				C-280	86,	
45	564	DE	ED OF TRUST AND A	ASSIGNMENT OF	RENTS M85 P	ge 1767
DATE O			LOAN TRANSACTION	DATE FUNDS DISBUR	SED AND INTEREST BEGINS	ACCOUNT NUMBER
BENEFIC	January	51, 1905		February 5	, 1985	3654-401934
	(1970) A \$10% A/A 21% PT			(1) William Fo	etor	
1		ICA FINANCIAI	- 5 숲 42 5 공 []	(2) Diane Fost		Age:"42
ADDRES	Klamath	St. (P.O. Boz Falls, OR -976	x 12(i9)		Hilyard	Age: 44
NAME OF	PTRUSTEE:	Aspen Title				
1	and a second			1 - F		<u>7603</u>
		14 A.	EED OF TRUST SECU	김 씨가 한 한		
Hy this D	red of Trust, the	undersigned Grantor (	all, if more than one) for th	e purpose of securing th	e payment of a Promisso	ty Note of even date in the
Berg and a state of the state of the		stom Grantor to	Beneficiary named above her	eby grants, sells, convey Klamath	s and warrants to Trustee	in trust, with power of sale,
3			- or grigon, county or			
· •	Lot 6 and	i the East hal	f of Lot 19, Block	< 5. FIRST ADDI	TION TO ALTALION	<b>•</b>
	acano, Il	t the county o	I Klamath, State o	)É Oregon, SAVT	NC & EVCEDUTIO	
	Carlas Iraina Carlas	Territoria (Series)	y 10 feet of the H	Lease (or cancely had	perow encourrent of the	sie Wissle
<b>*</b>				· · · ·		
1) 11			1		na an ann ann ann an ann an ann an ann an a	
Fogetter . pir-conduct	with all buildings a oping equipment us	and improvements nov and in connection then	v or hereafter erected thereor ewith, all of which, for the pr e "premises",	n and heating, lighting, arpose of this Deed of 1	plumbing, gas, electric, v	entilating, refrigerating and
The above	described real prop	red to beteinafter as the perfy is not currently t	e "premises", ned for agricultural, timber o	r grating numerous	itust, shall be deemed lix	tures of the property above
TO HAVE	AND TO HOLD	said land and needed	s, with all the rights, privileg s and for the uses and purpose		hereto belonging to trust	ee and his beirs, executors
Grantor als	o assigns to Renefa	CLARK all venire iccuse a		Car profession to the second	ner. Alt ûs ook stitus oortstaare	
cource and	enforce the same w	ithout regard to adequ	ary of any security for the ind	ebtedness berehy secure	d by any louful and enter u	pon said premises and/or to
at the agree	rd tate in accordan	WRING: (1) Performa	a ce of each agreement of Gra	ntor contained herein; (:	2) Payment of the principa	l sum with interest thereon
icirsence tr	n which is berehv a	made until esid in 6.0	4	acoust of a roundshorth - 14 Offer	executed by the Grantor	in favor of the Beneficiary
ougated to	o mase any addition	nal investigant and	mt. (A) The new contract of	a connection with any r	enewal or reinancing but	the Beneficiary shall not be
All paymen	ts made by Grantor	(a) an the obligation w	a state that the state of the s	er me security of maceo	ruance with the covenant:	s of this Deed of Trust.
ind expense	agreed to be baid	t of taxes and assessme by the Grantor(s). ent of the interest due of	and will ruly be hvied and ass	essed against said premis	es, insurance premiums, re	pairs, and all other charges
£ 1/3 L 24	ATT TO THE LEADER	1 of proncipal.	19475	Digne Theiler	n na an	suq.
ind such of	they canalties as it nd in such compar-	T HEREOF, GRANTO	OR(S) COVENANTS AND A( ecify, up to the full value of ay from time to time appro	GREES: (1) to keep said all improvements for th	d premises insured in Ben e-protection of Beneficial	eficiary's favor against fire
ocuencies.	ATTAL TRAN LOSS DIVIN	ports lloss avrances of	and the state of t	the second of the po	actes therefor, properly (	endorsed, on deposit with
tens finclud	ing any prior Trust	of the Grantor in insur-	ance policies then in force sha	Il pass to the purchaser a	t the foreclosure sale. $(2)$	this Deed of Trust. In the To pay when due all taxes
iwaren here iw for the	eby, or upon the in first interest or nee	iterest of Beneficiary in	said premises or in said debt,	and procure and deliver	to Beneficiary ten (10) da	thereof, or upon the debt
nd collectif	ble or nots may in	under Paragraphs 1 or	2 above. Beneficiary, at its op	tion (whether electing to	o declare the whole indebt	edness secured hereby due
sessments ruat and sh	without determinin	is the validity thereof:	and (c) such disbursements sh	hall be added to the unp	and charges therefor; (b) j	bay all said taxes, liens and
sulations e	ion and repair, not of the proper public	to commit or suffer a	ny wiste or any use of said p	premises contrary to rest	rictions of record or cont	ing or hereafter erected in
ereon, and	to nay when due	a or restore promptly	and in a good and workman!	ike manner any building	which may be construct	the premises, to complete
ortion there	cof, may be extend	ns of said Promissory	Note and this Deed of Trust	and that the time of pay	ment of the indebtedness	hereby secured or of any
e the full a	amount of said and	al liability of any personal liability of any personal sectors and the sector of the sectors and the sectors are sectors are sectors are sectors are sectors and the sectors are sectors a	on for the payment of said ind	ebtedness or the lien of	this instrument upon the	n the lien hereof, without
. where the test	by foreser wairant a	and will forever defend	the title and possession there	against the lawful clai	sood and law ful right to	convey the same; and that
come due.	or upon default in	the performance of	Grantor(s) shall fail or negle	et to pay installments o	n said Promissory Note a	s the same may bereafter
meliciary a	occerding he filed is inder this Deed of	n any court to enforce	e any lien on, claim against	or interest in the prem	izes, then all sums owing	by the Grantor(s) to the
ny execute	cauna of the Benef.	iciary of assignee, or a	ny other person who may be	entitled to the monies du	the thereon. In the event of	option of the Beneficiary such default. Beneficiary
ustee, the reof as req	The such notice for Promissory Note ar quired by law.	or record in each cou ad all documents evide	ncing expenditures secured he	some part or parcel the reby, whereupon Truste	reof is situated. Beneficia e shall fix the time and pl	ne obligations hereof, and ry also shall deposit with ace of sale and give notice
i Whenever	r all or a portion of	any obligation comme	a the state of the	Program & an and service and	State and the American	
the trust	Droperty, or any n	art of it any Densti-	in accordan	ce with the terms of the	Trust Deed, the Grantor of	r his successor in interest
constrainty o	IT THE SUCCESSOR IN	interest respectivaly	I have a setting a summer of a barrier barr		or sale merch is to be a	Kercised, may bay to the
ney tham se	ich portion of the t	principal as would not	them the strength and the birth of	and trustee s and A	norney's rees actually inc	urred if allowed by laws
nam na sore	ce the same as if no	acceleration had occur	red.	inter out out of the	mons and trust theed sha	It be reinstated and shall
After the	lapse of such time	as may then be required by faw. Tructured by	red hy law following the reco	rdation of said Notice of	Default, and Notice of D	efault and Notice of Sale
HI NUMBER O	of Sale at oublic an	etion to the kickner hi	dient, postpore the same from	shan sen salu property	on the date and at the tim	e and place designated in
DUBERSON	t shall be given by	public dealance	and the rive same frot	" une to time until it sh	all be completed and, in e	very such case notion of

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Forducting the sale may, for any cause be deems expedient, postpone the same from time to time until it shall be completed and, in every such case, notice, of, longer than one day beyond the day designated in the Notice of Sale, notice there and place last appointed for the sale; provided, if the sale is postponed for shall exercise and defiver to the purchaser its Deed convexint said property so sold; but without say covenant of whereast, may be defined to the sale; provided, if the sale is postponed for the sale is postponed for shall exercise and defiver to the purchaser its Deed convexint said property so sold; but without say covenant of warranty, express or implied. The receive in the sale is postponed in the Notice of Sale, Trustee, and the sale is postponed for the introduction of the introduction of the introduction of the intervention of the introduction of the intervention of the introduction of the introduction of the introduction of the intervention including Beneficiary, may bid at the sale. The receives the thereast and expenses of exercising the power of sale and of the sale, including the payment of sums secared hereby; and (4) the remainder, if any, to the person or persons legally entitled theref, or the Trustee, in its discretion, may deposit the balance of such as a proceed s with the County Clerk of the County in which the sale took place.

1) Discretized agrees to served previous of the temps beer decided previous to the container a functional temps and agreed and agreed at the previous of the temps and temps and the previous of the temps and temps and the previous of the temps and temps an		CL The second se		1768
by bunchmarks and any other of the state induced of the state and the state of the state and the stat	4) Grantor(s) agrees to surrender pe- reviously been surrendered by Grant	session of the hereisabove described por(s)	the provide the county Recorder of each county in	which said property or
b) Open comment in full by your discatery, on a new participant of the second of the	5) Beneficiary may appoint a success ome part thereof is situated a Sub- luties, authority and title of the Tr	sor trustee at any time by filing for re- spiritution of Trustee. From the time the ustee named herein for of any successor of made in the matter provided by law	cord in the office of the County Records of each county in he substitution is filed for record, the new Trustee shall suce r Trustee. Each such substitution shall be excluded and ack	eed to all the powers, nowledged, and notice
Market Alexandree Value and Parket Market Provided Parket Provided Parket Provided Parket Pa	6) Upon payment in full by said Gr	antor(s) of his indebtedness hereunder.	Trustee shall reconvey to said Trustor(s) the above-described	
	compensation, awards, and other planting tion secured by this Deed of Tri	ust.		nt of Beneficiary being
Market backets with backet of the disk Professor is a large of the second and the second				
bit meter of an above service in the first second and the second and a first second and a power second and power second an	(9) Notwithstanding anything in this shall be deemed to impose on the Gr gontrary shall be of no force or effect	a Deed of Trust or the Promissory Note. antor(s) any obligation of payment, exc 4.	secured hereby to the contary include a may be legally enforceable; a rept to the extent that the same may be legally enforceable; a contary people as a contrary product a repetitively for a sub-	nd any provision to the
2) Takes events the Take the Deed at Deed at Deed at Takes of the second of the secon	shall inure to and be binding upon t	hall be construed as plural where appro-	priate.	and the Rick of Mick
	( )) Trustee accepts this Trust when	a this Deed of Trust, duly executed and	d acknowledged, is made a public record as provided by law.	ry, or 'Fruster shall be a
IN WITNESS WHERE FOY the and Conner has to here prevents at and and and all third de	to notify any party bereto of p <sup>-2</sup> and party, unless brought by Truste (13) The undersigned Grantini	alle miller any other beed of the	and an of any house of the fails and of any house of Sale	hereunder ne mailed to
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