86184	$\frac{1}{100} = \frac{1}{100} $	ASSIGNMENT OF RENTSOL MSS	
DATE OF THIS DEED OF TRUST AND OF		DATE FUNDS DISBURSED AND INTEREST BLOING IF OTHER THAN DATE OF THE TRANSACTION	3654 403419
APRIL 13, 19	88	GRANTOR(S):	Age: , ,
TRANSAMERICA FINAL	ICIAL SERVICES	() DOUGLAS W. WILLIAMS	n an an the second s
ADDRESS: 707 MAIN ST., PC		(2) JUANITA CHARLENE WILLI ADDRESS: 14914 STAGECOACH/H	PO BOX 1718
CITY: KLAMATH FALLS, OR	97001	CITY: KENO, OR 97627	
NAME OF TRUSTEE: KLAMATH CO			1944) 
Т	HIS DEED OF TRUST SEC	CURES FUTURE ADVANCES	¥ 1
nrincipal Sum of \$20, 400 L Hom O	antor to built the	the purpose of securing the payment of a Prom hereby grants, sells, conveys and warrants to Tru KLAMATH	size in trust, with power of sale,
the following described property situated i	n the State of Oregon, County of	ter #	
	) THE OFFICIAL PLA	AMATH RIVER ACRES, ACCORE T THEREOF ON FILE IN THE OF KLAMATH COUNTY, OREGO	N
	THE COUNTY CHARTER	of the prediction of the polar the service	in a statistic second a statistic second
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		anti- Anti-Anti-Anti-Anti-Anti-Anti-Anti-Anti-	
described all of which is referred to herei	nafter as the "premises".	hereon and heating, lighting, plumbing, gas, elect the purpose of this Deed of Trust, shall be deem nber or grazing purposes.	1
the set of the sid land a	ind premises, with all the rights, i	invites and we we and none other	b trustee and his heirs, executors,
administrators, successors and asaging, ap	ints issues and profits of said prem	ises, reserving the right to collect and use the same	enter upon said premises and/or to
collect and enforce the same without its FOR THE PURPOSE OF SECURING: at the agreed rate in accordance with th reference to which is hereby made, unt thereon at the agreed rate, as may be h obligated to make any additional loan(s	(1) Performance of each agreement in terms and conditions of the above il paid in full at or before maturity, ereafter loaned by Beneficiary to G ) in any amount; (4) The payment of where any such advance; are made to	nuance of such default authorizing, behaving the indebtedness hereby secured by any lawful mee of Grantor contained herein; (2) Payment of the p we mentioned Promissory Note executed by the C or as extended or rescheduled; (3) Payment of any rantor in connection with any renewal or refinance of any money that may be advanced by the Benefic to protect the security or in accordance with the co Trust shall be applied in the following order: and assessed against said premises, insurance prem	rantor in favor of the Beneficiary, y additional amounts, with interest ing, but the Beneficiary shall not be ciary to Grantor or to third parties, ovenants of this Deed of Trust.
FIRST: To the payment of like	rantor(s).	and assessed against the product of the rest of the	
and such other casualities ar the same ancunts, and in such companies as Beneficiary and that loss proceeds (le restoration of suid improvements. Such event of Foreclosure, all rights of the C liens (including any prior Trust Deeds of secured hereby, or upon the interest of law for the first interest or penalty to event of default by Grantor(s) under and collectible or not), may (a) effect assessments without determining the y Trust and shall bear interest from the good condition and repair, not to cor regulations of the proper public auth- within one hundred eighty days or re thereon, and to pay, when due, all. cl in full compliance with the terms of portion thereof, may be extended or releasing or affecting the personal liat for the full amount of said indebted such personal liability or the lien hei- he does hereby forever warrant and w IT IS MUTUALLY AGREED THAT become due, or upon default in the action or proceeding be filed in any	COF, GRANTOR(S) COVENANTS ficiary may specify, up to the full Beneficiary may from time to tin sexpenses of collection) shall, at application by the Beneficiary shall, at more provided for the second or Mortgages) and assessments that r of Beneficiary in said premises or in second accrue thereon, the official receip Paragraphs 1 or 2 above, Beneficiary the insurance above provided for radidity thereof; and (c) such disbur date of payment at the agreed rate. nmit or suffer any waste or any us ority, and to permit Beneficiary to store promptly and in a good and aims for labor performed and mater said Promissory Note and this Deer renewed, and any portions of the pri pility of any person for the payment tess then remaining unpaid, and no reby created. (6) That he is seized of ill forever defend the title and posse (c) 1) If the said Grantor(s) shall performance of any agreement here to court to enforce any lien on, ch	AND AGREES: (1) to keep said premises insure value of all improvements for the protection of E ne approve, and to keep the policies therefor, p Beneficiary's option, be applied on said indebted all not cause discontinuance of any proceedings to force shall pass to the purchaser at the foreclosure nay accrue against the above described premises, o said debt, and procure and deliver to Beneficiary to t of the proper officer showing payment of all su <i>t</i> , at its option (whether electing to declare the wh and ray the reasonable premiums and charges the sements shall be added to the unpaid balance of th (4) To keep the buildings and other improvements e of said premises contrary to restrictions of reco enter at all reasonable times for the purpose of i workmanlike manner any building which may be ials furnished therefor, (5) That he wil pay, promit d'of Trust and that the time of payment of the in remises herein described may, without notice, be r of said indebtedness or the lien of this instrument change in the ownership of said premises shall r of the premises in fee simple and has good and law ession thereof against the lawful claims of any and fail or neglect to pay installments on said Promis aur against or interest in the premises, then all ured hereby shall immediately become due and pa who may be entitled to the monies due thereon. In	ness, whether due or not, or to the forcelose this Deed of Trust. In the sale. (2) To pay when due all taxes, r any part thereof, or upon the debt in (10) days before the day fixed by ohe taxes and assessments. (3) In the ole indebtedness secured hereby due refor; (b) pay all said taxes, liens and is now existing or hereafter erected in rd or contrary to $l_k$ ws, ordinances or nspecting the premises, to complete constructed, damaged or destroyed betheness hereby secured, or of any eleased from the lien hereof, without upon the remainder of said premises elease, reduce or otherwise affect any ful right to convey the same; and that all persons whatsorver. sory Note as the same may hereafter premises by Grantor(s) to the yable at the option of the Beneficiary
Trustee, the Promissory Note and a thereof as required by law. (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 Beneficiary or his successor in inte cluding cests and expenses actually other than such portion of the prin proceedings had or instituted to for remain in force the same as if no nee (3) After the lapse of such time as having been given as then required said Notice of Sale at public aucti- conducting the sale may, for any c- postponement shall be given by pu- longer than one day beyond the di- shall execute and deliver to the put Deed of any matters or facts shall to Trustee shall apply the proceeds of the Trustee's and Attomey's fees;	ecute a written Notice of Default a cord in each county wherein said I documents evidencing expenditur obligation secured by this Trust De- or advances made by a Beneficiary of it, any Beneficiary under a subo- the time and date set by the Trust rest, respectively, the ertire amoun- incurred in enforcing the terms of cipal as would not then be due has reclose the Trust Deed shall be disr- reteration had occurred. may then be required by law follo- by law, Trustee, without demand co- on to the highest bidder, the purch- blic declaration thereof by such per av designated in the Notice of Sale reclaser Its Deed conveying; said prop- e conclusive proof of the truthfulne of the sale to payment of (1) the co- (2) cost of any evidence of tile pu-	nd of Election to case base base thereof is situate property or some part, or parcel thereof is situate es secured hereby, whereupon Trustee shall fix the erd has become due by reason of a default of any r y in accordance with the terms of the Trust Deed, ordinate Trust Deed or any person having a subords the for the Trustee's sale if the power of sale there it then due under the terms of the Trust Deed and the obligations and Trustee's and. Attorney's feed a no default occurred, and thereby cure the defau nissed or discontinued, and the obligations and T wing the recordation of said Notice of Default, and on Grantor(s), shall sell said property on the date take price payable in lawful money of the United the same from time to time until it shall be comp 'son at the time and place last appointed for the sa erty so sold, but without any covenant of warrant wiss thereof. Any person, including Beneficiary, may osts and expenses of exercising the power of sale a procured in connection with such sale and revenue persons legally entitled thereto, or the Trustee, in it	d. Beneficiary also shall deposit with time and place of ale and give notice bart of that obligation, including taxes, the Grantor or his successor in interest nate lien or encumbrance of record or van is to be exercised, may pay to the nd the obligation secured thereby (in sactually incurred if allowed by law alt. After payment of this amount, al rust Deed shall be reinstated and shal d. Notice of Default and Notice of Sal and at the time and place designated in States at the time of sale. The perso pleted and, in every such case, notice of le; provided, if the tale is postponed for r as the original Notice of Sale. Truste y, express or implied. The recitals in the bid at the sale, and of the sale, including the payment
such proceeds with the County Cle 15-361 (REV. 9-84)	rk of the County in which the sale t	ONGINAL	

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(4) Grantor(s) agrees to surrender possetsion of the herei	inabove described premises to the Purchaser at the aforesaid sale, in the event such possession has not
(5) Beneficiary may appoint a successor trustee at any ti some part thereof is situated a Substitution of Trustee, duties, authority and title of the Trustie named herein	ime by filing for record in the office of the County Recorder of each county in which said property or , From the time the substitution is filed for record, the new Trustee shall succeed to all the powers, or of any successor Trustee. Each such substitution shall be executed and acknowledged, and notice
law. (7) Should said property or any part threeof be taken by compensation, awards, and other payments or relief th	y reason of any public improvement or condemnation proceeding, Beneficiary shall be entitled to all herefor, 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 first had and obtained, then Beneficiary shall have the righ	further encumber said property, or any part thereof, without the written consent of Beneficiary being ht, at its option, to declare all sums secured hereby forthwith due and payable.
shall be deemed to impose on the Grantor(s) any obligati contrary shall be of no force or effect.	to not payment, except to the extent that the same that of the set
shall inure to and be binding upon the heirs, executors, in this Deed of Trust of the singular shall be construed as (11) the didity or uponforceability of any provisions here	administrations, successors, granities, resservation assigns of the particulation of the component of the second of plural where appropriate.
(12) Trustee accepts this Trust when this Deed of Trust, to notify any party herete of pending sale under any oth	, duly executed and acknowledged, is made a public record as provided by law, i rustee is not bongated are Deed of Trust or of any action or proceeding in which Grantor(s), Beneficiary, or Trustee shall be a
(13) the undersigned Grantor(s) requests that a copy of him at the address hereinbefore set forth.	f any Notice of Default and of any Notice of Default and of any Notice of Sale hereinder be mailed to
	(a) A state of the state of
IN WITNESS WHEREOF the said Grantor has to	these presents set hand and seal this date APRIL 13, 1988 and the set of the
Signed, scaled and delivered in the presence of:	Dan las 12 11 - Think
Witness	Gentur Bourower (SEAL)
Witness	Grantor-Borrower
County ofKLAMATH	
On this l3TH day a!	APRIL . 19 88 . Personally appeared the shove named
	LIAMS and JUANITA CHARLENE WILLIAMS
acknowledged the foregoing instrument to be	THEIR voluntary act and deed
Before me: (SEAL) Notary Public M	$\frac{1}{2}$ My Commission expires $\frac{1}{2}$
<u> </u>	REQUEST FOR FULL RECONVEYANCE
TO TRUSTEE: The undersigned is the legal owner and holder and you are requested, on payment to you of any sur	of all indebtedness secured by this Deed of Trust. All sums secured by said Deed of Trust have been paid,
and you are requested, on payment to you of any sur said Dred of Trust, delivered to you herewith and to held by you under the name.	resources, without warranty, to the parties designated by the terms of said Deed of Trust, the estate now
Mail Reconveyance to:	general de la company de l La company de la company de La company de la company de
	n na straning i a latter <u>straning paran</u> t gaprant upangant dan ja ina straning na strangana. Ang na pangana ang Ang na strangan tang
	By
Do not lose or destroy. This Deed of Tr	By
ی بر میں میں میں میں اور	CARLE CREAR IN MURILION COMBANT OFFICIARIES (COMPANY)
	- ====================================
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