45565		DEED OF TRUST ANI	- Ə-8437 ASSIGNMENT OF RENT	lol mas	Page 1765
and the second se	OF TRUST-AND OF T	HE LUANTRANSACTION	DATE FUNDS DISBURSED AND IN IF OTHER THAN DATE OF THE TH February 5, 1985		ACCOUNT NUMBER
BENEFICIARY			GRANTOR(S)		3654-401923
TRANSA	MERICA FINANC	IAL SERVICES	(1) Robert C. Hall		Age: 29
DDRESS 707	Main St. (F.O.	. Bort 1269)	2. Theda M. Hall		Age: 32
<i>c</i>	ath Falls, OR	97/501	ADDRESS: 2116 Homedale	Rđ.	E S S
NAME OF TRUSTEE.	Asgen Title		CITY: Klamath Falls		2. Nor - 2
	THIS	DELD OF TRUST SE	CURES FUTURE ADVANC	ES	line Line
ly this Bred of Irust	the undersigned Grant	or (all, if more than one) for	the purpose of securing the paymen	t of a Promisso	ry Note of even date in the
rincipal sum of \$ 12	01.10 from Granto	r to Beneficiary named above	hereby grants, sells, conveys and war Klamath	rants to Trustee	in trust, with power of sale
1	ar and and a	그는 것이 아내는 말했다. 그렇게 가지 않는 것이 가지 않는 것이 가지 않는 것이 하는 것이 않는 것이 하는 것이 않아? 않아,			
of 1	Southerly 50 f Clamath, State	eet of Lot 120, PL of Gregon.	EASANT HOME TRACTS NO.	2, in the	County
nalaan ah ah yaa ah ah yaa ah yaa San yaa ah ya	100 - 1941 (N. 1981) 100 - 1941 (N. 1981)	d of Tuber must be delivered to	the Tructed for cencelismon hefore to	otherware and	an a
	a an thuis sha sha sha sha sha sha sha sha sha sh		E *		
		and a second secon		Anna an	
gether with all build	ings and improvements	now or hereafter erected the	reon and heating, lighting, plumbing,	gas, electric, ve	entilating, refrigerating and
sembed, all of which is	referred to hereinafter a	as the "premises".	purpose of this Deed of Trust, shall	be deemed fix	tures of the property_above
e ADOVE described rea	I property is not curren	tly used for agricultural, timbe	er or grazing purposes.		
ministrators, successo	3: 17 said land and prei is and assigns, upon the f	mises, with all the rights, priv	ileges and appurtenances thereto be oses following, and none other.	onging to trust	ee and his heirs, executors,
antor diso assigns to	Beneficiary all rents iscu	tes and profite of said promises	· '신소', 영향 (분환) 것으로 방송 (이 나는 100 km place) 문제	the come with a	on of these the calabeling
the premises, during lleft and enforce the s	continuance of default 1	tereunder, and during continua	, reserving the right to collect and use nce of such default authorizing Benefi	ciary to enter up	on said premises and/or to
			macoledness neleby secured by any	awini meane	• • • •
the agreed rate in acc	ordance with the terms	and conditions of the above n	Grantor contained herein; (2) Paymen ientioned Promissory Note executed	t of the principa	l sum with interest thereon
ference to which is he	reby made, until paid in	full at or before maturity, or ;	is extended or rescheduled; (3) Payme	by the Grantor fit of any addition	in favor of the Beneficiary, onal amounts, with interest
ligated to make any a	dditional loon(s) in sny	mount / A The mount of the	or in connection with any renewal or	retinancing, but	the Beneficiary shall not be.
	,	a service and service to bu	ower the security of in accordance wi	th the covenants	Grantor or to third parties, of this Deed of Trust
a betaics made of O	razivoris) on the obligation	on secured by this Dood of Two			
d expenses agreed to b	e paid by the Granter(s).	suments that may be levied and	assessed against said premises, insurar	ice premiums, re	pairs, and all other charges
SECOND: To the	payment of the interest of principal.	ive on sud loan.	These is dell		·····
PROTECT THE SEC	URITY HEREOF GR4	NTORIEL COVENANTE ANT	112 M 22 31 31 41 41		## <b>d</b>
d such other cassaltie	s as the Beneficiary ma	y specify, up to the full value	AGREES: (1) to keep said premise: of all improvements for the protection	insured in Ben	eficiary's favor against fire
nounts, and in such e	ompanies as Beneficiar	y may from time to time ap	of all improvements for the protecti prove, and to keep the policies ther	efor, properly e	endorsed, on deposit with
toration of said impre-	vements. Such applicati	on by the Beneficiary chall no	icially s option, be applied on said in	iebtedness, whe	ther due or not, or to the
mt of Foreclosure, all	rights of the Grantor in i	nsurance policies then in force	shall pass to the purchaser at the fore	ungs to foreclose closure sale. (2)	this Deed of Trust. In the
ured hereby, or upon	the interest of Beneficia	The in cald promises or in sold de	crue against the above described pren	uses, or any part	thereof, or upon the debt
for the first interest of of default by Gau-	or penalty to accrue the	Freon, the official receipt of th	te proper officer showing payment of	lary ten (10) da all such taxes a	ys before the day fixed by
i collectable or not), r	nay (a) effect the insura	new above provided for and a	option (whether electing to declare t	ne whole indebt	edness secured hereby due
"Sments without dete	rmining the validity the	reof: and (c) such disbursemen	ts shall be added to the unpaid balanc	es therefor; (b) p of the obligation	bay all said taxes, liens and on secured by this Deed of
of condition and rena	r not to commit or out	for carrier and the carrier (4) 10	acce me buildings and other improve	ments now exist	ing or hereafter erected in
ulations of the proper him one bundless aight	public authority, and t	o permit Beneficiary to enter	at all reasonable times for the purpos	record or conti e of inspecting	the premises to complete
reen, and to pay, who	n due all claims for lab	ust performed and metallity for	and the manner any building which m	ay be construct	ed, damaged or destroyed
ull compliance with it	he lerms of said Fromis	sory Note and this Deed of Tr	nished therefor. (5) That he will pay, i ust and that the time of payment of the	promptly, the in he indebtedness	debtedness secured hereby
rasing or affecting the	personal liability of one	Descon firstly second of the	neretin described may, without notice	, be released from	m the lien hereof, without
the full amount of sa	id indebtedness then ren	maining unpaid, and no change	indebtedness or the lien of this instru- in the ownership of said premises sl	ment upon the i tall release, redu	remainder of said premises ce or otherwise affect any
does hereby forever w	urrant and will forever de	(b) That he is seized of the p fend the title and possession the	in the ownership of said premises sl remises in fee simple and has good and hereof against the lawful claims of any	lawful right to	convey the same; and that
ID MOTURLET AGE	LED THAT: (1) If the	said Grantor(c) shall fail an a			
ome due, or upon dei	ault in the performance	of any agreement hereunder.	or upon sale or other disposition of	the premises by	Grantor(s), or should any
refictary under this De	ed of Trust or under th	e Promittony Note convert has	ise of interest in the premises, then	all sums owing	by the Grantor(s) to the
y execute or cause Tri	ster to exercise a writte	The Nation of Default and of Et	of charles to the monies due thereon	In the event of	such default, Beneficiary
stee shall file such ne	tice for record in each	county wherein cold comparts	ecuoii 10 cause Said Property 10 Be	Sold to satisfy t	he obligations hereof, and
stee, the Promissory ! cof as required by Jaw				the time and pla	ace of sale and give notice
Whenever all or a por	ion of any obligation ca	entred that shirt Annula Parties at a site	n 19 20 Il alternation ann an anna anna anna ann anna		
instants, premiums for	insurance or advances	made by a Beneficiary in accor neficiary under a subordinate T	dance with the terms of the Truck Da	y part of that of the ord, the Grantor of	oligation, including taxes, or his successor in interest
serves hereholth? OL	any pair of it, any Be		aunce with the terms of the frust De		
property, at any time	prior to the time and o	tata rat by the Tauston for the	rust beeu of any person having a subd	ordinate lien or e	ncumbrance of record on
efficiary or his success	or in interest respectiv	late set by the Trustee for the	Trustee's sale if the power of sale if	erein is to be e	ncumbrance of record on xercised, may pay to the
efficiary or his succes ling costs and expens which such portion r	or in interest, respective rs actually incurred in end the principal as would	date set hy the Trustee for the ely, the entire amount then do aforcing the terms of the oblis and their he doe had bed	Trustee's sale if the power of sale it as under the terms of the Trust. Dree rations and Trustee's and Attorney's	rdinate lien or e berein is to be e l and the obliga fees actually inc	ncumbrance of record on xercised, may pay to the, tion secured thereby (in-6 urred if allowed by law)
eficiary or his succes ling costs and expens than such portion r ceedings had or institu	for in interest, respective restantially incurred in e- of the principal as would ted to foreclose the Tru-	date set hy the Trustee for the ely, the entire amount then do aforcing the terms of the oblig I not theis be due had no define ist Derd thall be dismissed or	Trustee's sale if the power of sale it as under the terms of the Trust. Dree rations and Trustee's and Attorney's	rdinate lien or e berein is to be e l and the obliga fees actually inc	ncumbrance of record on xercised, may pay to the, tion secured thereby (in-6 urred if allowed by law)
eficiary or his success ling costs and expense in than stach portion e readings had on institu- ation force the same a After the lapse of suc-	for in interest, respectives actually incurred in e. If the principal as would ted to foreclose the Trus sif no acceleration had c. h time, as may then be .	date set by the Trustee for the ely, the ratire amount then du afforcing the terms of the oblig 1 not their be due had no defan ist Deed shall be dismissed or a securred.	Trustee's sale if the power of sale if the under the terms of the Trust Dece sations and Trustee's and Attorney's all occurred, and thereby cure the de discontinued, and the obligations and	and the off of the or end berein is to be end and the obligation of the obligation fees actually inc fault. After pay Trust Deed sha	neumbrance of record on secreised, may pay to the tion secured thereby (in-e urred if allowed by law) ment of this amount, all ll be reinstated and shall
eficiary or his success ling costs and expens re than such portion a reedings had or institu aim in force the same a After the lapse of suc- ing been given as then	for in interest, respectives estactually incurred in e- of the principal as would ted to foreclose the Tru- s if no acceleration had o- h time as may then be z required by law. Truste-	date set by the Trustee for the ely, the entire amount then do nforcing the terms of the oblig i not theis be due had no defau ist Deed shall be dismissed or a securred, equired by law following the r without demand on Gonate	Trustee's sale if the power of sale it are under the terms of the Trust Dree rations and Truste's and Attorney's alt occurred, and thereby cure the de discontinued, and the obligations and eccedation of said Notice of Default,	and notice of D and the obliga- fees actually inc fault. After pay Trust Deed sha and Notice of D	neumbrance of record on xercised, may pay to the tion secured thereby (in-a urred if allowed by law) ment of this amount, all ll be reinstated and shall befault and Notice of Sale
efficiary or his success ling costs and expense relating such portion r creedings had or institu- atin in force the same a After the lapse of suc- ing been given as then Notice of Sale at pu- ducting the sale may.	for in interest, respectives actually incurred in e- of the principal as would ted to forcelose the Tru- s of no acceleration had o- h time as may then be o- required by law, Truste- blic auction to the high- for any cause he deems.	date set by the Trustee for the edy, the ratire amount then du afforcing the terms of the oblig 1 not their be due had no defau ist Deed shall be dismissed or a securred, equired, by law following the r e, without demand on Granton est bidder, the purchase price p an ending the porthogen the secure	Trustee's sale if the power, of sale if he under the terms of the Trust Dece rations and Trustee's and Attorney's ift occurred, and thereby cure the de lise onlinued, and the obligations and	and nate lien or e lerein is to be e land the obliga- fees actually inc fault. After pay "Trust Deed sha and Notice of D le and at the firm of States at the	neumbrance of record on secreised, may pay to the tion secured thereby (in-e urred if allowed by law) ment of this amount, all ll be reinstated and shall be fault and Notice of Sale- e and place designated in 1 time of sale. The person

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postponement shall be given by public declaration thereof by such person at the time and place last appointed for the sale; provided, if the sale is postponed for longer than one day beyond the day designated in the Notice of Sale, notice thereof shall be given in the same manner as the original Notice of Sale. Trustee shall except and defiver to the purchaser its Beed conveying said property so-sold; but without any covenant of warranty/express or implied/The recitals in the Devid of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person; including Beneficiary/imay bid at the Sale? The recitals in the Truster shall apply the proceeds of the sale to payment of (1) the costs and express of exercising the power of sale and of the sale; including the payment of the Truster's and Altamey'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 proceeds with the County Clerk of the County in which the sale took place.

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(4) Granturta) agrees to surrender possession of the hereinabove described intermises to the Purchaser at the aforesaid sale; in the event such possession has not previously been surrendered by Grantorts). (5) Bunutimere

previously been surrendered by Grantor(s). (3) Beneficiary may appoint a surcessor truster at any time by film, for ricord in the office of the County Recorder of each county in which aid property of une part thereof is situated a Substitution of Truster. From the fine the substitution is filed for record, the new Trustee shall succeed to all the powers, unters, authority and title of the Truster named herein or of any successor Trustee. Each such substitution shall be executed and acknowledged, and notice thereof thall be given and proof thereof made, is the manner provided by law. thereor man be given and proof mercor man, as the manner provided by 14.8. (6) Upon payment in full by said Granter(s) of his indebiedness hereunder. Trustee shall reconvey to said Trustor(s) the above described premises according to law. (7) Should said property or any part thereof be taken by reason of any sublic improvement or condemnation proceeding. Beneficiary shall be entitled to all compensation, awands, and other payments or rehef therefor, to the ottent necessary to liquidate the unpaid balance, including accrued interest, of the obligation secured by this Deed of Trust,

ubligation servered by this Deed of Trust. (3) Should Trustor sett, convey, transfer or dispose of, or fufther encumber said property, or any part thereof, without the written consent of Beneficiary being first had and obtained, then Beneficiarf shall have the right, at its option, to declare all sums secured hereby forthwith due and payable. List had and obtained, then deneracist shall have the right, at its option, to declare all sums secured hereby forthwith due and payable. (9) Notwithstanding anything is this Deed of Trust or the Promissory Nede secured hereby to the contrary, neither, this Deed of Trust nor said Promissory Note abilities dreemes 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 while be of no force or effect.

constary shall be of not or effect. [10] All Grantors shall be joinly and severally liable for fulfillment of their covenants and agreements herein contained, and all provisions of this Deed of Trust ind i nure to and be building upon the hers, executors, administrators, successors, grantees, lessees and assigns of the parties hereto respectively. Any reference in this Deed of Trust of the angular 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.
(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 hold of the second of the seco Denty, unless brought by Truster. (13) The undersigned Grantor(s) requests that a copy of pay Notice of Default and of any Notice of Sale bereinder beinalted to him at the address bereinbefore set forth.

(a) A set of the se

the address Bereinsee	the second secon	January 31, 1705	LEFT RECEIVE DELET
IN WITNESS WHEREOF the said Grantor has to these press	ents set hand and seal constant	ada	(SEAL)
it witness walling ed, sealed and delivered in the presence of:			
	m	Pall	CHARGE (3) IN HE
Witness .	Grantor-Bor		Second States of the second
Willia 1	(4) A set of the se	en al de la serie de l	date set settings for the
Klepeth	na na shekara na	HERE ON APPENDING STREET, ALL MARKED HERE	homed
INCY OF	19 <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>19</b> <b>1</b> <b>1</b> <b>1</b> <b>1</b> <b>1</b> <b>1</b> <b>1</b> <b>1</b>	re wad prediction datasand in Morandie	and
On this day of	and Theda M.	1811	1.1.1.1 11 11 11 11 11 11 11 11 11 11 11
Bobert C. Hall	and deed.	an and an	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
A REAL PROPERTY AND A REAL	voluntary as and		
hapwirdged the foregoing instrument to be that	and a second	My Commission of the set of sublights is	A BRIDGES REAL PROPERTY
Before me: (SEAL) Noary Public MAR	Y C. WEAVER	CE and a second se	the ball the ball
	DUEST FOR FULL RECONVERAN	CE	d of Trust have been build f indebtedness, secured by
TO TRUSTEE: My Commission	in you under the terms of said Des	d of Trust, to cancel an error said De designated by the terms of said De	ed of Trust, the statistic
The undersigned is the legal unner line of any sims ow the undersigned on payment to you of any sims ow	wey, without warranty, to the parties	REAR STATES	an salay (220 and a second s
TO TRUSTEE: The understand is the least owner and builder of our and you are requested, on payment to you of any sume own and Desit of Trust, delivered to you here with and to recom- held by you under the same.	in generalisti nega febre ensemble energi en transformer energi ensemble nega febre ensemble en et energi e	-963 -	and the second
States to:	and the second and the second se	hultere, plumbure and cleaned. Tark of Tares and in the set	erflating, estrezisting and
	and and a second s	Malatine at	
	Ву		
			li be made.
	to the Trustee for o	accellation before reconveyance w	
Do not lose or destroy. This Deed of Trust			
A CONTRACTOR OF	Marian an 🕈		hal county
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offixed. By R	rATE OF OK County I certi I certi February February on page 176	The strange and the state of the	the lease with parts of
Evel By A	age o'clc	and the second s	
Witness 1. 1. Manath Kiamath	TE OF OKON County of I certify received for r February 19: o'clock P N 19: o'clock P N 1769		BRT-
	y or ty	ET RE ADV PRESS	- G tr
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D B C C C	POL Tec On Re Wappers		비 ····································
Charad at 15, 04 97	and light with	heda M. Hall	
Charles of sails, of an	KLamath He ss. KLamath He strument the within instrument and on the 1st day of and recorded in book 185 necord of Mortgage of said	obert C. Hall	
	n ins 1st 1st	TEAST TO TOT	3654-401920
of	stru ge cok	SPARSA Company of the second s	inter 1/00/00012 - 2019
The second s	of ay	er Science	<b>u_c</b> cce ,
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