46648	ATC-8 DEED OF TRUST	28578 And assignment of Ren tsol. M	些Page 3475
DATE OF THIS DEED OF TRUST			
<u>Marcn 8, 1985</u>	AND OF THE LOANTRANSACTIC	IF VINEN THAN DATE OF THE TRANSACTION	ACCOUNT NUMBER
BENEFICIARY		March 8, 1985	3654-402000
Return To'			
	FINANCIAL SERVICES	Bonnie L. Wellington	Ager
ADDRESS: 707 Main St.	(P.O. Box 1269)	S Donnie L. wellington	Age:
ITY: Klamath Falls	s, OR 97601 3 3 3	ADDRESS: 222	C
IAME OF TRUSTEE: Asper		733 Mt. Pitt	
2 W 13 15	<u>4 11C16. 2 8 8 8</u>	S CITY: Klamath Falls, OR	97601 35
	THIS DEED OF TRUST	SECURES FUTURE ADVANCES	arrest .
		E A BIOREADVANCES	india India
this Deed of Frust, the undersit	gned Grantor (all, if more than one) for the purpose of securing the payment of a Pro	missory Note of and the second
			nistee in truct with
le following described property situ	uated in the State of Oregon, County of	ofKlamath	
a a l		State Stat	
The Westerly rectang	ular 11.5 feet of Lot	4 and all of Lot 5, Block 14, F	
TO THE CITY OF KLAMA	TH FALLS, in the Count	4 and all of Lot 5, Block 14, F y of Klamath, State of Oregon.	IRST ADDITION
	" This Dord of Trust must be delivere	d to the Trustee for cancultation before reconveyance	a will be mode.
		11X	na ana amin'ny faritr'o amin'ny faritr'o amin'ny faritr'o amin'ny faritr'o amin'ny faritr'o amin'ny faritr'o a
		89	
gether with all buildings and im-			an a
conditioning equipment_used in c	connection therewith, all of which, for	thereon and heating, lighting, plumbing, gas, elect r the purpose of this Deed of Trust, shall be deeme	ric, ventilating, refrigerating and
			ed fixtures of the property abov
	not currently used for agricultural, t		
ministrators; successors and assigns,	nd and premises, with all the rights, , upon the trusts and for the uses and p 	privileges and appurtenances thereto belonging to purposes following, and none other	trustee and his heirs executor
anior also accigne to Dan de	こうやく ひかさまし うちじし しじょ もらし ひはさ にょう みつというかん し		
the premises, during continuance of the premises during continuance of the same without	of default hereunder, and during cont	nises, reserving the right to collect and use the same v number of such default authorizing Beneficiary to en the indebtedness hereby secured by any lawful mea	with or without taking possession
TRITHE BURBOSE OF OROTAN		the indebtedness hereby secured by any lawful mean	ns
the agreed rate in accordance with	a. (1) renormance of each agreement	t of Grantor contained herein: (2) Poursont of the site	and a second
ference to which is hereby made, u	intil paid in full at or before maturity	ve mentioned Promissory Note executed by the Gra	antor in favor of the Beneficiary
ligated to make any additional	neicaliter loaned by Beneficiary to G	rantor in connection with any renound and	dutitional amounts, with interest
th interest thereon at the agreed tati	e, where any such advances are made	irantor in connection with any renewal or refinancing of any money that may be advanced by the Beneficia to protect the security or in accordance with the accord	s, but the Beneficiary shall not be ry, to Grantor or to third parties
- Davments made by Grout - 1		(The cover and the cover	HADLS OF LINE HEAD of Traves
a expenses agreed to be paid by the	es and assessments that may be levied	Trust shall be applied in the following order: and assessed against said premises, insurance premium	me wanning and all the
PROTECT THE SECURITY OF	ncipal.	91161	17.617
d such other casualties as the Bene	EOF, GRANTOR(S) COVENANTS	AND AGREES: (1) to keep said premises insured in alue of all improvements for the profession of Rece	
neficiary and that lors proceeds ().	beneficiary may from time to time	approve, and to keep the policies therefore	inclary in such manner, in such
toration of said improvements. Gual	ess expenses of collection) shall, at B	eneficiary's option, be applied on raid indebtad	erly endorsed, on deposit with
is (including any prior Trust Day to	stantor in insurance policies then in fo	orce shall pass to the nurchaser at the ferral	close this Deed of Trust. In the
ared hereby or upon the int	or Mortgages) and assessments that ma	y accrue against the above described	. (2) To pay when due all taxes,
at of default by Grantanta v	accrue thereon, the official receipt of	of the proper officer showing payment of all	() days before the day fixed by
collectible or not), may (a) effect	the insurance above provided for an	of the proper officer showing payment of all such ta all tils option (whether electing to declare the whole if d pay the reasonable premiums and charges therefor nents shall be added, to the unpaid balance of the ob-	axes and assessments. (3) In the indebtedness secured hereby due
st and shall-hear internet for	and (c) such disburser	nents shall be added to the unpoid between the	(b) pay all said taxes, liens and
lations of the proper public.	unit of suffer any waste or any use o	f said premises contrary to restrict the	existing or nereatter erected in
in One hundred with the tagent	iny, and to permit Beneficiary to en	ter at all reasonable times for the surgers of	contrary to laws, ordinances or
all compliance with the town and	ints for labor performed and materials	furnished therefor (5) That he will are	tructed, damaged or destroyed
ion thereof may be extended	and this Deed of	Trust and that the time of number of the	he indebtedness secured hereby
he full amount of said indeband	ity of any person for the payment of	said indebtedness or the lien of this instance. Be released	a nom the nen hereof, without
personal liability or the lien hereb	by created. (6) That he is seized of the	said indebtedness or the lien of this instrument upon ange in the ownership of said premises shall release, he premises in fee simple and has good and lawful rig n thereof against the lawful claims of any and clip or the store of the simple and share of the store o	reduce or otherwise affect any
MUTUALLY AGREED THAT	forever defend the title and possessio	n thereof against the lawful claims of any and all per	sons whatsoever
me due or upon defendents at 1911	and Grantor(s) shall lall (or neglect to pay installments on sold Durations	
ficiary under this Deed of Truet	ourt to enforce any lien on, claim	against or interest in the premired then all	s by Grantor(s), or should any
le application of the Reneficient	I under the Promissory Note secured	hereby shall immediately become due and much	wing by the Grantor(s) to the
ee shall file such notice for	whiten Notice of Default and of	Election To Cause Said Property To Be Cald	nit of such defauit, Beneficiary
ee, the Promissory Note and all do	ocuments evidencing expenditures ser	I Election. To Cause Said Property. To Be Sold to said rry or some part or parcel thereof is situated. Bene ured hereby, whereupon Trustee shall fix the time ar Marth.	ficiary also shall deposit with
henever'allier's postion actions	I be constructed as placel where approx	oriate.	in place of sale and give notice
ments premiume for limite any ob	ligation secured by this Trust Deed ha	s become due by reason of a default of the ball	at obligation, including taxes
roperty at any time pair. of 1	it, any Beneficiary under a subordinat	e Trust Deed or any person basing a sub-adding the	tor or his successor in interest
iciary or his successor in internet	time and date set by the Trustee for.	the Trustee's sale if the nower of rate themale it	or encumbrance of record on
than such portion of the putetter	urred in enforcing the terms of the o	bligations and Trustee's and Attorney's feas actually	bugation secured thereby (in-
dings had prinstituted to formate	as would not then be due had no'd	bligations and Truste's and Attorney's fees actually efault ööcülifed, and thereby cure the default. After of discontinued, and the obligations and Trust Deec	payment of this amount, all
ter the lance of much time of find	tion had occurred.	and Prost Deed	i shall be reinstated and shall
been given as then montined by	then belrequired by law following th	ne recordation: of said Notice of Default, and Notice (tor(s), shall sell said property on the default states	of Default and Notice of Sala
cting the sale may for any source to	o the highest bidder, the purchase price	ce payable in lawful money of the United States of	e time and place designated in
nement shall be given by public	ne deems expedient, postpone the sar	me from time to time until it shall be completed and	the time of sale. The person
Xecute and deliver to the			. III EVELY SUCH Case notice of
f	signated in the Notice of Sale, notice	thereof shall be given in the same manager of	a, if the sale is postponed for
and the second	signated in the Notice of Sale, notice	thereof shall be given in the same manner as the or	iginal Notice of Sale. Trustee
e shall apply the proceeded at the cond	agnated in the Notice of Sale, notice rits Deed; onveying said property so's clusive proof of the truthfulness there the top is a number of the truthfulness.	thereof shall be given in the same manner as the or sold; but without any covenant of warranty, express of (Any person; including Beneficiary, may bid at the	id, if the sale is postponed for riginal Notice of Sale. Trustee or implied. The recitals in the Sale is a set in the terminal
te shall apply the proceeds of the s	sanated in the Notice of Sale, notice rits Deed; conveying said property so's clusive proof of the itruthfulness thereo L trates in nos and the notice for any sale to payment of (1) the costs and	thereof shall be given in the same manager of	a, in the sale is postponed for riginal Notice of Sale. Trustee for implied. The recitals in the sale is sale in the recitals in the sale is sale in the recitals in the

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		premises to the Purchaser at the aforesaid sale, in the event such possession has not
	(5) Beneficiarly may appoint a successor trustee at any time by filing for 1 some automatically may appoint a successor trustee at any time by filing for 1 some part, thereof, is: situated a (Substitution 'of) Trustee: From the stime of duties, authority and title of the Trustee named herein'of 'of any success thereof shall be given and proof thereof made, in the manner provided by lab	que consiserion articlanti ante aliquise ante arrunte du chartese prequision ante an maximues or exercición que bondo or ente sur qui present que antendo que antendo ente record in the office of the County Recorder of each county in which said property or the substitution is/filed-for record; the new Trustee shall, succeed to all the powers, or Trustee. Each such substitution(shall-be) executed and acknowledged, and notice w, questar quell presente antendo antendo action de presente presente presente presente presente w, questar quell presente que to substitution and action de presente present
	(6) Upon payment in full by said Grantor(s) of his indeptedness, hereinde law.	r the state was brack not when the the the state showing it is the state state of the state is a state of the
		ublic improvement or (condemnation)proceeding, Beneficiary (shall be entitled to all (tent) necessary (to (liquidate (the))unpaid (balance,) including accrued (interest, (of, the
:	(8) Should Trustor sell; convey; transfer or idispose of; or further encumber first had and obtained, then Beneficiaryishall have the right; at its option, to regime converse, and expanded and in any self to any self to a self the providence of (9). Notwithstanding anything, in, this Deedo, Trust, or, the Promissory Not shall, be deemed to impose on the Grantor(s) any obligation of payment, ex-	is said property; or any part thereof, without the written consent of Beneficiary being declare all sums secured hereby for thwith due and payable. Note the secure of the
· .	(10) All Grantors shall be jointly and severally liable for fulfillment of thei	r covenants and agreements herein contained, and all provisions of this Deed of Trust coessors, grantees, lessees and assigns of the parties hereto respectively. Any reference
-	(11) Invalidity or unenforceability of any provisions herein shall not affect 1 (12), Invalidity or unenforceability of any provisions herein shall not affect 1 (12), Iruste accepts, this, Trust, when, this Deed, of Trust, duly, executed an to notify any party, hereio of pending sale-under, any other, Deed, of Trust, party, unless brought by Trustee, are or many (no provide a construction party, unless brought (Centrot) convertible (the provide Construction (2)) the descination (Centrot) convertible (the provide Construction)	Revalidity and chiforceability of any other provisions. The second secon
	w dows hoteby forever warrany and will forever defend the little and possession T 18 MUTUALDY AGREED THAT, (1) If the said Grantor() shall but	on thereof against the lawful chims of any and all persons waveloeses. Or neglect to now usediments on sold Progravory State is the same may herearch r
	choolds or affecting the personal hability of any person for the payment of or the full amount of said indebtedness then remaining unpull, and no of	sold indebtedness or the fleth of this instrument upon the regionder of read premius - innge in the ownership of said premuses shall release, reduce or otherwise affect any the premises in the simple and has good and hawful that the comparison the namet and that
	(1) IN WITNESS WHEREOF the said Grantor has to these presents set h photon monthly have when they are the labor per provided and she marking	a formatived therefore (5) that neighbor and they prepared by the forest of the second by the augrand seal this gatestime of MALCH (8 ^{thet} 1882) where, an even a second by the uses herein described may, without where, he reasond from the fee here of without and and seal the second second matter and the reasond from the fee here of without and an analysis of the second se
	Signed, sealed, and delivered in the presence of sug in 9 2009 and ac activity is frince broben upped on the sug of bosonic periodicity in the for our contract the bosis of a contract of the sub state of sub are of the sub left of the sub-state of the sub-state of sub-state of sub-state of the sub-state of the sub-state of the sub-state of sub-state of sub-state of sub-state of sub-state of sub- state of the sub-state of the sub-state of sub- tractions of the sub-state of sub- state of sub-state of sub- state of sub-state of sub-sta	The new production of the production of the second se second second sec
-	ed culled by Dr not), making to office the manage bove provided for an according to the provided for an according to the source of the provided dispurses a true source of the provided dispurses and the the provided dispute	at its option (whether electing to decise the whole indents are as the marker and the marker and the reasonable premiums and charter of provide the and the reasonable premiums and charter of the objection are the reasonable premiums and charter of the objection are the objection ar
	ecured hereby, or upon the interest of Beneficialy in said premises or in so a for the first interesting the second of the second	A accure against the above desembed premius, returns part there if, or show the const of debt, and procure and deliver to Boneffeatry returns (a) and substantiate (b) for the of the proper or Grantid-Boutomer ment of all such taxes and accessments. (b) to the (REV)
	county of press, and the second standards of the hencedary share county of press, and the second second standards and the second s	t not cause discontinuance of any proceedings to her disc the rank of a struct. In the correction shows to the parchaser, it the foregle and case (i) (0) (0) (2) when dire all the solution of the
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a	All particles and of the state	Trut to a suplied in the following order: another the suplied promises, many meeting of others, and off other chapter.
	and the second	or as extended or rescheduled; (3) Parameters of any additional meaning, with interval additional meaning, with interval or reference of the Broad and the Broad and the Broad and the Broad additional the Broad and the Broad additional the Broad and the Broad additional the Broad ad
	TO TRUSTEE: 6022 OL 22001120 OD Externance a REQUEST FOR	
ŀ	and you are requested, on payment to you of any sums owing to you unde said Deed of Trust, delivered to you herewith and to reconvey, without w held by you under the name; "serier" about the trust and to the near and	the interpresence parent, section parents, its interpretations in the parent by this Deed of Trust, have been paid, spinsed by this Deed of Trust, to cancel all evidences of indebtedness, secured by arranty, to the parties designated by the terms of said Deed of Trust, the estate now nihoase topoxing out none of matter presented to indeptedness are an enterpreter to the parties designated by the terms of said Deed of Trust, the estate now nihoase topoxing out none of matter presented to indepted and the parties designated by the terms of said Deed of the parties designated by the terms of said Deed of the state of the state now nihoase topoxing out none of matter presented to indepted and the parties designated by the terms of the parties and the state now nihoase topoxing about the matter presented to indepted and the parties are the state of t
	escribed, all of which is referred to hereinather as the "premises", the above described real [Wajj Beconvesture to :(y used for agricultural, th	mber οι grazina pluposes.
	and a main so the "attended to consider a thread of all of which. It's	thereon and heating, lighting, phonbing, pay, electron, continuous, refrigurating, and the purplice of this fixed of Tener, that he descent there is the purplet of the purplet.
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r	Contraction of the second seco	
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	TRUNKANERICA FINANSIAL SEQUENCE 82	a Bomile L. Wellington
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