C2027 DEED OF	TRUST AND A	SSIGNMENT OF RENTS	Page 23318
ATE OF THIS DEED OF TRUST AND OF THE LOANST	TRANSACTION	DATE FUNDS DISBURSED AND INTEREST BEGI	
December 31, 1987		January 6, 1988	403276
December 31, 1907	2 2	GRANTOR(S):	
- (1) - (1) - (1) - (2) - (1)		(1) Glenn M. Howard C. Christine Howard	Age:
TRANSAMERICA FINANCIAL SER	tvices	C. Christine Howard	Agei
DORESS: 707 Main St.,		ADDRESS: P O Box 742,	
TO THE PAID OFFORD		4980 Ankeny,	n 97603
AME OF TRUSTEE: Aspen Title & Escrow			teast
THIS DEED	OF TRUST SEC	URES FUTURE ADVANCES	missory. Note of even date in the
y this Deed of Trust, the undersigned Grantor (all, if	more than one) for	ereby grants cells conveys and warment of a Pro-	rustee in trust, with power of sale.
rincipal sum of \$5340.51 from Grantor to Benef	ficiary named above no	Vi amath	프로 <u>네트를</u> : 사람들은 이름 시다.
he following described property situated in the State of O Lot 29, Block 15, Tract No. 1064, State of Oregon.	FIRST ADDITI	ON TO GATEWOOD, in the Count	y on Klamath,
	it must be delivered to	the Trustae for cancallation before reconveyor	ree will be made.
Do not lose or desiroy. This Deed of Tru-		By.	
ogether with all buildings and improvements now or ir-conditioning equipment used in connection therewith escribed, all of which is referred to hereinafter as the "pi	remises".	화가 경우를 통해 주면 되면 가는 사람들이 되어 있다.	etric, ventilating, refrigerating and ned fixtures of the property above
lescribed, all of which is referred to the currently used. The above described real property is not/currently used.	for agricultural, timbe	er or grazing purposes.	to trustee and his heirs, executors,
			at hade there are truck, the estate neg
dministrators, successors and assigns, upon the many one for	profits of said premise	s, reserving the right to collect and use the same	e with or without taking possession enter upon said premises and/or to
Want and antorce the same without regard to adequacy	of any security for the	e indeptedness hereby seemed a	with interest thereor
ollect and enforce the same without regard	e of each agreement of	Grantor contained herein; (2) Payment of the	principal sum with interest thereof
the agreed rate in accordance with mid in full at	or before maturity, or	as extended or rescheduled; (3) rayment of an	ing but the Reneficiary shall not b
eference to which is hereby made, unto pared l	by Reneficiary to Gran	ntor in connection with any fenewar of ferman	contact Crantor or to third parties
bligated to make any additional loading in any such a	advances are made to I	protect the security or in accordance with the c	
All payments made by Grantor(s) on the obligation secu	s that may be levied an	id assessed against said premises, insurance prer	miums, repairs, and all other charge
ind expenses agreed to be paid by the Grantor(s).	said loan.	stead and the state of the stat	
SECOND: To the payment of the interest due of THIRD: To the payment of principal.	COVENANTS AN	ND AGREES: (1) to keep said premises insure	ed in Beneficiary's favor against fir
TO PROTECT THE SECURITY HEREOF, GRANTOR and such other casualties as the Beneficiary may specially may be a security of the security may	ify up to the full value	approve, and to keep the holicies therefor	peneticiary in such manner, in suc properly endorsed, on deposit wit
and such other casualties as the benchmary may	from time to time ollection) shall, at Ber	approve, and to keep the policies theretol, in neficiary's option, be applied on said indebted	ness, whether due or not, or to the
restoration of said improvements. Such application by	the Beneficiary shall	ce shall pass to the purchaser at the foreclosure	sale. (2) To pay when due all taxe
event of Foreclosure, all rights of the Grandof in Research liens (including any prior Trust Deeds or Mortgages) and	d assessments that may	accrue against the above described premises, of debt, and procure and deliver to Beneficiary to	en (10) days before the day fixed.b
law for the first interest or penalty to accrue thereon,	the official receipt of	f the proper officer showing payment of an act tits option (whether electing to declare the wh	ole indebtedness secured hereby di
event of default by Grantor(s) under ratagraphs a state	have provided for and	pay the reasonable premiums and charges the	- Ligation secured by this Deed
and collectible or not), may (a) elect the instance assessments without determining the validity thereof; a	and (c) such disbursem	nents shall be added to the unpaid balance of the To keep the buildings and other improvement.	s now existing or hereafter erected
Trust and shall bear interest from the discounties of suffer an good condition and repair, not to commit or suffer and to perfect and the perfect and to perfect and the perfect	ny weste or any use of	f said premises contrary to restrictions of reco ter at all reasonable times for the purpose of i	inspecting the premises, to comple
within ane hundred eighty days or restore promptly	and in a good and wo	rkmanlike manner any building which may be furnished therefor. (5) That he will pay, promp	ptly, the indebtedness secured here
in full compliance with the terms of said Promissory!	Note and this Deed of	f Trust and that the time of payment of the its ises herein described may, without notice, be r	eleased from the lien hereof, without
portion thereof, may be extended of fellewed, and	on for the navment of	said indebtedness or the lien of this instrument	t upon the remainable rivise affect a
for the full amount of said indebtedness their remains	That he is seized of the	he premises in fee simple and has good and law	all persons whatsoever.
he does hereby forever warrant and will forever defend	the title and possession of Grantor(s) shall fail	on thereof against the lawful claims of any and or neglect to pay installments on said Promis	sory Note as the same may hereaf
IT IS MUTUALLY AGREED THAT: (1) If the said	d Grantor(s) shall lall	der, or upon sale or other disposition of the p	premises by Grantor(s), or should a
action or proceeding be nied in any court to the Pri	omissory Note secured	d hereby shall immediately become due and pa	the most of such default. Benefici
on the application of the Beneficiary or assignee, or h	any other person who	may be entitled to the monies due thereon. In of Election To Cause Said Property To Be Sold	to satisfy the obligations hereof,
may execute or cause frustees of according each courtristee shall file such notice for record in each courtristee shall file such notice for record in each courtristees shall file such as a first shall be shall be such as a first shall be such as	unty wherein said properties se	perty or some part or parcel thereof is situate ecured hereby, whereupon Trustee shall fix the	time and place of sale and give not
thereof as required by law, and muscular or constant	ied as plural where app	ropriete,	stant obligation including tax
(2) Whenever all or a portion of any obligation secure	ed by this Trust Deed .	accordance with the terms of the Trust Deed, t	he Grantor or his successor in internate lien or encumbrance of record
in the trust property, or any part of it, any Benefi	iciary under a subordin	nate Trust Deed or any person having a subording to the Trustee's saic if the power of sale there	in is to be exercised, may pay to
Beneficiary or his successor in interest, respectively	the entire amount the	obligations and Trustee's and Attorney's feet	s actually incurred if allowed by la
Beneficiary or his successor in interest, respectively cluding costs and expenses actually incurred in ento other than such portion of the principal as would no proceedings had or instituted to foreclose the Trust.	it then be due had no	default occurred, and thereby cure the defau dor discontinued and the obligations and Tr	rust Deed shall be reinstated and s
proceedings had or instituted to lorectose the areas	urred.	요즘의 살아보는 사람들은 바라 이 얼굴 없었다.	variable of Special and Notice of S
(3) After the lapse of such third as have Printed	without demand on G	gothe-recordation of said Notice of Default, an trantor(s), shall sell said property on the date a	and at the time and place designated
said Notice of Sale at public auction to the highest	bidder, the purchase	price payable in lawful money of the Officed same from time to time until it shall be comp	leted and, in every such case, notice
conducting the sale may, for any cause he design the	hereof by such person	at the time and place last appointed for the sale	the original Notice of Sale, Tru
longer than one day beyond the day designated in t	the Notice of Sale, not	tice thereof shall be given in the same mainter	express or implied. The recitals in
Shall, execute; and deliver to the purchase of the conclusive proof Deed of any matters or facts: shall be conclusive proof	fof the truthfulness th	rerept. Any person, including Beneficiary, may be record in the office of the Court Records and expenses of exercising the power of sale an	of step scount) in Repair and Stable of the sale, including the paymen
Tristee shall apply the proceeds of the sale to payn the Tristee's and Attorney's fees: (2): cost of any exsums, secured, hereby; and (4): the remainder; Itany;			stamps on Trustee's Deed; (3) and discretion, may deposit the balance
the strustee's and Attorney's the remainder; if any, sums, secured, hereby, and (4), the remainder; if any, such proceeds with the County Clerk of the County is	to the merson of Defau	als regard terrore	23319
Such proceeds with the County		电分离机 医电路电路 医结肠管 体内的 医毛 化二烷基	00045

15-361 (REV. 9-84)

To get (SEA' 9-91) 2ncp bookeds with the Count's the Count's in which the site took blace 2nc(4). Grantor(s), agreea to (surrender possession of the herdinabove described premises to the Purchaseriat the aforesaid sale; in the event 10.30 Beneficiary may, appoint a successor in parallely of (1) the parallely of the booked to the purchaseriat the aforesaid sale; in the event 10.30 Beneficiary may, appoint a successor in parallely of (1) the parallely of the purchaseriat the aforesaid sale; in the event 10.30 Beneficiary may, appoint a successor in parallely of (1) the parallely of the county product of the successor in the county product of the cou	23319
plasome partichereof is situated as Substitution of Trustee; From the time the office of the County Recorder of each county in public states, authority, and title of the Trustee pamed herein or of any successor Trustee; Each such substitution is filled for record, the new Trustee shall such the read and act the result of t	n which said property ceed to all the powe knowledged, and noti
Taw to the last to the last to the last of	d premises according
(8) Should Trustor sell, convey; transfer or dispose of, or further encumber said property or any part thereof, without the written conse of first had and obtained, then Beneficiary shall have the right? at its option, to declare all sums secured hereby forthwith due and payable. (9) Notwithstanding anything, in, this Deedof, Trust op, the Promissory, Note secured, hereby to the contrary, neither this Deed of Trust no good contrary, shall be deemed, to impose on the Grantor(s) any obtained any option of payment, except to the extraction of payment, except to the extraction of the contrary, and the contrary, neither this Deed of Trust no good the contrary.	ent of Beneficiary being the state of Beneficiary being the state of t
36-(10)All Grantors shall be jointly and severally liable for fulfillment of their covenants and agreements herein contained, and all provision in this Deed of Trust of the singular shall be construed as plural where appropriate. 1. (11) Invalidity or unenforceability of any locality of the parties herein contained, and all provision this Deed of Trust of the singular shall be construed as plural where appropriate.	s of this Deed of True ectively. Any reference
(12) Trustee, accepts this Trust when this Deed of Trust, duly executed and acknowledged, is made a public record as provided by law of party, highest brought by Trustee, and acknowledged, is made a public record as provided by law of party, highest brought by Trustee and any other Deed, of Trust in roll any action or proceeding in which Grantor(s). Beneficiary of 13) The tundersigned Grantor(s) requests that a copy of any of the party and a superior of the party of th	The may been receded with the control of the contro
releasing of Afterting any personner then remaining unpaid, and no change in the contesting of said inchitediness then remaining unpaid, and no change in the complete and has good and lawfold right to convex such personal liability or the Ben hereby created, (5) That he is saided of the premises in fee simple and has good and lawfold in persona whater he does hereby forever warrant and will forever defend the fifted and possession thereof against the lawfur changes of said so the said faranteers) shall failed mellect to not installments on said Promises the Caracter AGREED THAT. (1) If the said faranteers is becaused, or agont sale or other disposition of the createst to care the disposition of the createst the contestion of the contestion of the createst the conte	ereunder be mällelf in 1962) ok sporija and 1986:
bortion (perso); was he extended of kenemed and any bortions of the hearings being described man, at the less instrument made the tenuant process. The process of the lies of this instrument made the tenuant process of the lies of this instrument made the tenuant process of the lies of this instrument made the tenuant process. The lies of this instrument made the tenuant process of the lies of this instrument made the tenuant process of the lies of this instrument made the tenuant process of the lies of this instrument made the tenuant process of the lies of this instrument made the tenuant process of the lies of this instrument made the lies of this instrument made the tenuant process of the lies of this instrument made the tenuant process of the lies of this instrument made the tenuant process of the lies of this instrument made the tenuant process of the lies of this instrument made the tenuant process of the lies of this instrument made the tenuant process of the lies of this instrument made the tenuant process of the lies of this instrument made the tenuant process of the lies of this instrument made the tenuant process of the lies of this instrument made the tenuant process of the lies of this instrument made the tenuant process of the lies of this instrument made the tenuant process of the lies of this instrument made the tenuant process of the lies of this instrument made the lies of the lies of this instrument made the lies of the lies of this instrument.	A Secured hereby precured, or of any are a said precures are of said precures and prize affect any attention and that
and collectible or note, may (a) effect the insurance above provided for and it. It. assessments without determining the validity thereoff and (c) such disbursements shall a alguanotiBonional variance of the obligation assessments without determining the validity thereoff and (c) such disbursements shall a alguanotiBonional variance of the obligation assessments without determining the validity thereoff and (c) such disbursements shall be alguanotiBonional variance of the obligation of the contract of the contract of the contract of the point of the point of the point of the point of the contract of	A Pauguest of the Control of the Con
restoration of said informements, Such application of the first particles they in force, shall pass to the purchaser of the force of th	enation unit (SEAL)
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and C. Christine Howard SECOND: To the parment of the interest due on and lost with interest factor at the parment of the interest due on and lost with interest factor and to be paid by the Grantor(s). Second: To the parment of the interest due on and lost with interest factor and to be part of the interest due on and lost with interest factor of the parment of the interest due on and lost with interest factor of the parment of the interest due on and lost with interest factor of the parment of the interest due on and lost with interest factor of the parment of the interest due on and lost with interest factor of the parment of the interest due on and lost with interest factor of the parment of the interest due on and lost with interest factor of the parment of the interest due on and lost with a character of the parment of the interest due on and lost with a character of the parment of the interest due on and lost with a character of the parment of the interest due on and lost with a character of the parment of the interest due on and lost with a character of the parment of the interest due on and lost with a character of the parment of the interest due on and lost with a character of the parment of the interest due on and lost with a character of the parment of the interest due on and lost with a character of the parment of the interest due on an and lost with a character of the parment of the parme	and
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said you are requested, on payment to you of any sums owing to you under the terms of said Deed of Trust. All sums secured by said Deed of Trust, delivered to you herewith and to reconvey, without warranty, to the parties designated by the terms of said Deed of Trust, to cancel all evidences of indebted by you understhename, assaluse about the parties and to the parties and the terms of said Deed of Trust. The parties designated by the terms of said Deed of Trust.	ust have been paid,
he above described that private towards to succeed to the series of the above described that private the series of	merer exemplana
By	A CUESTANDE SOC
Do not lose or destroy. This Deed of Trust must be delivered to the Trustee for cancellation before reconveyance will be made.	
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