		12n 32562.	_Page <b>13308</b>
90453	DEED OF TRUST AND	ASSIGNMENT OF RENTS	
AUGUST 12,1988	AND OF THE LOAN TRANSACTION	DATE FUNDS DISSURGED AND INTEREST BEGINS IF OTHER THAN DATE OF THE TRANSACTION AUGUST 17, 1988 GRANTOR(5):	ACCOUNT NUMBER 403661
ADDRESS 707 MAIN ST. CITY: KLAMATH FALLS	TINANCIAL SERVICES , 1269, P.O. BOX , OR 97601 TITLE AND ESCROW, IN	(1) MOSES R. DICKERSON (2) ADDRESS: 2316 EBERLEIN ST CULV. KLAMATH FALLS, OR	Age: Age: 97601
		CURES FUTURE ADVANCES	
principal sum of \$3,531.84fr	aned Grantor (all if more than one) fo	r the purpose of securing the payment of a Promi hereby grants, sells, conveys and warrants to Trus	ssory Note of even date in the tee in trust, with power of sale,
	LOT 6, BLOCK 304,	DARROW ADDITION TO THE	
and a second s	しょうしょう しんしょう しょうかい オアンオーバー ひかないたい	LS, IN THE COUNTY OF	<u>.</u>
	KLAMATH, STATE OF C	REGON.	
	and a second		
air-conditioning equipment used in idescribed, all of which is referred to	connection therewith, all of which, for hereinafter as the "premises".	nereon and heating, lighting, plumbing, gas, electri the purpose of this Deed of Trust, shall be deemed ther or grazing purposes. Invileges and appurtenances thereto belonging to propose following, and none other.	
Grantor also assigns to Beneficiary of the premises, during continuance collect and enforce the same without FOR THE PURPOSE OF SECURIT at the sgreed rate in accordance with reference, to which is hereby made, thereon al the agreed rate, as may obligated to make any additional lo- with interest thereon at the agreed ra-	e of default hereunder, and during contra it regard to adequise of any security for t NG: (1) Performance of each agreement ith the terms and conditions of the abov- , until paid in full at or before maturity of be hereafter loaned by Beneficiary to Gr van(s) in any amount: (4) The payment of rate, where any such advances are made to	ses, reserving the right to collect and use the same we mance of such default authorizing Beneficiary to en- the indebtedness hereby secured by any lawful mear of Grantor contained herein: (2) Payment of the pri- e mentioned Promissory. Note executed by the Gra- or as extended or rescheduled: (3) Payment of any a antor in connection with any renewal or refinancing f any money that may be advanced by the Beneficia- or protect the security or in accordance with the cove I rust shall be applied in the following order: and assessed against said premises, insurance premu	ncipal sum with interest thereon nntor in favor of the Beneficiary, dditional amounts, with interest t, but the Beneficiary shall not be ry to Grantor or to third parties, mants of this Deed of Trust.
and expenses agreed to be paid by t SECOND: To the payment o THIRD: To the payment of TO PROTECT THE SECURITY H	the Grantor(s). of the interest due on suid loan. principal. EREOF, GRANTOR(S) COVENANTS A	AND AGREES: (1) to keep said premises insured it	n Beneficiary's favor against fire eficiary in such manner, in such
amounts, and in such companies Beneficiary and that loss proceeds restoration of said improvements. I event of Foreclosure, all rights of U liens (including any prior Trust Dee secured hereby, or upon the intere law for the first interest or penalty event of default by Grantor(s) und and collectible or not), may (a) ef assessments without determining ti Trust and shall bear interest from 1 good condition and repair, not to regulations of the proper public au within one hundred eighty days o thereon, and to pay, when due, al in full compliance with the terms portion thereof, may be extended releasing or affecting the personal for the fall amount of said indebt such personal lability or the lien be does bereby forver warrant and	as Beneficiary may industion time to this s (less expenses of collection) shall, at B4 Such application by the Beneficiary shall he Grantor in insumance policies then in fa- deds or Mortgages) and itsessments that ma- ist of Beneficiary in said premises or in said y to accrue there in two official receipt ( ler Paragraphs 1 or 2 thove, Beneficiary, if feet the insurance above provided for an he validity thereoly; and (c) such disburses the date of payment at the agreed rate. (4 commit or suffer any waste or any use of athority, and to permit Beneficiary to en- ithority, and to permit Beneficiary to en- ithority, and to permit Beneficiary to en- or restore promptly and in a good and we I claims for labor performed and material or renewed, and any portions of the prem- liability of any pe son for the payment of hereby created. (6) That he is seized of fa- hereby created (10) That he is seized of fa- bil of power defend the title and possessi	enefficiary's option, be applied on said indebtedness anot cause discontinuance of any proceedings to for pree shall pass to the purchaser at the foreclosure sall avaccrue against the above described premises, or an id debt, and procure and deliver to Beneficiary ten ( of the proper officer showing payment of all such at its option (whether electing to declare the whole d tay the reasonable premiums and charges therefor- ments shall be added to the unpaid balance of the o c). To keep the buildings and other improvements no of said premises contrary to restrictions of record c- ier at all reasonable times for the purpose of insp- orkmanlike manner any building which may be con- s furnished therefor, (5) That he will pay, promptly, b). Trust and that the time of payment of the indeblanses herein described may, without notice, be relear taid indebtedness or the len of this instrument upo- tinge in the ownership of said premises shall releas the premises in fee simple and has good and lawful r on thereof against the lawful claims of any and all p	s, whether due or not, or to the reclose this Deed of Trust. In the e. (2) To pay when due all taxes, may part thereof, or upon the debt 10) days before the day fixed by taxes and assessments. (3) In the indebtedness secured herebe due r; (b) pay all said taxes, liens and bligation secured by this Deed of w existing or hereafter erected in or contrary to laws, ordinances or ecting the premises, to complete instructed, damaged or destroyed the indebtedness secured hereby tendess hereby secured, or of any sed from the lien hereof, without on the remainder of said premises ie, reduce or otherwise affect any ight to convey the same; and tha ersons whatsoever.
IT IS MUTUALLY AGREED TH become due, or upon default in th action or proceeding be filed in a Beneficiary under this Deed of Tr on the application of the Benefici may execute or cause Trustee to o Trustee shall file such notice for Trustee; the Promissory Note and thereof as required by law. (2) Whenever all or a portion of a	IAT: (1) If the sold Grantor(s) shall fail the performance of any agreement hereun any court to enforce any lien on, claim rust or under the Promissory Note secure ary or assignee, or any other person who execute a written Notice of Default and record in each county wherein said pro- all documents evidencing expenditures s iny obligation secured by this Trust Deed.	or neglect to pay installments on said Promissory ader, or upon sale or other disposition of the prem against or interest in the premises, then all sum is hereby shall immediately become due and payable of Election To Cause Said Property To Be Sold to a operty or some part or parcel thereof is situated. B accured hereby, whereupon Trustee shall fix the time has become due by reason of a default of any part of conserved with the terms of the Trust Dred, the C	Note as the same may hereafte ises by Grantor(s), or should an s owing by the Grantor(s) to the e at the option of the Beneficiar; satisfy the obligations hereof, am eneficiary also shall deposit with e and place of sale and give notic of that obligation, including taxes frantor or his successor in interes
in the trust property, or any part the property, at any time prior to Beneficiary or his successor in in cluding costs and expenses actual other than such portion of the pro- proceedings had or instituted to f	et of it, any Beneficial vinder a suborch o the time and date set by the Trustee 0 interest, respectively, the entire amount of lly incurred in enforcing the terms of the incipal as would not then be due had no foreclose the Trus: Dech shall be dismissi- coeleration had (a turted.	or the Trustee's sale if the power of sale therein is hen due under the terms of the Trust Deed and the e obligations and Trustee's and Attorney's fees act o default occurred, and thereby cure the default. A ed or discontinued, and the obligations and Trust	to be exercised, may pay to the te obligation secured thereby (in ually incurred if allowed by law (fter payment of this amount, all Deed shall be reinstated and shall
(3) After the lapse of such time a having been given as then require said Notice of Sale at public auc conducting the sale may, for any postponement shall be given by p longer than one day beyond the	as may then be required by law following d by law, Trustee, without demand on G tion to the highest bidder, the purchase cause he deems expedient, postpone, the public declaration thereof by such person day designated in the Notice of Sale, not	s the recordation of said Notice of Delault, and No irantor(s), shall sell said property on the date and a price payable in lawful money of the United State same from time to time until it shall be completed at the time and place last appointed for the sale; pri- tice thereof shall be given in the same manner as to so sold, but without any covenant of warranty, exp percof, Any person, including Beneficiary, may bid a	es at the time of sale. The perso and, in every such case, notice () ovided, if the sale is postpoued for he original Notice of Sale. Truste rees or implied. The recitals in th

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 persons 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.

		Carlor Statistics Bar					
		(f) Grant-		1			13309
		previously been survey to	surrender passend	n an			
		(5) Beneficiari	ered by Grantor(s).	he hereinabove desurt			13200
		Some part thereof is the	oint a successor trusten	scribed	premises to the Purchasi	PF 64	~0009
	15	thereof shall be	le of the T	any time by filing for	Pcord	of at the aforesaid sale, in t	he even
		(6) Upop name	proof thereof made	erein or of any	he substitution	County Pour	event such possession has no
		(7) Should said property	(0) (1 nL)	indebtedness hereunder		stitution shall be executed	and and
		obligation sawards, a	id other	en ha	to shall reconvey to	said Trust	acknowledged, and notice
		(8) Should T-	Deed of Trust.	of therefor, to the	lic improvement	the above-d	escribed premises
		first had and obtained	ivey, transfer or dia	er to inte exte	nt necessary to liquidate	femnation proceeding p	
		(o) inerticu, the	Benaft auspose of	OF FULL		the unpaid has been	TICIATY chan .
		CONTRACTOR - CONTRACTOR	and a section of the		CIARE ON L. PAIL	inereof	
		and the lore	any on the stant of the stant o	Stanssorv N	and and the	eby former and written	COncers.
		<ul> <li>(a) chould Trustor sell, co first had and obtained, thei (b) Notwithstanding anyth shall be deemed to impose contrary shall be of no force (10) All Grantors shall be jo shall intre to and be bindin in this Deed of Trust of the si (11) Invalidity or unenforcea (12) If istee accepts this Tru to notify any party hereto of party, unless brought by Trust (13) Iht underbing</li> </ul>	ntly and sevents	payment, "xcep	t to the extent that a	ary, neither this D	escribed premises according to ficiary shall be entitled to all ding accrued interest, of the consent of Beneficiary being ble. ust hor said Promissory Note ble: and any provision to the
		in this Deed of T. Undin	Kupon n	r hitten	a crie sa	ime may ha too been of Tr	ust nor said Promissory M.
		(12) It istee accepts this Tru	stary of any provisions her	in shall not appropria	te. lessees and ;	assigns of the particular	visions of this D
		party, unless brought by	pending sile und	duly available the va	lidity and enforceables	Putties hereto	respectively. Any reference
		(13) The undersigned (in me	ee. any off	er Deed of Trust on ack	nowledged, is made	of any other provisions.	
		<ul> <li>(12) It istee accepts this Tru to notify any party hereto of party, unless brought by Trust</li> <li>(13) 1h; undersigned Grantor him at the address hereinbefor</li> </ul>	(s) requests that a copy of	Ten bi	any action or proceeding	in which as provided by to	u. 75
			set forth.	any clotice of Default	nd of any Mart	Grantor(s), Benefi	ciary, or Trustee is not obligated
		<ul> <li>(12) It is the accepts this Truto notify any party hereto of party, unless brought by Trust</li> <li>(13) The undersigned Grantor him at the address hereinbefore</li> </ul>	n frankriger Nachter	an a	on wonce of Def:	ault and of any Notice of	a rustee shall be a
		(13) the undersigned Grantor him at the address hereinbefor				2 made of Sa	le hereunder be mailed to
157							10

IN WITNESS WHEREOF the said Grantor has to these Signed, sealed and delivered in the presence of presents set hand and seal this dat AUGUST 12 1988 Witness Witness Borrow (SEAL) County of Grantor-Borrowei <u>KLAMATH</u> (SEAL) ر. ۲. ۲. On this 12120 7.8 2TH day of 7 AUGUST MOSES 3 88 DICKERSON ersonally appeared the abo acknowledged the foregoing instrument to e named Before me: act and deed. (SE and N/ Public tard Tieg TO TRUSTEE: The undersigned is the legal owner and holder of all indebiedness secured by this Deed of Trust. All sums secured by said Deed of Trust have been paid, said Deed of Trust, delivered to you herewith and to reconvey, without warranty. (5) the parties designated by the terms of said Deed of Trust, the estate now ussion e • 1: d **au** 11 B Do not lose or destroy. This Deed of Trust must Le del vered to the Trustee for cancellation before reconveyance will be made. 3 Fee ! \$13.00 By Standers Muslerolers Return: Aspen Title Co. 11:52 o'elock A.M., and recorded in book M88 affixed. County. Was received for record on the 17 th STATE OF OREGON, County Clerk Evelyn Biehn Witness my hand and seal of County I certify that the within instrument County of Klamath Aux. -Record of Mortgage of said TRUST DEED Deputy (1) day of 045 h , at Beneficiary 7 Grantor 3 1

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