47351	DEED	of trust and a	ASSIGNMEN	T OF RENTS	Page_4732
March 29, 198		NTRANSACTION	DATE FUNDS	DISBURSED AND INTEREST BEGINS	ACCOUNT NUMBER
Ret 73:	ie in the second s		GRANTOR(S):	3, 1985	3654-402022
ADDRESS: 707 Main	ICA FINANCIAL SE	RVICES	(1) David E		Age#3
CITY: Klamath-F	St. (P.O. Box 120 alls, OR 97601	- 12 1 in 11	77	J. Schad	Age: 41
	pen Title	a a		324 Juniper Way	
Com	THIS DEED	OF TRUST SECU		FADVANCES	7603
By this Deed of Trust, the u principal sum of \$17174.	ndersigned Grantor (all, if	more than one) for the	purpose of secu	ring the payment of a Promise	ti surt Surt V Note of surt of surt
the following described proper	ty situated in the State of O	clary named above here D I G regon, County of _	by grants, sells, c	onveys and warrants to Trustee	in trust, with power of sale,
ġ l	ਤਿੰ ਹੋ ਹੋ	12.			:
The Southwester MOYINA, in the	rly 30 feet of Lo County of Klamath	t 38 and the No	ortheaster!	y 70 feet of Lot 39	in
				ation beinto reconveyaces, and	
		11	· · · · · · · · · · · · · · · · · · ·	and the contract of the ABCLA with S	
3		53	and a constant of the second sec		
Together with all buildings and air-conditioning equipment used described, all of which is referred	improvements now or her	reafter erected thereon a	and heating. light	ing plumt	- -
TO HAVE AND TO HOLD sai	d land and premises with	"Encultural, timber or	grazing purposes.		
-administrators, successors and as Grantor, also assigns to Beneficia	ry all rents, issues and profi	the uses and purposes f	and appurtenand ollowing, and non	es thereto belonging to trustee other.	and his heirs, executors,
Grantor, also assigns to Beneficia of the premises, during continua collect and enforce the same with FOR THE PURPOSE OF SEGU	nce of default hereunder, an out regard to adequacy of a	ad during continuance of ny security for the indeb	ving the right to c such default auth	collect and use the same with or v torizing Beneficiary to enter upo	vithout taking possession
reference to which accordance.	with the terms and condition	ach agreement of Grante	r contained herei	n: (2) Payment of the	
Obligated to make	" " " " " " " " " " " " " " " " " " "	molt	maca of reseriedin	Pd (3) Para	
All navments in the second state of the second	rate, where any such advand	ces are made to protect	ey that may be a	lvanced by the Beneficiary to Gr	Beneficiary shall not be
and expenses agreed to be mail to	taxes and assessments that i	may he levied and shall	be applied in the	following order:	this Deed of Trust.
THIRD: To the payment	of the interest due on said lo	an	e mer sala pre	inises, insurance premiums, repai	rs, and all other charges
TO PROTECT THE SECURITY H	HEREOF, GRANTOR(S) CC	VENANTS AND AGRI	reparting o Alory EES: (1) to hoose		т. с
and such other casualities as the l amounts, and in such companies Beneficiary and that loss proceed restoration of said improvements. event of Foreclosure, all rights of t	as Beneficiary may specify, up s (less expenses of pollocity	to the full value of all time to time approve,	improvements for and to keen the	said premises insured in Benefic the protection of Beneficiary in	iary's favor against fire 1 Such manner in such
event of Foreclosure, all rights of t	Such application by the Ber he Grantor in insurance police	n) shall, at Beneficiary's neficiary shall not cause	option, be applied discontinuance of	d on said indebtedness, whethe	orsed, on deposit with r due or not, or to the
secured hereby, or upon the intere	st of Beneficiary in said prom	nents that may accrue ag	ainst the above de	er at the foreclosure sale. (2) To	Day when due all taxes
event of default by Grantor(s) und	er Paragraphs 1 or 2 above	cial receipt of the prope	r officer showing	er to Beneficiary ten (10) days t	efore the day fixed by
assessments without determining th	e validity thereof and (a)	vided for and pay the r	asonable premiu	to declare the whole indebtedn	ss secured hereby due
within one buside an automatic	thority, and to permit Bono	or any use of said prem	ises contrary to r	ther improvements now existing	or hereafter erected in
in full compliant to pay, when due, all	claims for labor performed	good and workmanlike r	nanner any build	r the purpose of inspecting the	premises, to complete
portion thereof, may be extended o	r renewed, and any postion	this Deed of Trust and	that the time of	he will pay, promptly, the indebt	edness secured hereby
SUCD Derronal U.L.	ancas then remaining uppoid		uncas or the hen a	of this in the second	~ nen nereor, without
IT IS MUTUALLY AGREED THA	T: (1) If the said Granter	nd possession thereof ag	ainst the lawful cl	as good and lawful right to conv aims of any and all persons what	ey the same; and that
Beneficiary under the B	y court to enforce any lies	ent hereunder, or upon	sale or other dist	on said Promissory Note as the	same may hereafter
on the application, of the Beneficiary	on assignee or any other	ote secured hereby shall	immediately bec	mises, then all sums owing by t	he Grantor(s) to the
may execute or cause, Trustee to exe Trustee shall file such notice for rec Trustee, the Promissory Note and all thereof as required by law.	ord in each county wherei documents evidencing even	fault and of Election T n said property or some	o Cause Said Prop part or parcel th	due thereon. In the event of such erty To Be Sold to satisfy the ob-	default. Beneficiary ligations hereof, and
(2) Whenever all	where is non-contracting and the second second	Jobs of Southerney	, whereupon Trus	tee shall fix the time and place of	cale and deposit with
in the trust property, or any part of	or advances made by a Bene f it, any Beneficiary under	ficiary in accordance wi	e by reason of a d th the terms of th	efault of any part of that obligat	ion, including taxes
Beneficiary or his successor in intere	st, respectively the optimum	Trustee for the Trustee's	s sale if the now	wing a subordinate lien or encum	brance of record on
Other than much	neutrou in enforcing the tan		suc terms of the	Truet Dand	sering pay to the DB
(3) After the land	ration had occurred.	a st discontinu	ieu; and the oblig	ations and Trust Deed shall be	oi this amount, all
said Notice of Sale at public auction	law, Trustee, without dema to the highest bidder the part	nd on Grantor(s), shall	n of said Notice of sell said property	of Default, and Notice of Default	and Notice of Sale
postponement shall be given by public	declaration thereof by such	one the same from time	to time until it s	the United States at the time	of sale. The person
shall execute and deliver to the purchase	esignated in the Notice of S	ale, notice thereof shall	he given in the	ed for the sale; provided, if the sa	e is postpoped for
the Trustee's and any the proceeds of the	sale to payment of (1) the	HILL HELL FROM CONCLUSION FOR	n, including Bene	ficiary, may bid at the sale	the recitals in the
the Trustee's and Attorney's fees: (2) of sums secured hereby; and (4) the remains such proceeds with the County Clerk of 15-361 (REV. 9-84)	nder, if any, to the person of the County in which the sale	procured in connection r persons legally entitled a took place.	with such sale an thereto, or the T	er of sale and of the sale, includi nd revenue stamps on Trustee's rustee, in its discretion, may depu	ng the payment of Deed; (3) all other usit the balance of

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15-361 (REV. 9-84)

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such proceeds with the County Clerk of the County in which the sole task place.



zrép brockége mille (16 Coourt, Cletle of the Conurt, in minch (19, 2016 (100) brock 2(4):Grantor(s)) agrees 'to surrender' possession iof this hérinabove described premises to 'the Purchaser at 'the aforesaid sale, in the event such possession has not previously, been surrendered by Grantor(s), of surveying of the brochest production main event such possession has not trazer, and about the brockets of role release by bronder of the brochest of experiment production of the brocket of experiment production of the brocket of experiment production of the brocket of the bro

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(5) Beneficiary may spin chart of the mane by filling for each of the bit substitution of the county Recorder of each county in which said property of duties; authority and diffe of the Trustee named herein of diany successor Trustee. Each such substitution shall be given and proof thereof made; in the maner provided by law, of our property of successor in the each of the county in which said property of the results of the trustee in a successor in the maner provided by law, of our property of successor in the each of the county in which said property of the results of the results of the results of the substitution is filled for record, the new Trustee shall succeed to all the powers, thereof shall be given and proof thereof made; in the maner provided by law, of our property of powers with substitution shall be executed and acknowledged, and notice (6) Upon payment in full by said Grantor(s) of his indebiedness hereunder, Trustee shall reconvey to said Trustor(s) the above-described premises according to

obligation secured by this Deed of Trust.

(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 iliquidate the unpaid balance, including accrued interest, of the (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 Deed of Trust or the Promissory Note secured hereby to the contrary, neither this Deed of Trust nor said Promissory Note scheme to impose on the Grantor(s) any colligation 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. A subject of another to the strengther that the same may be legally enforceable; and any provision to the contrary to the strengther to the contrary neither this Deed of Trust nor said Promissory Note contrary, shall be of no force or effect. A subject of another to the strengther to the contrary neither the same may be legally enforceable; and any provision to the contrary to the strengther to the strengther to the contrary of this Deed of Trust to the strengther to the contrary of this Deed of Trust to the contrary of the strengther to the contrary of the same may be legally enforceable; and any provision to the contrary to the strengther to the strengther to the contrary of the Deed of Trust to the contrary of the strengther to the strengthere to the strengther to the strengther

(10)All Grantors shall be jointly and severally hable for fulfillment of their covenants and agreements herein contained, and all provisions of this Deed of Trust shall more to and be binding upon the heirs, executors, administrators, successors, grantees, lessees and assigns of the parties hereto respectively. Any reference

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

(12) Invaluity or unentorceautity of any provisions information the affect the values and entorceautity of any outer 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 party, unless brought by Trustee) and a glink for any other pending along a specific pending sale under any other pending is a specific pending to a provide by law. Trustee is not obligated of the other second and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party in the other second and acknowledged, is made a public record as provided by law. Trustee is not obligated (14) Trust of the pending sale under any other. Deed of Trust or of any action or proceeding in which Grantor(s), Beneficiary, or Trustee shall be a specific different of any Notice of Sale hereinder be mailed to a provide the pending to the pending to the mailed to the pending of any Notice of any Notice of the action of any Notice of the pending to pending the pending to the mailed to the pending to the pend party, unless brought by trustee, not on the from the from the from the bounder and the stand of any Notice of Sale hereunder he mailed to him at the address hereinbefore set forth. The standard protocols and of any Notice of Sale hereunder he mailed to

The analysis of the product of the solution of the product set product set for the determined **product** and the product of the product set of the solution of the solution of the product set of the solution of the solution of the product set of the solution of t IN WITNESS WHEREOF the said Grantor has to these presents set hand and seal this date the

March 29, 1985 Sec. 1

Signed; sealed and delivered in the presence of an a second secon and much much recommune resulting and the period witness is the couple's the tort of the standard sector of the couple's the tort of the tof the tort of the tort of the tort o or any area of (SEAL) How unty of the Kleneth (SEAL) Witten D On this 29th obtion in ablan Transform day of the Movels for the 1911 Artes 60. 16. David R. Schod Manager Personally appeared the above named noj ezh and _____Shirley_J. Schad the distances acknowledged the foregoing in tic opt voluntary act and deed. Before me: 71 (SEAL W saver No terrente ang MARY C. WEAVER do Produce My Commission expires 12-21-87 My Commission Expires TO TRUSTEE: Conductor The undersigned is the ideal owner, and polyton and index source by the barrier of the source of the The undersigned is the legal owner, and holdware coors described will iMail Reconveyance to: is used for agricultural, imper or fragment purposes es the dealer where is related to inversibility to the "premises"

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there and heating, Egitaria physical cases for particular and the physical structure of the phys + ogganna

Do not lose or destroy. This Deed of Trust must be delivered to the Trustee for cancellation before reconveyance will be made. COLING: is the County of Mamath, State of Oregon. The Southwesterly 30 fact of Lot 38 and the Northeasterly 70 fact of Lot 36 and the Northeasterly 70 fact of Lot and the Southwesterly 70 fact of Lot 30 and the Northeasterly 70 fact of 10 fac

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