|  | VOL MAS P   | age <u>15661</u>  |
|--|---|---|
|  | ASSIGNMENT OF RENTS   | ACCOUNT NUMBER  |
| TE OF THIS DEED OF TRUST AND OF THE LOAN THANSACTION   | IF OTHER THAN DATE OF THE TRANSACTION<br>Sept. 30, 1985   | 3654-402286   |
|  | GRANTOR(S):<br>(1) Dolores M. Teel  | Age   |
| TRANSAMERICA FINANCIAL SERVICES<br>DRESS: 707 Main St. (P.O. Box 1269)   | <b>D</b> 21   | Age   |
| V. Klamath Falls, OR 97601 2 0 2 2   | ADDRESS: 5743 Washburn Way<br>CITY: 🚿 Klamath Falls, OR 9   | 7603  |
| ME OF TRUSTEE ASPEN TITLE  |   |   |
| this Deed of Trust, the undersigned Grantor (all, if more than one) for<br>incidal sum of \$ 9039.13 from Grantor to Beneficiary named above   | the purpose of securing the payment of a Prom<br>hereby grants, sells, conveys and warrants to Tru<br>Klamath   | issory Note of even date in the<br>stee in trust, with power of sale,<br>:  |
| tollowing described property stuated in the State of Gregon, County of<br>The North 57.4 feet of the West 171.1<br>SMALL FARMS SUBDIVISION, in the Count   | Ly OI Kiamach, Didit  |   |
| Oo not isse er destrey. This Deed of Trust must be thrivered to  | By<br>2 the Trustee for cancellation ( price receiper care)   | улы, бил <b>ызбр</b><br>Солон солон солон <del>соло</del> н солон   |
|  | By  |   |
| ogether with all buildings and improvements now or hereafter erected the irconditioning equipment used in connection therewith, all of which, for the interval to be address the president as the "premises".  | percon and heating, lighting, plumbing, gas, elect  | ric, ventilating, refrigerating an  |
| O HAVE AND TO HOLD said land and and the trusts and for the uses and pud<br>ministrators, successors and assigns, upon the trusts and for the uses and pu-<br>irantor also assigns to Beneficiary all rents, issues and profiles of said premi<br>of the premises, during continuance of default hereunder, and during contin-<br>ollect and enforce the same without regard to adequacy of any security for,<br>it the agreed rate in accordance with the terms and conditions of the above<br>reference to which is herby made; until, paid, in full at or before maturity.<br>thereon at the agreed rate, as may be hereafter loaned by Beneficiary to for<br>boligated to make any, additional loan(s) in any angunt; (4) The payment of<br>with interest thereon at the agreed rate, where any such advances are made to<br>All payments made by Grantor(s) on the obligation secured by this Deed of,<br>FIRST 10° the payment of the interest due on said loan.<br>THRD: To the payment of the interest due on said loan.<br>THRD: To the payment of pincipal.<br>TO PROTECT THE SECURITY. HEREOF, GRANTOR(S), COVENANTS<br>and such other casualties as the Beneficiary may provide to the full v<br>amounts, and in such companies as Beneficiary may from time to tim<br>Beneficiary and that loss proceeds (less expenses of collection) shall, at B<br>secure hereby, or upon the interest of Boneficiary in said premises that in<br>liens (including any prior Trust Deeds or Mortgages) and assessments that<br>assessments without determining the validity thereof; and (c) such disbury<br>and collectible or not), may (a) effect the insurance above provided for a<br>assessments without determining the validity thereof; and (c) such disbury<br>thereon, and to pay, when due, all claims for labor performed and materi<br>in full compliance with the terms of said Promissöry Note and the signed rate.<br>(for the full by Grantor(s) under Paragraphs 1 or 2 above, Beneficiary<br>thereon, and to pay, when due, all claims for labor performed and materi<br>in full compliance with the terms of said Promissory Note and this Deed<br>portion thereof, may be extended or renewe | the indebtedness hereby secured by any lawful me<br>of Grantor contained herein: (2) Payment of the p<br>is mentioned Promissory Note executed by the G<br>or as extended or rescheduled; (3) Payment of any<br>antor in connection with any renewal or refinanci<br>f any money that may be advanced by the Benefic<br>oprotect the security or in accordance with the co<br>Trust shall be applied in the following order:<br>and assessed against said premises, insurance prem<br>anto assessed against said premises, insurance prem<br>and assessed against said premises, or<br>all debt, and procure and deliver to Beneficary te<br>of the proper officer showing payment of all suc<br>, at its option (whether electing to declare the who<br>ind any the reasonable premiums and charges ther-<br>mements shall be added, to the unpaid balance of th<br>(4) To keep the buildings and other improvements<br>of said premises contrary to restrictions of recor-<br>enter at all reasonable times for the purpose of ir<br>vorkmanlike manner any building which may be<br>als furnished therefor. (5) That he will pay, promp<br>of Trust and that the time of payment of the ind<br>mises herein described may, without notice, be re<br>of said indebtedness or the lun of this instrument<br>change in the ownership of said premises shall re<br>if the premises in fee simple and has good and lawf   | Alls, which interest there rantor in favor of the Beneficiar additional amounts, with interns, but the Beneficiary is distance of the Beneficiary is favor against of this Deed of Trust. It is the series of the Beneficiary's favor against eneficiary in 'such manner, in 's operly endorsed, on deposit wess, whether due or not, or to foreclose this Deed of Trust. In sale (2) To pay when due all ta any part thereof, or upon the distance of the sessements, (3) In the indebtedness secured hereby eroligation secured by this Deen now existing or hereafter erected are compared by secured, or deposit we colligation secured by this Deen now existing or hereafter erected or contrary to laws, ordinance is pecting the premises, to compare from the lien hereof, with upon the remainder of said premites, ereduce or otherwise affect all persons whatsoever. |
| 17 IS MUTUALLY AGREED THAT: (1) If the said Grantor(s) shall its<br>become idue, for upon default in the performance of any agreement here<br>action or proceeding; be filed in any 'court' to 'enforce any 'lien' on, clai<br>Beneficiary under this Deed of Trust or under the Promissory Note secu<br>on the application of the Beneficiary or assignce, or any other person we<br>may execute or cause firustee to execute a written Notice; of Default an<br>Trustee shall file such notice for record in each county wherein said p<br>Trustee, the Promissory Note and all documents evidencing expenditures<br>thereof as required by law, advantee the trust evidencing expenditures<br>thereof as required by law, advantee to the trust evidencing expenditures<br>thereof as required by law, advantee to a down secured by this Trust Dee<br>assessments; premumis for insurance' or advantee's made by 'a Beneficiary<br>in, the trust property, or any part of it, any Beneficiary under a stude<br>the, property, at any, time prior to the time and date set by the Trust<br>Beneficiary or, this successor, in interest, respectively, the entire amount<br>duiding costs and expenses actually incurred in enforcing the terms and<br>other'than such portion 'of' the principal's would not then be'due had<br>proceedings bad or instituted' to foreclose' the Trust Deed shall be dismi-   | ander, or upon sale or other disposition of the puint against 'or lifterest' in the premises; then all sy red hereby shall immediately become due and pay no may be entitled to the monies due thereon. In t d of Election To Cause Said Property To Be Sold roperty or some part or parcel thereof is situated is secured hereby, whereupon Trustee shall fix the there of the thereby whereupon the the trust peed, the disabetee of the trust bed of any person having a subordin to obligations and Trustee's and Attorney's fers, no default of ecurred, and thereby cure the default issed of discontinued, and the obligations and Trustee's and the obligations and | remises by Grantor(s), or should<br>fums owing by the Grantor(s) to<br>able at the option of the Benefic<br>to satisfy the obligations hereof<br>I, Beneficiary also shall deposit<br>time and place of sale and give n<br>and the obligation, including the<br>e Grantor or his successor in in in<br>tate lien or encumbrance of reco-<br>n is to be exercised, may pay to<br>d the obligation secured thereb-<br>actually incurred if allowed by<br>it. After payment of this amout<br>ust Deed shall be reinstated and  |
| (3) After the lapse of such time as may then be required by law follow<br>having been given as then required by law. Trustee, without demand on<br>said Notice of Sale at public auction to the highest bidder, the purchas<br>conducting, the sale may, for any cause, he deems, expedient, postment<br>postponement shall be given by public declaration thereof by such press<br>longer than one day beyond the day designated in the Notice 'of Sale.'<br>shall execute and deliver to the purchaser its Deed conveying said proper<br>Deed of any matters or facts shall be conclusive proof of the truthleness<br>Trustee shall apply the proceeds of the sale to payment of (1) the cost<br>the 'Trustee's and 'Attorney's fees: (2) cost of any coince of title pro-<br>sums secured hereby; and (4) the remainder; if any, to the person or per-<br>such proceeds with the County Clerk of the County in which the sale to<br>and proven in which the sale to county in which the sale to   | se price payable in lawful money of the United x<br>the same from time to time until it shall be comploin<br>at the time and place last appointed for the sale<br>motice thereof shall be given in the same manner<br>rty so sold, but without any covenant of warranty,<br>it thereof. Any person, including Beneficiary, may be<br>and expenses of exercising the power of sale and<br>eared in connection with such sale and revenue s<br>rooms legally entitled thereto, or the Trustee, in its   | eted and, in every such case, not<br>; provided, if the sale is postpony<br>as the original Notice of Sale. The<br>express or implied. The recitate<br>bid at the sale.<br>d of the sale, including the payment<br>to the sale. Deed: (3) all   |
| such proceeds with the County of the County of the   | OBIGINAL  |   |

| 61 (REV, 9.44)<br>(1 <sup>3</sup> , 1, 1, 1, 1   |  | ORIGINY  |  |  | 156   | 62   |
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| i https://with the County Clerk<br>Grantor(s)/agrees to surrender/1  | of the Confits to which the effect<br>bossession for the hereinabove des<br>intor(s). Of any adjence of the<br>essor trustee at any time by film<br>ubstitution of Trustee? From the<br>ubstitution of Trustee? From the   | cribed' premise<br>mented in con   | sto the Purchaser at the<br>matrice with strong strong<br>stars of association and be<br>the office of the Count   | ty Recorder of each  | county in which s   | aid property or<br>all the powers.                                 |
| Monsily Decision the products of   | essor trustee at any time by filin   | g for record i   | titution is filed for rec  | ord, the new Trustee   | snall sicceed to  | ed, and notice   |
| reof shall be given and proof the  | Grantor(s) of his indebtedness he  | reunder, Trust   | ee shall reconvey to said  | I Trustor(s) the abov  | e-described press   | - antisted to all  |
| V.V.D.   | art thereof be taken by reason   | at trinited and in   | ecessary to liquidate u  | le unpute  |   |  |
| igation secured of this secure it  | ansfer or dispose of, or further en  | cumber said f  | e all sums secured heret   | y forthwith due and  | payable.  | Note   |
| Notwithstanding anything in  | this Deedof, Trust, or the Promisso<br>Grantor(s) any obligation of payr   | nent, except t   | o the extent that the sar  | ne may be legally en   | forceable: and any  | - need of Trust  |
| MAIl Grantors shall be jointly   | and severally liable for fulfillmen  | t of their cove  | rs, grantees, lessees and  | assigns of the parties                                       | s hereto respective   | y. Any reference   |
| this Deed of Trust of the singu  | lar shall be construed as plural with  |  | idity and enforceability   | of any other provisi   | ons.  | to an applicated   |
| 2) Trustee accepts this Trust w  | ding sale under any other Deed o   | f Trust or of  | any definition for the state   | N.   | ntice of Sale hereu   | nder he mailed to  |
| 3) The undersigned Grantor(s)  | requests that a copy of any Not  | A ST CALARTA   | ing opposite of the second s   | n ann ann an Anna Anna Anna Anna Anna A                      | n a constante de la constante d | e de tra   |
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|  | Commission Expires 2-25<br>ne legal owner and holder of all<br>asyment to you of any sums owli<br>asyment to you of any sums owli<br>d to you herewith and to reconv   | debædness  | cured by this Deed of T  | rust. All sums secure<br>of Trust, to cancel                 | d by said Deed of<br>all evidences of ind   | Trust have been pa<br>lebtedness, secured<br>f Trust, the estate n |
| said Deed of Trust, delivere   | d to you herewith and to reconv  | The uses which p   | engen over gridg verste för ansans<br>og ente også at störet och att störe för   | 1 (1) (1) (1) (1)<br>(1) (1) (1) (1) (1) (1) (1) (1) (1) (1) | ms of salu Deed of  | d - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -                            |
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| Do not lose  | e or destroy. This Deed of Trust m   | ust be delivere  | d to the Trustee for car   | cellation before reco  | HINGYOING WILL DO .   |  |
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| Covers and survey  | . 25, 1985 O   | Sal. Ma  | ss.<br>Instrument  | Beneficiary  | rantor  |  |
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