	DEED OI	ATOL -	297 ASSIGNME	7/ NT OF RENT	M& P	age <b>7041</b>
	<u>, 25</u>	36 36	8		ξ]	
DATE OF THIS DEED, OF TRUST			IF OTHER	DISBURSED AND IN THAN DATE OF THE	RANSACTION	ACCOUNT NUMBER 3654-402506
Otuto to ; TRANSAMERICA			GRANTOR	en F. Jones	:	Age; "
ADDRESS: 707 Main St.,	P.O. Box 1269		(2) (2)		:	Age:
CITY: Klamath Falls	, OR 97601 en Title		ADDRESS:	Crane Stree	-	314
				Bly, OR 976		. • • • •
	THIS DEED	OF TRUST SEC	URES FUT	URE ADVAN	CES	g, ≠- ++ kart 
By this Dead of Trust, the unders	igned Grantor (all, if i	more than one) for	the purpose of	securing the payme	nt of a Promissor	y Note of even date in the
principal sum of \$ <u>10358.947</u> the following described property site	uated in the State of O	regon, County of	ereby grants, se Klamath-	ells, conveys and wa	rrants to Trustee i	n trust, with power of sale,
Lots 1, 2, and 3, State of Oregon.	Block 10, FIR		to bly, i	n the County	of Klamath	,
in not instance dest	o. This Beerler Coust	un, procinates to t	fn. Trusteo f. /	arcel, iticn beis roit		to ant,"
		2 2 W				1
Together with all buildings and in air-conditioning equipment used in	connection therewith,	all of which, for the	on and heating purpose of the	, lighting, plumbing s Deed of Trust, sha	, gas, electric, ver	ntilating, refrigerating and ures of the property above
described, all of which is referred to The above described real property i	hereinafter as the "prer	mises".				
TO HAVE AND TO HOLD said I	and and premises, with	all the rights, privil	leges and appu	rtenances thereto b	elonging to truste	e and his heirs, executors,
Grantor also assigns, to Beneficiary of the premises, during continuance	all rents, issues and pro	fits of said premises,	reserving the ri	ght to collect and us	e the same with or	without taking possession
Collect and enforce the same withou RORI THE PURPOSE OF SECURIN	t regard to adequacy of	any securit / for the i	indebtednéss he	reby secured by any	lawful means.	
at the agreed rate in accordance wi reference to which is hereby made, thereon at the agreed rate, as may obligated to make any, additional lo contained the thereon at the agreed ra-	th the terms and condit until paid in full at or l be hereafter loaned by an(s) in any amount: (4	tions of the above m before maturity, or as Beneficiary to Granto ) The payment of any	entioned Promi s extended or re or in connectior ( money that m	ssory Note execute scheduled; (3) Paym with any renewal o ay be advanced by t	d by the Grantor i nent of any addition or refinancing, but t the Beneficiary to the	n favor of the Beneficiary, onal amounts, with interest he Beneficiary shall not be Grantor or to third parties
All payments made by Grantor(s) or * All payments made by Grantor(s) or * FIRST: To the payment of t and expenses agreed to be paid by th SECOND: To the payment of THIRD: To the payment of p	h the obligation secured axes and assessments the ne Grantor(s). (the interest due on said	by this Deed of Trus at may be levied and a	t shall be applie	d in the following o	rdar:	· · · · · ·
TO PROTECT THE SECURITY HE and such other casuallies as the Be amounts, and in such companies a Beneficiary and that loss proceeds restoration of said improvements. S event of Foreclosure and the such as a secured hereby, or upon the interes law for the first interest or penalty event of default by Grantor(s) unde and collectible or not), may (a) effe assessments without determining the Trust and shall bear interest from th good condition and repair, not to c regulations of the proper public aut within one hundred eighty days or thereon, and to pay, when due, all in full compliance with the terms o portion thereof, may be extended o releasing or affecting the personal lis for the full amount of said indebtee such personal liability or the lien ha he does hereby forever warrant and	nenciary may specify, as Beneficiary may fro (less expenses of collece uch application by the e Grantor in insurance p is or Mortgages) and ass t of Beneficiary in said j to accrue thereon, the er Paragraphs 1 or 2 abo ect the insurance above e validity thereof; and ( ne date of payment at th ommit or suffer any wa hority, and to permit E restore promptly and in claims for labor perform f said Promissory Note r renewed, and any port ability of any person for Inless then remaining ur preby created. (6) That	up to the full value of om time to time app tition) shall, at Benefi Beneficiary shall not oblicies then in force s essments thit mavace premises or in said de' official receipt of the we, Beneficiary, at its provided for and pa (c) such distursement ie agreed rate. (4) Too sate or any use of sai Beneficiary to enter a n a good ard workm. and this Deed of The itons of the premises r the payment of said padid, and no change he is seized of the pr	of all improven prove, and to i ciary's option, cause discontii shall pass to the crue against the bt, and procure e proper office option (wheth y the reasonable s shall be added keep the build id premises con tt all reasonable anlike manner mished therefor ust and that th herein describe- indebtedness o in the owners)	the start for the protect step the policies the be applied on said in uance of any proce- purchaser at the for above described pre- and deliver to Bener showing payment er electing to declare e premiums and cha l.to the unpaid balar ngs and other impro- trary to restrictions times for the purp any building which (5) That he will pay e time of payment of d may, without not if the lien of this inst hip of said premises mple and has good a	tion of Beneficiar ierefor, properly e- indebtedness, whe edings to foreclose reclosure sale. (2) <sup>7</sup> emises, or any part ficiary ten (10) da of all such taxes a e the whole indebt rges therefor: (b) p nee of the obligatic wements now exist is of record or contu- bose of inspecting may be construct , promptly, the inn of the indebtedness ice, be released fro trument upon the i- shall release, redu und lawful right to	y in such manner, in such ndorsed, on deposit with ther due or not, or to the this Deed of Trust. In the To pay when due all taxes, thereof, or upon the debt ys before the day fixed by ind assessments. (3) In the edness secured hereby due bay all said taxes, liens and on secured by this Deed of ing or hereafter erected in ary to laws, ordinances or the premises, to complete ed, damaged or destroved debtedness secured hereby 'hereby secured, or of any m the lien hereof, without remainder of said premises ce or otherwise affect any convey the same; and that
IT IS MUTUALLY AGREED THA become due, or upon default in the action or proceeding be filed in an Beneficiary under this Deed of Trus on the application of the Beneficiar may excette or cause Trustee to ex Trustee, the Promissory Note and a thereof as required by law.	T: (1) If the said Gran performance of any ag y court to enforce any t or under the Promisso y or assignee, or any of ecute a written Notice cord in each county w	ntor(s) shall fail or n greement hereunder, o v lien on, claim again ory Note secured her ther person who may of Default and of Ek wherein said property	eglect to pay in or upon sale or nst or interest eby shall imme be entitled to t ection To Caus or some part	stallments on said i other disposition o in the premises, th diately become due he monies due there e Said Property To I or parcel thereof is	Promissory Note a of the premises by the all sums owing and payable at the on. In the event of Be Sold to satisfy t situated. Beneficia	s the same may hereafter Grantor(s), or should any by the Grantor(s) to the option of the Beneficiary such default, Beneficiary he obligations hereof, and ry also shall deposit with
(2) Whenever all or a portion of any assessments, premiums for insurance in the trust, property, or any part the property, at any time prior to t Beneficienty or has successor in inte cluding costs and expenses actually other than such portion of the prime proceedings had or instituted to four remain in force the same as if no acco	t or advances made by a of it, any Beneficiary u he time and date set by rest, respectively, the e incurred in enforcing t cipal as would not then reclose the Trust Deed s	his Trust Died has be a Benéficiar / In accor inder a subordinate T y the Trustre for the nilits amount then di he terms of the oblig be due had no defa	dance with the rust Deed or an Trustee's sale ue under the to sations and Tru- alt occurred, ar	terms of the Trust I by person having a su if the power of sale rms of the Trust D stee's and Attorney dit thereby cure the	Deed, the Grantor of abordinate lien or of therein is to be of red and the obliga 's fees actually mo- 'default. After pay	or his successor in interest meumbrance of record on scereised, may pay to the twon secured thereby (in- surred if allowed by law) ment of this amount, all
(3) After the lapse of such time as a having been given as then required b said Notice of Sale at public auctio conducting the sale may for any cast.	may then be required by law, Trustee, withou n to the highest bidder.	t demand on Granton , the purch-use price p	r(s), shall sell si payable in lawf	ud property on the	date and at the tim	e and place designated in

conducting the sale may, for any cause he deems expedient, postpone the same from time to time until it shall be completed and, in every such case, notice of postponement shall be given by public declaration thereof by such person at the time and place last appointed for the sale; provided, if the sale is postponed for longer than one day beyond the day designated in the Notice of Sale, notice of sale, notice of sale and deliver to the purchaser its Deed conveying said property so cald, but without any covenant of warranty, express or implied. The recitals in the Deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, including Beneficiary, may bid at the sale.

Deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, including Beneficiary, may bid at the sale. Trustee shall apply the proceeds of the sale to payment of (1) the costs and expenses of exercising the power of sale and of the sale, including the payment of the Trustee's and Attorney's fees; (2) cost of any evidence of title procured in connection with such sale and revenue stamps on Trustee's Deed; (3) all other sums secured hereby; and (4) the remainder, if any, to the person or persons legally entitled thereto, or the Trustee, in its discretion, may deposit the balance of such proceeds with the County Clerk of the County in which the sale took place.

15-361 (REV. 9-84)

456.

## ORIGINAL

TRANSITI BURGHT THE PART IN A SAME THE PARTY IN 2440

(5) Beneficiary may a	to surrender possession to fur April dered by Grantor(s). I surgator point a successor trustee at any the situated a Substitution of Trustee title of the Trustee named herein and proof thereof made, in the man	ime by filing for record : From the time the sub	stitution is!filed for record, the	l be executed and ackno	wledged, and notice
<ul> <li>(a) Upon payment in law.</li> <li>(b) Upon payment in law.</li> <li>(c) Should said propresention, award obligation secured by</li> </ul>	and proof thereof made, in the main full by said Grantor(s) of his inde erty or any part thereof be taken t is, and other payments or relief t this Deed of Trust.	btedness hereunder, Trus ov reason of any public i therefor, to the extent i or further encumber said	siee shall reconvey to said Trusto improvement or condemnation r necessarv to liquidato the unpai property, or any part thereof, wi	roceeding, Beneficiary s d balance, including acc thout the written consen with due and payable.	hall be entitled to all rued interest, of the it of Beneficiary being
first had and obtainted (9) Notwithstanding shall be deemed to it contrary shall be of 1 (10) All Grantors sha shall inure to and bu in this Deed of, Trust (11) Thyalidity or un	anything in this Deedof Trust or t mpose on the Grantor(s) any obligat no force or effect. Il be jointly and severally Hable to e binding upon the heirs, 'executors t of the singular shall be construed a enforceability of any provisions her	the Promissory Note secu- tion of payment, except i fulfillment of their cov s, idministrators, success as plural where appropria- ten shall not affect the va- duly executed and ac	venants and agreements herein co ors, grantees, lessées and assigns c te. alidity and controceability of any c knowledged, is made a public rec-	he legally enforceable, and tained, and all provision f the parties hereto respondent other provisions. and as provided by law. T ch Grantor(s), Beneficiar	s of this Deed of Trust ectively. Any reference frustee is not obligated y. or Trustee shall be a
b notify appleton party, unless brough (13) 'The undersigned him at the address h	t by Trustee	of any Notice of Defaul	(f and of any Notice of Deraut a	ad of any Notice of Sale	
	SWHEREOF the said Grantor has and delivered in the presence of:	to these presents set name	Grantor Borrower	<u> </u>	(SEAL)
	Witness, and a second s	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Grantor-Borrower	n a s	in the above named?
(11) - 12 On this, (11) - 12 On this, (11) - 12 On this, (11) - 12 On this, (11) - 12 On this,	In the second se	April	and <u><b>n</b>/2</u>	mission expires	7/12/11/18
said Deed of T	GEAA) Votary Pub (SEAA) Votary Pub (SEAAA) Votary Pub (SEAAA) Votary Pub (SEAAA) Vot	der of all indebtedness s y sums owing to you, and d to reconvey, without v y at a set of the set y at a set of the set y at a set of the set	FULL RECONVEYANCE recured by this Deed of Trust. All ler the terms of said Deed of Trust warranty. to the parties designate there of Earlie ball and there of Earlie ball and there of Earlie ball and there of Earlie ball and	Dated sums secured by said De t, to cancel all evidences d by the terms of said D	eed of Trust have been pai of indebtedness, secured eed of Trust, the estate no
6 M. 194 - 194	<ul> <li>Constraint of the constraint of the</li></ul>	an an <b>164</b> an an tao Am	By	before reconveyance wi	il be made.
	Do not lose or destroy. This Deed	of Trust must be deliver	ed to the Trustee for cancelenge		

5

なのうたいです

The second s

 $f_{1}$