies due thereo	nd payable at the opt	ion of the Beneficiary
ustee, the Promissory Note and all docu	in each county who ments evidencing e	erein said property or	some part or parcel thereof is si	Sold to satisfy the o	bligations hereof, and
essments premium portion of any obliga	tion secured by this	S Trust Dead have	Construction and the second second	-	and give notice
essments, premiums for insurance or ad the trust property, or any part of it, property, at any time prior to the tim efficiary or his successor	vances made by a B	Beneficiary in accordan	ne due by reason of a default of a ice with the terms of the Trust De	ny part of that obligated, the Granter	tion, including taxes,
ding costs and successor in interest, re	e and date set by the spectively, the entities	he Trustee for the Tr	ustee's sale if the power of sale t	ordinate lien or encur	nbrance of record on
ler than such marting actually incurre	ed in enforcing the	terms of the abling	the terms of the Trust Dee	and the obligation	aco, may pay to the
ain in force the same as if no acceleration	he Trust Deed shal	I be dismissed or disc	ontinued and thereby cure the d	fault. After paymen	t of this amount all
After the lapse of such time as may the	en be required by l	aw following the			Terrislavec 2nd shall
ing been given as then required by law, I Notice of Sale at public auction to th ducting the sale may, for any cause he e tponement shall be given by public decl- ger than one day bayred the	e highest bidder, th	emand on Grantor(s), le purchase price paya	shall sell said property on the da	and Notice of Defau te and at the time and	It and Notice of Sale I place designated in
er than one day being by public deck	aration thereof by s	uch person of the	in time to time until it shall be co	upleted and in success	or sale. The person
d of one service to the purchaser its	Deed conveying cai	id manage to the thereo	shall be given in the same man	er ac the	ale is postponed for
Trustee's and the proceeds of the sale	to payment of (1)	the costs and	person, including Beneficiary, m	y bid at the sale.	. The recitais in the
Trustee's and Attorney's fees: (2) cost of secured hereby: and (4) the remainder, proceeds with the County Clerk of the (61 (REV. 9-84)	if any evidence of the personant	title procured in conn	ection with such sale and revenu	and of the sale, include stamps on Trustee's	ling the payment of 5 Deed; (3) all other
61 (REV. 9-84)	ounty in which the	sale took place.	in the Trustee, in	ts discretion, may de	posit the balance of
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the clark of the County in which the sale coop piece. (4) Grantor(s) agrees to surrender possession of the heroinabove described premises to the Purchaser at the aforesaid sale, in the event such possession has not 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 some part: thereof is situated a Substitution of Trustee From the time the substitution is filied 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 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 (7) should sale properly of any provide interfect of the end of the extent necessary to liquidate the unpaid balance, including accrued interest, of the 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) Should Trustor sell, convey, transfer or dispose of, or further encumber said property, or any part thereof, without the written consent of Beneficiary being first had and obtained, then Beneficiary shall have the right, at its option, to declare all sums secured hereby forthwith due and payable.

(9) 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.

(10) 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.

(11) Invalidity or unenforceability of any provisions herein shall not affect the validity and enforceability of any other provisions. (12) 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 shall mine cound brue 01148-012 party, unless brought by Trustee, not be and the 2.035

(13) 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. on behave to have been the the 143 22910-1-147

and bes avou and the set of the second of the second s 261-2 ei balattik gυ IN WITNESS WHEREOF the said Grantor has to these presents set hand and seal this date 13: :198 Nov Signed, sealed and delivered in the presence of: (SEAL) Witness 2633 114 (SEAL) Witness 1992 la Cirra Declara e and. 71.10 at react rea aje chom 4.1 Render (16 α 7.53 . 11.010 - £10 d. A. de la 9.55 19ch and Republic day of transki strikt karpisko-iten i Personally appeared the above named Nove On this SECO 1.11111 Bruce W. Nichols Marla G. Nichols 111 (ne oranor(s) y act and deed. wledged the foregoing instrument to b Before 12-21 -87 My Commission expires (SEAL) Not MARY C: WEAVER connection adde ant rand in mean days NOTARY PUBLIC-OREGON My Commission Expires <u>REQUEST FOR FULL</u> RECONVEYANCE Dated TO TRUSTEE: The undersigned is the legal owner and holder of all indebteaness secure 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 owners 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: a state deep the terms of parties designated by the terms of said Deed of Trust, the estate now held by you under the name: a state deep the terms of the name sup table as topostated and none office to H7A5 7AD to H01D cited program in the beauter with all the uspate buy of the application of the about of the state of the terms of terms under of grazing purposes. spore described real Mail Reconveyance totte used for astronyment, when, all of a lot as referred to hereinster as the "nomises . que batte thereon and bestuar, highling, jdumbing, gaue de ា សេង ខែមុន . 493 ether acre off hundler, and improvements now or hereafter erected By By Do not lose or destroy. This Deed of Trust must be delivered to the Trustee for cancellation before reconveyance will be made. ü 4 STAT County g affixed. was received for record on page o'clock P E County of <u>O</u>F Klamath Witness_my 19283 certify 1) 0 November OREGON **PRUST**

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