	ATC	28733 <b>Vol.</b> M85 P		
	$A\tau \simeq DEED OF TRUST AND \Xi = 1 \times \Xi^{-1}$	ASSIGNMENT OF RENTS	age_ <u>6916</u>	
	9, 1985	DATE FUNDS DISBURSED AND INTEREST BEGINS IF OTHER THAN DATE OF THE TRANSACTION May 14, 1985	ACCOUNT NUMBER 3654-402088	
	ani nin 28 con nin 28 con nin 28 con nin 28 con nin 28 con nin	GRANTOR(S). (1). Harold J. Ripley	And	
$\sim 100$	A FINANCIAL SERVICES	(2) Joanna E. Ripley	Age	
CITY: Klamath Fa	11s, ORg 976015 5 3	ADDRESS: Route 2, Box 564L		
NAME OF TRUSTEE: Asp	<u>en Title <u>2</u> 2 8 3</u>	CITY: S Chiloquin, OR 97624		
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principal sum of \$ 36801.48	from Grantor to Beneficiary named above I	the purpose of securing the payment of a Promisso hereby grants; sells, conveys and warrants to Trustee	ty Note of even date in the	
the following described property	situated in the State of Oregon, County of	Klamath		
SLOT 10 of TRACT 1	118, In the County of Klama	th, State of Oregon.		
Do not losa or des	troy. This Daed of Trust must be delivered to	By the Trustee for cancellation before reconstructe will	be made	
		Bx		
Sogether, with all buildings and air-conditioning equipment used	improvements now or hereafter erected ther	reon and heating, lighting, plumbing, gas, electric, v	entilating, refrigerating and	
described, all of which is referred		purpose of this beed of frust, shall be deemed fix	tures of the property above	
CO HAVE AND TO HOLD said	l land and premises, with all the rights, privi	ileges and appurtenances thereto belonging to trust	ee and his heirs, executors,	
of the premises, during continuar collect and enforce the same with	y all rents, issues and profits of said premises, ice of default hereunder, and during continual out regard togethere of any security for the	oses following, and none other, what is the Bannes the Busice particle batters and the reserving the right to collect and use the same with a nee of such default authorizing Beneficiary to enter u indebigdness hereby secured by any lawful means.	or without taking possession pon said premises and/or to	
THEIRURPOSE OF SECUR	LING: (1) Performance of each agreement of	Grantor contained herein; (2) Payment of the princip	al sum with interest thereon	
Obligated to make any additional	y be hereafter loaned by Beneficiary to Grant	or in connection with any renewal or refinancing, but	the Beneficiary shall not be	
All payments made by Grantor(s)	on the oblightion and hundrin Durit in	decer the security of hi accordance with the covenant	s of this Deed of Trust.	
and expenses agreed to be paid by the Grantor(s). <u>SECOND</u> : To the payment of the interest due on said loan.				
TO PROTECT THE SECURITY HEREOF, GRANTOR(S) COVENANTS AND AGREES: (1) to keep said premises insured in Beneficiary's favor against fire				
amounts, and in such companies as Beneficiary may from time to time approve, and to keep the policies therefore, properly endorsed, on deposit with Beneficiary and that loss proceeds (less expenses of collection) shall, at Beneficiary's option, be applied on said indebtedness, whether due or not, or to the restoration of said improvements. Such application by the Beneficiary shall not cause discontinuance of any proceedings to foreclose this Deed of Trust. In the				
(event of Foreclosure, all rights of t liens (including any prior Trust De	the Grantor in insurance policies then in force	shall pass to the purchaser at the foreclosure sale. (2)	e this Deed of Trust. In the To pay when due all taxes.	
law for the first interest or penalt event of default by Grantor(s) une	y to accrue thereon, the official receipt of the	e proper officer showing payment of all such taxes	ays before the day fixed by and assessments. (3) In the	
assessments without determining t Trust and shall bear interest from	he validity thereof: and (c) such disbursement the date of payment at the agreed into (A)	is shall be added to the unpaid balance of the obligati	pay all said taxes, liens and on secured by this Deed of	
regulations of the proper public at within one hundred eighty days of	uthority, and to permit Beneficiary to enter a	at all reasonable times for the purpose of inspecting	rary to laws, ordinances or the premises, to complete	
in full compliance with the terms portion thereof, may be extended	of said Promissory Note and this Deed of Tri	ust and that the time of payment of the indebtedness	debtedness secured hereby s hereby secured, or of any	
for the full amount of said indebte such personal liability or the lien	edness then remaining unpaid, and no change	in the ownership of said premises shall release, redu	remainder of said premises	
he does hereby forever warrant and IT IS MUTUALLY AGREED TH	will forever defend the title and possession th $AT$ : (1) If the said Grantov(c) shall fail and $AT$ :	ereof against the lawful claims of any and all persons	convey the same; and that whatsoever.	
action or proceeding be filed in a Beneficiary under this Deed of Tn	iny court to enforce any lien on, claim again ust or under the Promissory Note court do	nst or interest in the premises, then all sums owing	Grantor(s), or should any g by the Grantor(s) to the	
may execute or cause. Trustee to:e Trustee shall file such notice for	xecute a written Notice of Default and of Ele	ection To Cause Said Property To Be Sold to satisfy	f such default, Beneficiary the obligations hereof, and	
thereof as required by law.	Comment Constraints Scheren Constraints Schure	a neleby, whereupon trustee shall fix the time and p	lace of sale and give notice	
in the trust property, or any part	of it any Reneficiary under a suburding a	come due by reason of a default of any part of that o dince with the terms of the Trust Deed, the Grantor rust Deed or any person having a subordinate lien or The terms calculate a comment.	or his successor in interest	
Beneficiary, or his successor in int cluding costs and expenses actually	erest, respectively, the entire amount then duy incurred in enforcing the terms of the abli	as under, the terms of the Trust Deed and the obliga	exercised, may pay to the ition secured thereby (in-	
other than such portion of the prin proceedings had or instituted to for remain in force the same as if no acc	Itclose the Trust Dend shall be dismissed as	it occurred, and thereby cure the default. After pay liscontinued, and the obligations and Trust Deed sh	emren ir allowed by law) ement of this amount, all all be reinstated and shall	
(3) After the lapse of such time as having been given as then required	may then be required by law following the r	ecordation of said Notice of Default, and Notice of I	Default and Notice of Sale	
conducting the sale may, for any capostponement shall be given by pul	ause he deems expedient, postpone the same,	from time to time until it shall be completed and, in	time of sale. The person every such case, notice of	
shall execute and deliver to the pure Deed of any matters or facts shall be	chaser its Deed conveying said property so sold	but without any covenant of warranty, express or in	al Notice of Sale. Trustee mplied. The recitals in the	
Trustee shall apply the proceeds of the Trustee's and Attorney's fees: (	the sale to payment of (1) the costs and exp	1 is the solid including Beneficiary, may bid at the sale benses of exercising the power of sale and of the sale,	e. we set step brokesses of the including the payment of	
sums secured hereby; and (4) the re such proceeds with the County Clerl	emainder; if any, to the person or persons legal k of the County in which the sale took place.	onnection with such sale and revenue stamps on Tr ly entitled thereto, or the Trustee, in its discretion, m	as deposit the balance of	

(12) Trustee accepts: this Trust when this Deed of Trust, duly executed and acknowledged, is made alpublic record as provided party, unless brought by Trustee, and an other any other provision to notify, any, party, hereto, of pending sale under any other. Deed of Trust, or of any action or proceeding in which Grantor(s).	
(13) The undersigned Grantor(s) requests that a copy of any Notice of Default and of any Notice (Default and of any Notice) and a constraint of the second and a constraint of the seco	d by law: Trustee is not obligated
(13) The indersigned Grantor(s) requests that a copy of any Notice of Default and Of Any Notice of Defa	ce of Sale hereunder he mailed in
rach persons in the straint and will forever defond the fulle and postession test or superships on said from the straint of th	Store The State, BITA DELESSING.
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(1 stood) sug to her and the sale Grantor has to these presents set hand and the store the	THE REPORT OF A DRIVE DEPARTURE OF THE PROPERTY OF
greet condition and repair, not to commit of suite any intervent state of a second left as the performance in a property of the proper public autionity, and to permit Beneficiary to enter at all passonable times tay building which has be com-	
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and the must may (1) effect the manuage above provide the and the provided below the	The second second of the second was (SEAL)
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regionation of sur-improvements of the Gradienting measures concess them in force that passion the prove described memory of all control of surfaces and definer to framework that may are real atomic the above described memory of the little of the Gradienting and assessments that may are real atomic and definer to framework that may are real atomic and the description of the little of the definition of the definition of the little of the definition of the definitio	the days before the day from the
regionation of such improvements. Such application by the Benefician shall not a shall pass to the purchaser at the force/ocare and regionation of such improvements. Such application of such application of such application of the force/ocare applic	The second second second second second
unounts, and in such companies as humanies, a substant stall at Beneficiary's option be applied on said the	· - 전역의 위전이 위한 및 전통 고환적인 Hit 감사
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and you and when the legal owner, and holder of all incommentation of the operation of the second of second of the	
said Deed of Trust, delivered to you herewith and to reconvey within the terms of said Deed of frust, to cancel all evidence	Deed of Trust have been paid,
the sen TO HOLD said land and premises, with sol and premises and none other.	Deed of Trust, the estate now
Lie spoze described real Mall Reconversion and an encounter and annifers and annifersures there is being an in	using and his links, executives.
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Regenter, with all buildings and improvements now or bereafter efforter thereon and heatons, hghung, planbing, gar, electro-	
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Do not lose or destroy. This Deed of Trust must be delivered to the Trustee for cancellation before reconveyance will	
	I be made.
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(a) Should Trustor sell, to acception part accentee. (a) Should Trustor sell, to accept 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. The subscript court of the being of the subscript (10)All Grantors shall be jointly and severally labele for fulfilment of their covenants and agreements herein contained, and all provisions of this Deed of Trust in this cover, souther states of the second where the second herein therein the second herein the sec

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

The provide state of the constant of the constant water of the state state of the state of the constant (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 (2017) Sound said property or any part thereof be taken by reason of any public imprivement or condemnation proceeding. Beneficiary shall be entitled to all compensation recured by the Deed of Truet Sound interest, of the extent necessary to liquidate the unpaid balance, including accured interest, of the

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proceeds with the Cookity Clerk of the County in which the sale took place.

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15-367 (REV. 9-84)-

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