			Volum	<u> 76 Page 16</u>	<u>934</u>				
54513 DEED OF TRUST AND ASSIGNMENT OF RENTS									
्र	ATE OF THIS DEED OF TRUST AND OF THE	LOANTRANSACTION	DATE FUNDS DISBURSED AND INTER- IF OTHER THAN DATE OF THE TRANS 10-22-85	ACCOUNT NUMBE					
	-10-17-85 C	pook 35; q: jueltri	GRANTOR(S)						
B	Return To:	2 2 3 1-2	(1) Hubert D. Kelly	Age					
	TRANSAMERICA FINANCIA	L SERVICES	(2) Lucinda M. Kelly	Age					
1	ADDRESS: 707 Main St., P.O. B Klamath Falls, OR 97	601 <u>5</u> 3 <u>8</u>	ADDRESS: 4609 Douglas						
	NAME OF TRUSTEE: CAspen Title	at one	CITY: X Klamath Falls	, <u>UN 27035</u>	· •				
Ľ	THIS	DEED OF TRUST SE	CURES FUTURE ADVANCE	S					
				a Promissory Note of even da	ate in the				
1	By this Deed of Trust, the undersigned Grante principal sum 0/5/19627.46 from Granton	to Beneficiary named above	hereby grants, sells, conveys and warra	nts to Trustee in trust, with pow	er of sale,				
	the following described property situated in the	State of Oregon, County of _	Klamath						
	ll va	8 8 121 3	the County of Klamath	State of Oregon.					
5 C	1	n of Frust must be delivered t	o the Trustee for cancellation before re-	onveyance will be made.					
<u>_</u>	Do not lose or destroy. This De		Bx.						
H			37						
c .	Together with all buildings and improvement	s now or hereafter erected t	hereon and heating, lighting, plumbing,	gas, electric, ventilating, refrige the deemed fixtures of the prop	erating and perty above				
<u>,</u>	air-conditioning equipment used to bereinafte	as the "premises".		the second s					
3	described, all of which is reterror is not curr	ently used for agricultural, tin	nber or grazing purposes.	longing to trustee and his heirs,	executors,				
58.	administrators, successors then to here placedly	and profits of said prem	ises, reserving the nght to conect and as	figury to enter upon said premise	g possession es and/or to				
	collect and enforce the same	rformanca of each agreement	of Grantor contained herein, (2) raying	d by the Grantor in favor of the	Beneliciary				
	at the agreed rate in accordance until pail	in full at or before maturity	of as extended in with any renewal	r refinancing, but the beneficiary	him parties.				
	abligated to make any automation of the	900 and a sources are made	to protect the sectors						
	All payments made by Grantor(s) on the oblig	ssessments that may be levied	I and assessed against said premises, insu	rance premiums, repairs, and an o					
	SECOND: To the payment of the inter	est due on said loan.	and Lincipes M. Selly		- against fire				
	SECOND: To the payment of includer THIRD: To the payment of principal. TO PROTECT THE SECURITY HEREOF, and such tother: casualties as the Beneficiary amounts, and in such companies as Beneficiary amounts, and in such companies as Beneficiary	GRANTOR(S) COVENANTS	AND AGREES: (1) to keep and prote value of all improvements for the prote	ction of Beneficiary in such man herefor, properly endorsed, on	deposit with ot, or to the				
	amounts, and in such compareds (less exp	enses of collection) shall, at	Beneficially 5 optimulance of any proc	eedings to foreclose this Deeu of	due all taxes.				
	restoration of said pay it fights of the Granto event of Foreclosure, all fights of the Granto	r in insurance policies then in tgages) and assessments that	may accrue against the above described I	remises, or any part thereof, of a heficiary ten (10) days before the	day fixed by				
	secured hereby, or upon the interest of Ben	eficiary in said premises of in the thereon, the official receip	t of the proper officer showing payment	t of all such taxes and assessment are the whole indebtedness secure	ed hereby due				
	and collectible or not), may (a) effect the	nsurance above provided for y thereof; and (c) such disbut	sements shall be added to the unpaid be	rovements now existing or herea	fter erected in				
	Trust and shall bear interest not to commit	or suffer any waste or any us	e of said premises could times for the pr	rpose of inspecting the premises	or destroyed				
	within one hundred cighty days or restore	promptly and in a good and for labor performed and mate	tials furnished therefor, (5) That he will the time of paymer	ay, promptly, the indebtedness s t of the indebtedness hereby secu	ured, or of any				
3	in full compliance with the terms of said I	romissory Note and this Dee ed, and any portions of the p	remises herein described may, without r	otice, be released from the her in nstrument upon the remainder o	f said premises				
	for the full amount of said indebtedness t	ten remaining unpaid, and no	of the premises in fee simple and has go	d and lawful right to convey the fany and all persons whatsoever.					
	such personal hability of the Line will for he does hereby forever warrant and will for	ever defend the title and poss	t is an angle to pay installments on s	id Promissory Note as the same	may hereafter				
	become due, of upon the filed in any cou	to enforce any lien on; ci	and horsely shall immediately become	lue and payable at the option of	ult Beneficiary				
>	Beneficiary under this Deed Of That of	signee, or any other person.	who may be entitled to the moderty	To Be Sold to satisfy the obligati	all deposit with				
	Trustee shall file such notice for record	in each county wherein sald	es secured hereby, whereupon Trustee's	all fix the time and place of sale					
	thereof as required by law of another spin	be construed as plotal where a	biobility and all hy reason of a defau	It of any part of that obligation.	including taxes				
	assessments, pretitions tor mart of it.	any Beneficiary under a subo	rainate reast and and if the power o	sale therein is to be exclused,	and thereby (in				
	the property, as any more in interest.	respectively, the entire amou	Attentions and Trustee's and Atte	rney's fees actually meaned	this amount, a				
6	other than such portion of the principal	as would not then be due ha	nissed or discontinued, and the obligat	ons and Trust Deed shall be rear					
	remain in force the same as if no accelerat	ion had occurred.	said Notice of	Default, and Notice of Default an	d Notice of Sal				
	having oven given as mublic suction to	the highest bidder, the purch	the man from time to time until it sh	il be completed and, in every su	is nostponed f				
	conducting the sale may, for any cause l	e deems expedient, postpone eclaration thereof by such per	son at the time and place last appointed	for the sale: provided, if the sale	e of Sale. Trust				
	aball evente and deliver to the purchase	rits Deed conveying said prop	st thereof,"Any person, including Benef	ciary, may bid at the sale.	a serie totale ate				
	Truster shall apply the proceeds of the the Truster's and Attorney's fees: (2) of sums secured hereby; and (4) the remain such proceeds with the County Clerk of		hersons legally entitled whether		1692				
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anch proceeds with the C	ianteudes boressing of the County in which the as			
(5) Beneficiary may app	ered by Grantor(s). OI SUN GAIGLUCS OF TICH	described premises to the Purchaser	at the aforesaid sale in the e	16935 Vent such possession has no Lutrace 2 Desci (2) at opport
and the state of t	tle of the Truster man and the Tomit	ne ume the substitution to ter	ounty Recorder of each court	it in the second second substances
MAN SPECIAL Salenation	plic as god to me minute mount hours	to start in the stee shall reconvey to	said Trustor(e) the at	Caller Brite in cateronic a such
(8) Should Trustee	it no acceleration had occurred.	quicate	ine unpaid balance, includi	The seeming of chulled to all
(9) Notwithstanding anyt	en Beneficiary shall have the right, at its of 2 " ([50]) A wonted to entorcipe the receipt	tion, to declare all sums secured her	thereof, without the written c	onsent of Beneficiary being
(10) the office of the state of	rce or effect. If with Didn of payn	nent, except to the extent that the s	ame may be legal	st nor said Promissory Note
in this Deed of Trust of th	e singular shall be construed as plural when	tors, successors, grantees, lessees and re appropriate.	herein contained, and all provi assigns of the parties hereto i	isions of this Deed of Trust espectively. Any reference
(12) trustee accepts this T to notify any party hereto	Trust when this Deed of Trust, duly executor	ited and acknowledged, is made am	of any other provisions.	
(13) The undersigned (Gran	tor(s) requests that a wanter and the	secured hereby shall immediately be	g in which Grantor(s), Benefic	the state shall be a
500 h personal flability of the flab personal flability of the he does her-by forever wathe the does her-by forever wathe her does her by forever her by forever wathe her does her by forever by forever by forever her does her by forever by forever by forever her does her by forever by forever her does her by forever her by forever her by forever her by forever her by for by forever her by f	a her hereby creater. (b) this and period will will forever defend the differences and period will will the said Granzor(s) shows a subset.	essention thereof against the mountained against the mountained to the installing of the sector of t	a on said l'advincent Note au aposition of the scores is a	le hereinder bemailed to Gran i tier ist sportig un- the some where provides
the familie of the second s	and any property of the between the two and	The change in the ownership of such		PROPER 194 CONTRACT BOOK COME
Signed sealed and delive	red in the presented of and in the presents	iset hand and seal this diterior of h	COCt of 17,001985 and	an a
and the second	THE REAL OF SULLET THE MUSTER OF STR.	are in some achanise colours	The material of the second	in the Miner to be a standard and the standard standard Standard standard stan
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County of other and the second	stor the trantor in institution particulation in	d may secture against the above don-	The BUDGHOUSE FOR CHILD 198	Prinke CV dia markatika
amounts, and in such comp-	acies as Beneficialy may man shall.	at Beneficiary's of then, be appress	brocerdings to foreclose in	에 14~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
LO BROENLY LIFE RECEIVED 2 LIFED: To the beauton CLASSING THE COMPANY CLASSING THE CO	LY HEREOF, GRANTOR(3) COVENAN	IS AND AGRUESS (1) to hear said in value of all improvement 16(or i)	none pressor history epiper Scoredness (Personally apper Physical participation of generation	Refer for team on policy and the second s
acknowledged the foregoing internet	by the Graptor(s). By the Graptor(s), appendix of the optimal 1997.	andIncinda M. Kel	lly	and
Before me: (SEAL)	seed and where a first the first for the	Comercian action of the art of the second of	ee en stadige	n de Aldrid qu erez. La
TO TRUSTEE	NOTARY PUBLIC-ORF	GOM: extended or re-the dutor in connection with any re- formation in connection with any re-	amission expires 2-2	1-87 - 20170 Terretoria
The undersigned is the I	egal owner and bold	CONVEYANCE	pelone of the line of Dated to each	an a
	14 19141 hours because	DUD0262 Introduced	to cancel all evidences of ind by the terms of said Deed of	Trust have been paid, ebtedness, secured by Trust the secured by
the above described real (Wall)	to hereinalies as the promises : Beconvehance to: by used for agricultural,	umber or grazing, purposes. privileges and appurcentinees ther	ete bekanme to fraster and	bis hears, exemineration
cozether with all buildings and	i unprovements now or hereafter erectrd in connection therewith, all of which if to hereinafter as the "premises".	thereon and heating, lighting, plup the purp ase of this Deel of This	NDINE BIS, SIGGLIGS	المراجع المراجع مراجع المراجع ال مراجع المراجع ال
		By	sharen sentilan	IK. Telliperation and
Do not lose or des	stroy. This Deed of Trust must be delivered	By		
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By	ck 1, STEWART ADD PION, 1	n the County of Klama	th, State of Ore	Son.
Part of the state	from Grantor to Kinge and June of started in the Started in General of the Started in General of	Klandch	······	
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