ATC AND	3C 133 Vol May Pa	ge <u>153</u> 87
65259	DATE FUNDS DISBURSED AND INTEREST BEGINS	ACCOUNT NUMBER
TE OF THIS DEED OF TRUST AND OF THE LOAN TRANSACTION	August 29, 1980	3654-402660
August 25, 1986	GRANTOR(S):	Age:
NEFICIARY	(1) Michael L. Stancliff	Age:
TRANSAMERICA FINANCIAL SERVICES	(2) Ellen R. Stancliff	~y~.
DRESS: 707 Main St., P.O. Box 1269 V: Klamath Falls, OR 97601	ADDRESS: 715 Jefferson St. CITY: Klamath Falls, OR 9	7601
Aspen Title		
	ECURES FUTURE ADVANCES	
THIS DEED OF TRUST S		more Note of even date in the
this Deed of Trust, the undersigned Grantor (all, if nore than one) for the trust of Trust of Trust of Beneficiary named above	or the purpose of securing the payment of a from	tee in trust, with power of sale,
7// X Si from Grantor to benetit		
The Easterly 5 feet of Lot 4 and the Westerl ADDITION TO THE CITY OF KLAMATH FALLS, in th	he County of Klamath, State of	Oregon.
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		it the effection and
Gether with all buildings and improvements now or hereafter erected	thereon and heating, lighting, plumbing, gas, elect	ed fixtures of the property above
devribed, all the which real property is not currently used for agricultural, t	timber or grathing purposes thereto belonging to	trustee and his heirs, executors,
the second premises, with the and and	nurposes following, and none other.	with or without taking possession
deninistratory successed ore	mices veserving the man of a second to the	nter upon sala premiser
(1) HAVE AND 10 from assigns, upon the trusts and porfits of said pre- deministrators, successors and assigns, upon the trusts and profits of said pre- Grantor also issigns to Beneficiary all rents, issues and profits of said pre- of the premises, during continuance of default hereinder, and during con- trust of the premises of advance of default hereinder, and during con- cellect and er force the same without regard to adequacy of any security for cellect and er force the same without regard to adequacy of each agreeme.	or the indebtedness hereby secured by any lawful me	principal sum with interest thereon
collect and of force are and the partormance of each agreeme	nt of Grantor containing Note executed by the C	frantor in lavor of the both interest
at the astreed rate in action and in full at or D2. ore mature	and the section with any renewal of refinance	a set of the to third parties.
thereon at the any additional loan(s) than amount. (4) i ne payment	e to protect the security or in accordance with the co	
orbigated to make any auditional rate, where any such idvances an mad with interest thereon at the agreed rate, where any such idvances an mad All payments made by Grantor(s) on the obligation scoured in this Deed. All payments in the payment of taxes and assessments that may be less proverty. To the payment of taxes and assessments that may be less	of Trust shall be applied in the following order:	niums, repairs, and all other charges
Finist to the first of Constants)	ed and assessed against one pro-	
and expenses agreed to be pain of the interest due on said loan.		and the second against fire
THIRD: To the payment of principal	IS AND AGREES: (1) to keep said premises many it value of all improvements for the protection of E	seneficiary in such manner, in such roperly endorsed, on deposit with
and such thirt cases in name in the to the	- the be applied on sale indecided	n n a f Truet in the
Beneficiary and that loss proceeds (less expenses of collection) similar	shall not cause discontinuance of any proceedings	sale. (2) To pay when due all taxes.
event of Foreclosure, all rights of the Grantor in insurance poneres aren	t may accrue against the above described premises, o	en (10) days before the day fixed by
secured hereby, or upon the interest of Beneficiary in said premises of a	ipt of the proper officer showing payment of an is	ole indebtedness secured hereby due
event of default by Grantor(s) under Paragraphs 1 or 2 above, Beneficier	or and pay the reasonable premiums and charges the	e obligation secured by this Deed of
and collection of noor determining the validity thereof; and (c) such disc	le. (4) To keep the buildings and other improvement	rd or contrary to laws, ordinances o
good condition and repair, not to commit or suffer any waste of any	to enter at all reasonable times for the purpose of	constructed, damaged or destroye
within one hundred eighty days or restore promptiv and the a good and	terials furnished therefor, (5) That he will pay, prom	debtedness hereby secured, or of an
in full compliance with the terms of said Promissory Note and this b	premises herein described may, without notice, or	upon the remainder of said premise
releasing or affecting the personal hability of any perion for the paymer releasing or affecting the personal hability of any perion for the paymer and the period of each indebtedness then remaining unpaid, and	no change in the ownership of said premises shall a of the premises in fee simple and has good and law	ful right to convey the same; and in all persons whatsoever.
such personal hability or the lien hereby created. (6) that he is scheduled by the second personal hability or the lien hereby created in the stille and po	ssession thereof against the lawful claims of any mic	sory Note as the same may hereaft
the does meredy force and and the said Grantor(s) sha it is MUTUALLY AGREED THAT: (1) If the said Grantor(s) sha	Il fail or neglect to pay insumer disposition of the percender, or upon sale or other disposition of the nemises, then all	sums owing by the Grantor(s), to the sums owing by the Grantor(s) to the
become due, of digin be filed in any court to enforce any her on,	secured hereby shall immediately become due and pa	the event of such default, Beneficia
Benelicity under the	The Cause Said Property 10 DC 50.	
may exercise of a much notice for record in each county wherein an	were secured hereby, whereupon Trustee shan in the	
Trustee, he from about	the second of a default of any I	part of that outgation, more in inter
 Trustee, the Promissory from an entry the provided of the provided by this Trust (2) Where ever all or a portion of any obligation secured by this Trust (2) Where ever all or a portion of any obligation secured by a Beneficiary seminist, premiums for insurance ever advances much by a Beneficiary under a sum the trust property, or any part of it, any Beneficiary under a sum the trust property, or any part of the time and date set by the Trust property and the time and date set by the Trust property. 	ary in accordance with the terms of the Trust Deed, burden the Trust Deed or any person having a subord	mate lien or encumbrance of record
assessments, property, or any part of it, any Beneficury under a su	istee for the Trustee's sale if the power of sale the	nd the obligation secured thereby
the inoperty, at any time the memory will the chille and	- i found and Altorney a te	the amount
other thin such portion of the principal as would not then be due other thin such portion of the principal as would not then be due	lismissed or discontinued, and the obligations and	A Martine of
remain in force the same as if no acceleration had occurred.	llowing the recordation of said Notice of Default, and	and at the time and place designate
postportement shall be given by public declaration thereof by such a	ale, notice thereof shall be given in the same internation and but without any covenant of warrant	y, express or implied. The recitais in
shall execute and deliver to the purchaser its Deed conveying said prishall execute and deliver to the purchaser its Deed conveying said prishall be conclusive proof of the truthful	iness thereof. Any person, including Beneficially, including the power of sale a	nd of the sale, including the paymer
shall execute and deliver to the parameters provide proof of the truthiu Derd of any matters or lacts shall be conclusive proof of the truthiu Truster's shall apply the proceeds of the sale to payment of (1) the the Truster's and Attorney's fees: (2) cost of any evidence of title sums a cured hereby; and (4) the remainder, if any, to the person of sums a cured hereby; and (4) the remainder, if any, to the person of	costs and in connection with such sale and revenue procured in connection with such sale and revenue	ts discretion, may deposit the balance
the Trustee's and Attorney's fees: (2) cost of any, to the person of sums a cured hereby; and (4) the remainder, if any, to the person of such proceeds with the County Clerk of the County in which the sal	le too's place.	ts discretion, may deposit in SOS
such proceeds with the County Clerk of the County in this is	DRIGPIAL	

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15-36) (REV. 9-84)

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(4) Grantor(1) agrees to surrender possession of the hereinabove described premises to the Furchaser at the aforesaid sale, in the event such poss priviously been suitendered by Grantor(s). 1 : Atom \$ 100 Ges

(5) Beneficiary may appoint a successor trustee at any time by filing for record in the office of the County Recorder of each county in which said property or some part thereof is situated a Substitution of Trostee. From the time the substitution is filed for record, the new Trustee shall succeed to all the powers, duties, authority and title of the Trustee na med herein or of any successor Trustee. Each such substitution shall be executed and acknowledged, and notice thereof shall be given and proof thereof made, in the manner provided by law.

(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 Law.

(7) Should said property or any part thereof be taken by reason of any public improvement or condemnation proceeding. Beneficiary shall be entitled to all compensation, awards, and other payments or collef therefor, to the extent necessary to liquidate the unpaid balance, including accrued interest, of the obligation secured by this Deed of Trust,

(8) Should Trustor sell, convey, transfer or dispose of, or further encumber said property, or any part thereof, without the written consent of Beneficiary being finit had and obtained, then Beneficiary shall I ave the right, at its option, to declare all sums secured hereby forthwith due and payable.

(9) Notwithstanding anything in this Deedof Trust or the Promissory Note secured hereby to the contrary, neither this Deed of Trust nor said Promissory Note shull be deemed to impose on the Grantor(s) any obligation of payment, except to the extent that the same may be legally enforceable; and any provision to the contrary shall be of no force or effect.

(10) All Grantors shall be jointly and severally liable for fulfillment of their covenants and agreements herein contained, and all provisions of this Deed of Trust shall inure to and be binding upon the heirs, executors, administrators, successors, grantees, lessees and assigns of the parties hereto respectively. Any reference in this Deed of Trust of the singular shall be construed as plural where appropriate.

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

(12) Trustee accepts this Trust when this Deed of Trust, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other Deed of Trust or of any action or proceeding in which Grantor(s), Beneficiary, or Trustee shall be a party, unless brought by Trustee

(13) The undersigned Grantor(s) requests that a copy of any Notice of Default and of any Notice of Default and of any Notice of Sale hereunder be mailed to him at the address hereinbefore set forth.

1986 August 25, IN WITNESS WHEREOF the said Grantor has to these presents set hand and seal this date Signed, sealed and delivered in the presence of: SEAL) Witness Witness Klassth County of ____ August 86 On this 25th day of . 19 Personally appeared the above named Ellen R. Stancliff Michael L. Stancliff and and Itei dged the foregoing ry act and deed. Before me: w (SEA My Commission expires 12 MARY WEAVER TO TRUSTEE: Dated The undersigned is the lefal owner and function of an indebted a second dy this Deed of Trust. All sums secured by said Deed of Trust have been paid, you are requested, on payment to you of any sums owing to you under the terms of said Deed of Trust, to cancel all evidences of indebtedness, secured by Deed of Trust, delivered to you herewith and to reconvey, without warranty, to the parties designated by the terms of said Deed of Trust, the estate now by you under the name. and bitez held Mail Reconveyance (): Вy Вy Do not lose or destroy. This Deed of Trust must be delivared to the Trustee for cancellation before reconveyance will be made. រុទទ 100000 ΥŢ ^{Ur}County. ب 50 f <u>م</u> 212 22 affixed on page 120 Fee: was received for record on the_ STATE OF OREGON **Klama**th Evelyn oclock P CO 65 Witness County of 15397 3 certify that the within instrument Biehn County Clerk TRUST DEED M., and recorded my August Record of Mortgage of said hand Klama th ậnđ 19 seal 26th in book of 30 County T Beneficiary day. Deputy 1136 Grantor at 2 S ş 1 111 Saga

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