<b>62078</b> DEE	D OF TRUST AND	ASSIGNMENT OF RENTS	
	= = ATC		86 Page 9523
DATE OF THIS DEED OF TRUST AND OF THE L	DANSTRANSACTION	DATE FUNDS DISBURSED AND INTEREST BEG IF OTHER THAN DATE OF THE TRANSACTION June 5, 1986	NS ACCOUNT NUMBER 3654-402561
BENEFICIARY		GRANTOR(S):	
Return to: TRANSAMERICA FINANCIAL	SERVICES	n) Charles E. Norton	Age
	- 우리, 주는 글을	(2) Martha L. Norton	Age
ADDRESS: 707 Main St., P.O. Box CITY: Klamath Falls, CR 97601		ADDRESS: HC63 Box889E	the second se
NAME OF TRUSTEE: Aspen Title		CITY: Semanue Primer OF	7630
		CITY: Sprague River, OR 9	7039
S THIS DE	ED OF TRUST SEC	URES FUTURE ADVANCES	
By this Deed of Trust, the undersigned Grantor (a	1, if more than one) for t	he purpose of securing the payment of a Pror	nissory Note of even date in the
principal sum of \$ 23798.00 from Grantor to E	eneficiary named above he	reby grants, sells, conveys and warrants to Tr	istee in trust, with power of sale,
the following described property situated in the State	of Oregon, County of <u>K</u>	Lamath	
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Willamette Meridian, in	the County of K	o 36 South, Range 11 East of lemath, State of Oregon,	the
and the second		m frustee for cancellation betwee reconstruction	
The statement of the second se	rest for the fight and the fi	- 3 v	en en la participation de
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Together with all buildings and improvements nov/ air-conditioning equipment used in connection therm described, all of which is referred to baseline for a state		on and heating, lighting, plumbing, gas, electr purpose of this Deed of Trust, shall be deeme	ic, ventilating, refrigerating and
described, all of which is referred to hereinafter as the	premises .		
JTO HAVE AND TO HOLD said land and premises	with all the rights privile	and approximate an end of the second states of the	trustee and his heirs, executors,
Grantor also assigns to Beneficiary all rents issues an	and for the uses and purpos	es following, and none other.	States and a second second second
collect and enforce the same without regard to adequa	cy of any security for the in	debtedness hereby secured by any lawful mean	ter upon said premises and/or to
FOR THE PURPOSE OF SECURING (T) Performing at the agreed rate in accordance with the terms and	ice of each agreement of G	anthe contained herein; (2) Payment of the pri	ncipal sum with interest thereon
reference to which is hereby made, until paid in full: thereon at the agreed rate, as may be hereafter loans	at or before maturity, or as	extended or rescheduled; (3) Payment of any a	ntor in favor of the Beneficiary, dditional amounts, with interest
obligated to make any additional loan(s) in any amon with interest thereon at the agreed rate, where any suc			
All payments made by Grantor(s) on the obligation suc	und by this Dead of Tourt	abolt by water the term of the second second	· · · · · · · · · · · · · · · · · · ·
FIRST: To the payment of taxes and assessment and expenses agreed to be paid by the Grantor(s). SECOND: To the payment of the interest due on	its that may be levied and a	ssessèd against sald premises, insurance premiur	ns, repairs, and all other charges
THIRD: To the payment of principal.	:-tu	1 <u>1997 - 1975</u> 1975 -	994
TO PROTECT THE SECURITY HEREOF, GRANTO and such other casualties as the Beneficiary may spe amounts, and in such companies as Beneficiary may	rify up to the full value of	AGREES: (1) to keep said premises insured in f all improvements for the protection of Bene	Beneficiary's favor against fire
Beneficiary and that loss proceeds (less expenses of c	ollection) shall at Renefic	ove, and to keep the policies therefor, prope	erly endorsed, on deposit with
event of Foreclosure, all rights of the Grantor in insura	The policies then in force ch	ause discontinuance of any proceedings to fore	close this Deed of Trust. In the
secured hereby, or upon the interest of Beneficiary in	raid promises on in said data	rue against the above described premises, or any	part thereof, or upon the debt
event of default by Grantor(s) under Paragraphs 1 or	and official feeelpt of the	proper officer showing payment of all such ta	ixes and assessments. (3) In the
assessments without determining the validity thereof. Trust and shall bear interest from the date of payment	and (c) such disbursements	shall be added to the unpaid balance of the ob	(b) pay all said taxes, liens and igation secured by this Deed of
regulations of the proper public authority, and to per-	mit Reneficiary to enter at	premises contrary to restrictions of record or	contrary to laws, ordinances or
thereon, and to pay, when due, all claims for labor na	formed and metanist.	linke manner any building which may be cons	tructed, damaged or destroyed
portion thereof, may be extended or renewed, and any	Bortions of the promises h	e and mat the time of payment of the indebte	iness hereby secured, or of any
for the full amount of said indebtedness then remaining	a unnaid and up there i	debtedness of the lien of this instrument upon	the remainder of said premises
he does hereby forever warrant and will forever defend	the title and possession the	reof against the lawful claims of any and all per	t to convey the same; and that
IT IS MUTUALLY AGREED THAT: (1) If the said become due, or upon default in the performance of ar action or proceeding be filed in any court to enforce	Grantor(s) shall fail or neg by agreement hercunder, or	dect to pay installments on said Promissory N upon sale or other disposition of the premise	ote as the same may hereafter s by Grantor(s), or should any
Beneficiary under this Deed of Trust or under the Pro	missory Note secured here	or interest in the premises, then all sums o	wing by the Grantor(s) to the
may, execute or cause Trustee to execute a written No	tice of Default and of Flor	e entitled to the monies due thereon. In the eve	nt of such default, Beneficiary
Trustee shall file such notice for record in each coun Trustee, the Promissory Note and all documents eviden thereof as required by law.	cing expenditures sugared	r some part or parcel thereof is situated. Ben hereby, whereupon Trustee shall fix the time a	eficiary also shall deposit with nd place of sale and give notice
(2) Whenever all or a portion of any obligation secured	by this Trust Dead has has	ome due by reason of a default of any part of t	hat obligation, including taxes.
in the trust property, or any part of it, any Benefici	ary under a subordinate Tra	ance with the terms of the Trust Deed, the Gra	tor or his successor in interest
Beneficiary or his successor in interest, respectively, t	be online amount then due	rustees sale if the power of sale therein is to	be exercised, may pay to the
other than such portion of the principal as would not." proceedings had or instituted to foreclose the Trust The	then be due had no default	aons and Trustee's and Altorney's fees actual	y incurred if allowed by law)
and the second	cu.		
(3) After the lapse of such time as may then be require having been given as then required by law, Trustee, wit said Notice of Sale at public auction to the highest hi	der the purchase price pa	), shall sell said property on the date and at th	e time and place designated in
conducting the sale may, for any cause he deems exper postponement shall be given by public declaration there	lient, postpone the same fr	om time to time until it shall be completed an	t the time of sale. The person d, in every such case, notice of
shall execute and deliver to the purchaser its Deedicon #	wing said property so cold	but mither the given in the same manner as the c	riginal Notice of Sale. Trustee
Trustee shall apply the proceeds of the sale to payment	t of (1) the costs and aven	ny person; including Beneficiary, may bid at th	e sale, non valitation of the version of a second secon
sums secured hereby; and (4) the remainder if any: to t	he person or persons legally	nection with such sale and revenue stamps o	sale, including the payment of n Trustee's Deed; (3) all other
and a staticy of the boundy in w	hich the sale took place.	entrustee, in its discretic	
15-361 (REV. 9-84)	ORIGIN	AL	9524

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and other

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such pressed, with the County Clerk of the County in study ( a safe took plaction Distriction OE ( in AL 15-361 (FEV 19:24))	9524
<ul> <li>(4) Grantor(s). arrestes to surrender possession for the helpine box described primises to the Parchaser at the aforessild sale, in the even previously been surrendered by Grantor(s). of any structure of the box described primises to the Parchaser at the aforessild sale, in the even (5) Beneficiary may appoint a successor trustee at any time by filing for record in the office of the County Recorder of each county some part, thereof is situated as substitution of Trustice From the time the substitution is filed for record; the new Trustee shall si duties, authority and title of the Trustee named hereis or of any successor Trustee. Each such substitution shall be executed and a thereof shall be given and proof thereof made, in the manner provided by law.</li> <li>(6) Upon payment in full by said Grantor(s) of his indeptedness hereunder, Trustee shall recorvey to said Trustor(s) the above described.</li> </ul>	recall predic (2)*10 primes a account of the heathern of the in which said property or acceed to all the powers, cknowledged, and 'notice recent of which is official
(b) Open payment in full by said Oranter(s) in its independences increation, resulter share recurry to said attactions and objects in the independence of the said attaction of	ry shall be entitled to all
(8) Should Trustor sell, convey, transfer or dispose of, or further encumber said property, or any part thereof, without the written con	nor said Promissory Note and any provision to the
<ul> <li>(10) An Grantors shall be found y and severally hade to administrators successors, grantees, lessers and assigns of the parties herein the several provided as plural where appropriate.</li> <li>(11) Invalidity or unenforceability of any provisions herein shall not affect the validity and enforceability of any other provisions.</li> <li>(12) Invalidity or unenforceability of any provisions herein shall not affect the validity and enforceability of any other provisions.</li> <li>(12) Invalidity or unenforceability of any provisions herein shall not affect the validity and enforceability of any other provisions.</li> </ul>	spectively. Any reference
to notify any party hereto of pending sale under any other Deed. of Trust or of any action or proceeding in which Grantor(s). Benefici party, unless brought by, Truster, a caracter (pe pta resources non the one resource) putatering to the branches of the original (13) The undersigned Grantor(s) requests that a copy of any Notice of Default and of any Notice of Sale him at the address hereinbefore set forth in an action of the same material of any and putatering a grant and of any Notice of Sale him at the address hereinbefore set forth in an action of the same material and of the property and the same set of the sa	ary or Truste shall be a for the pape (see used) e hereinder he mailed to pape est or group and pape est or gr
as que years a present estate i and estate compare compare compares en al association, as an estate estate estate compares as the present estate of the estate	no anna do - Sonanno Administrati 1997: Calendar Color Calendar Administration 1997: Sentan Anglescultar Administration
Signed, sealed and delivered in the presence of:	стори и и и и и и и и и и и и и и и и и и
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acknowledged the foregoing instrument of the other states in the providence of the other states and deed. Before me: (SEAL) Notary Public Solve son No	27/87
TO TRUSTEE: My Commission Experies and the second of the s	of, Trust have been paid, indebtedness, secured by of Trust, the estate now
logether with of holdeness and reprovements now or here dier or eled they on and heating, itigating, plancher of the core, year the indicating optimization of machine there is a structure of the parameter, by Deaf or Theorem (Theorem is the next best of the here is referred to here in the schedule of the parameter, by Deaf or Theorem (Theorem is the The above described real parameters are for a structure, the organization of the parameter of the parameters the schedule of the here is the formation as the formation of the parameters of the parameters of the formation of the the above described real parameters of the schedule of the schedule of the parameters of the parameters of the schedule of the schedu	
By By	
The WSSWSSWS of Section 25, Township 36 South, Range 11 East of the Willamstte Maridian, in the County of Klamath, State of Oregon.	made
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