1423	4	DEED O	ASPE FTRUST AND	い) 35077 ASSIGNMENT OF	RENTS	∂_Page <u>8086</u>
DATE OF THIS	DEED OF TRUST AN	ID OF THE LOAN	TRANSACTION	DATE FUNDS DISBUR IF OTHER THAN DATE 5/2/90	SED AND INTEREST BEGINS OF THE TRANSACTION	ACCOUNT NUMBER 3654 404607
BENEFICIARY				GRANTOR(S):		• • • • •
TRAN	ISAMERICA FI	NANCIAL SEI	RVICES	(1) MICHAEL S (2) DEBRA J.	GIBILISCO	Age:
	7 MAIN ST. TH FALLS, (ÓX 1269	ADDREES	KANE ST.,	
NAME OF TRUS	TEE: ASPEN T	TLE AND E	SCROW, INC	CITY: KLAMATH	FALLS, OR 9	7603
		THIS DEED	OF TRUST SEC	URES FUTURE A	DVANCES	
						ory Note of even date in the e in trust, with power of sale,
the following desc	ribed property situat	ed in the State of O	regon, County of	KLAMATH		:
	Klamath, S	tate of Or	egon, EXCE	TING THEREFR	n the County OM that port: ok 349 at Pag	ion
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air-conditioning e	l buildings and impr quipment used in co hich is referred to he	nnection therewith,	all of which, for the	eon and heating, lighting purpose of this Deed of	, plumbing, gas, electric, Trust, shall be deemed i	ventilating, refrigerating and ixtures of the property above
The above describ	ed real property is r	ot currently used f	or agricultural, timbe	r or grazing purposes.		
administrators, su	TO HOLD said land ccessors and assigns,	and premises, wit pon the trusts and	h all the rights, privi for the uses and purp	leges and appurtenances oses following, and none	thereto belonging to tru other.	stee and his heirs, executors,
of the premises, d	luring continuance o	default hereunder	, and during continual	nce of such default autho		n or without taking possession upon said premises and/or to
at the agreed rate reference to which thereon at the agr obligated to make with interest there	in accordance with h is hereby made, un reed rate, as may be e any additional loans con at the agreed rate	the terms and cond til paid in full at on hereafter loaned by s) in any amount; (, where any such ad	itions of the above m before maturity, or a Beneficiary to Grant 4) The payment of an vances are made to pr	entioned Promissory No s extended or rescheduled or in connection with any y money that may be add otect the security or in ac	te executed by the Grant d; (3) Payment of any add y renewal or refinancing, h anced by the Beneficiary coordance with the covena	ipal sum with interest thereon or in favor of the Beneficiary, itional amounts, with interest ut the Beneficiary shall not be to Grantor or to third parties, nts of this Deed of Trust.
FIRST: To and expenses agree SECOND:		s and assessments t Grantor(s). e interest due on sa	hat may be levied and	st shall be applied in the f assessed against said prer		, repairs, and all other charges
and such other c: amounts, and in Beneficiary and t restoration of said event of Forecloss liens (including an secured hereby, o law for the first i event of default b and collectible or assessments witho Trust and shall be good condition ar regulations of the within one hundr thereon, and to p in full compliance portion thereof, n releasing or affect for the full amoun such personal liab	asualties as the Bene such companies as hat loss proceeds (le d improvements. Suc- ure, all rights of the C y prior Trust Deeds of r upon the interest of netrest or penalty to y Grantor(s) under l not), may (a) effect uut determining the y ear interest from the end repair, not to com proper public autho ed eighty days or re- ay, when due, all cla- e with the terms of s may be extended or r ing the personal liabin nt of said indebtedmo-	ficiary may specify Beneficiary may fr Beneficiary may f sexpenses of collu- to application by the irantor in insurance or Mortgages) and at f Beneficiary in said accrue thereon, the aragraphs 1 or 2 at the insurance about alidity thereof; and late of payment at mit or suffer any with rity, and to permit tore promptly and ims for labor perfo- aid Promissory Not enewed, and any pro- fus then remaining to by created. (6) The	(up to the full value rom time to time ap gettion) shall, at Benefic e Beneficiary shall no policies then in force sessments that may as l premises or in said d e official receipt of ti pove, Beneficiary, at, if we provided for and p l (c) such disbursemer the agreed rate. (4) To waste or any use of si Beneficiary to enter in a good and workr rmed and materials fu e and this Deed of T ritions of the premises or the payment of sai unpaid, and no chang the bit seized of the p	of all improvements for prove, and to keep the liciary's option, be applie t cause discontinuance of shall pass to the purchass ccrue against the above de ebt, and procure and deline proper officer showin s option' (whether electin ay the reasonable premiu its shall be added to the u b keep the buildings and c aid premises contrary to at all reasonable times for analike manner any built mished therefor, (5) That rust and that the time of herein described may, w i indebuedness or the lien e in the ownership of sai oremises in fee simple and	the protection of Benefic policies therefor, properi d on said indebtedness, v any proceedings to forece er at the foreclosure sale. I secribed premises, or any j ver to Beneficiary ten (10 g payment of all such tas g to declare the whole ind ms and charges therefor: (impaid balance of the oblig other improvements now of restrictions of record or cor the purpose of inspecti- ding which may be constu- he will pay, promptly, th- payment of the indebted- rithout notice, be released of this instrument upon t d premises shall release, 1	teneficiary's favor against fire sclary in such minner, in such y endörsed, on deposit with whether due or.not, or to the close this Deed of Trust. In the 2) To pay when due all taxes; bart thereof, or upon the debt days before the day fixed by es and assessments. (3) In the ebtedness secured herebv due b) pay all said taxes, liens and ation secured by this Deed of xisting or hereafter ejected in ontrary to laws, ordinances or ng the premises, to complete ucted, damaged or destroyed e indebtedness secured hereby tess hereby secured, or of any from the lien hereof, without he remainder of said premises educe or otherwise affect any to convey the same: and that ons whatsoever.
IT IS MUTUALL become due, or u action or proceed Beneficiary under on the application may execute or ci Trustee shall file	Y AGREED THAT: pon default in the p ling be filed in any this Deed of Trust of a of the Beneficiary ause Trustee to exect such notice for reco sissory Note and all	(1) If the said Gi erformance of any court to enforce a or under the Promi- or assignee, or any ate a written Notic rd in each county locuments evidenci	rantor(s) shall fail or agreement hereunder, ny lien on, claim aga ssory Note secured he other person who ma e of Default and of E wherein said propert	neglect to pay installmen or upon sale or other di inst'or interest in the p preby shall immediately b y be entitled to the monie lection To Cause Said Pr y or some part or parcel	ts on said Promissory No isposition of the premises remises, then all sums oc- ecome due and payable at es due thereon. In the even operty To Be Sold to satis thereof is situated. Bene	te as the same may hereafter by Grantor(s), or should any ving by the Grantor(s) to the the option of the Beneficiary at of such default, Beneficiary (fy the obligations hereof, and liciary also shall deposit with d place of sale and give notice
(2) Whenever all assessments; prem in the trust prop- the property, at a Beneficiary or his cluding costs and other than such p proceedings had o remain in force th	or a portion of any o iums for insurance o erty, or any part of any time prior to the s. successor in interes expenses actually in sortion of the princip or instituted to forecle e same as if no accele	bligation secured by r advances made by it, any Beneficiary time and date set t, respectively, the curred in enforcing al as would not the as would not the cose the Trust Deed ration had occurred	this Trust Deed has to a Beneficiary in acco- y under a subordinate by the Trustee for the entire amount then the terms of the oble shall be dismissed or had no defa	ordance with the terms of Trust Deed or any person e Trustee's sale if the po- due under the terms of t igations and Trustee's an ault-occurred, and there discontinued, and the o	the Trust Deed, the Gran the ving a subordinate liem were of sale therein is to the Trust Deed and the ot d Attorney's fees actually by cure the default. After bligations and Trust Deed	at obligation, including taxes, tor or his successor in interest or encumbrance of record on be exercised, may par to the ligation secured thereby (im- incurred if allowed by law) payment of this amount, all i shall be reinstated and shall
having been given	as then required by	law, Trustee, with	out demand on Grant		erty on the date and at th	of Default and Notice of Sale time and place designated in

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said Notice of Sale at public auction to the highest bidder, the purchase price payable in lawful money of the United States at the time of sale. The person conducting the sale may, for any cause he deems expedient, postpone the same from time to time until it shall be completed and, in every such case, notice of postponement shall be given by public declaration thereof by such person at the time and place last appointed for the sale; provided, if the sale is postponed for longer than one day beyond the day designated in the Notice of Sale, notice thereof shall be given in the same manner as the original Notice of Sale. Trustee shall execute and deliver to the purchaser its Deed conveying said property so sold, but without any covenant of warranty, express or implied. The recitals in the Deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person; including Beneficiary, may bid at the sale.

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 person 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.

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(4) Grantor(s) agrees to surrender posses previously been entry to surrender posses ession of the hereinabove described premises to the Purchaser at the aforesaid sale, in the event such possession has not previously been surrendered by Grantor(s). COMPANIE HE BERE MANNES C SUPER

(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 Trustee. 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 named 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

(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 relief 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 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 or the Promissory Note secured hereby to the contrary, neither this Deed of Trust nor said Promissory Note shall 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 (to)All Grances shall be jointy and severally more for summinent of their covenants and agreements herein contained, and all provisions of this Deed of Trust shall inner 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

him at the address bereinbefore set forth, the set of set of set of set of the set of the set of the set of the 325

ાર્કો પર કે પણ સ્ટાઇટ દ્વારા દાર કુ પર દાર કુ ગામ દારો. આજ્ય તેવા કરવે સ્ટાઇટ દારા જેવા કે છે. દારે કે દારા કે દારો કે આજ્ય તેવા કરવે છે. មានស្ថិត សម្តេចស្ថិត នៅស្ថិត ស្ថិត ស្ថិត ស្ថិត ស្ថិត ស្ថិត ស្ថិតស្ថិត សេច ស្ថិត ស្ថិត ស្ថិត ស្ថិត ស្ថិត ស្ថិត ស ស្ថិត ស្ថិត ស្ថិត ស្ថិត សេច ស្ថិត ស្ថិត ស្ថិត ស្ថិត ស - de chail म अन्य के रिप्रेट प्राप्त म अन्य के रिप्रेट प्राप्त भूतिक की राज्य के राज्य a Braher (Japania e. zen se suels 31.127.154 IN WITNESS WHEREOF the said Grantor has to these presents set hand and seal this date 4/27/90 Signed, sealed and delivered in the presence of: Witness (SFAL) 950.4 N CORD ET CUL (SEAL) Witness in the second KT.AMATH County of দৈন জন্মবর আগরসকর 177 0.04427тн On this APRIL day of the lo . 19 90 19HOR Withinstein ., MICHAEL S. GIBILISCO and DEBRA J. GIBILISCO and acknowledged the foregoing instrument to be THEIR voluntary act and deed. Before me: aanstaa biyo dh (SEAL) My Commission expires Notary POH 3 REQUEST FOR FULL RECONVEYANCE 00 TO TRUSTEE: Mr. APA Dated The undersigned is the legal owner and holder 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 sums owing to you under the terms of said Deed of Trust, to cance all evidences of indebtedness, 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, the estate now č held by you under the name, र प्रतिदेखनी । तन्त्रयः सन्द्रस्य ીમદાનના દક્ષ્ય હતા મુહી જો ઉપયો સાન્દ્રમાં સ્ટલ્ટ ेच्च द्वाः ४२८७ य महत्य हेर्द्धेह मध्य । सर्वे देशका दलप्राम ્લિકો જે કે કે સ્વતુકો અને કે માટે છે. આ ગામમાં આવેલી છે છે. આ ગામમાં આવેલી છે છે. આ ગામમાં ช่อไป เรื่องเมืองก An entropy the Mail Reconveyance to: N ence to s week another where is service an above a भी हह न्यू *म्यूमंद्*य स्वतः हतः 8 0.6 n o tan tanan sancini s Alester n in neuron Representationezze alan milatanakiy namin गः ्रात्मल्याः कर्त्राः कर्त्रमारः ्रात्मन्तः इत्यम्पद्यं दृष्टम् द्वर्त्रम्यः 67 6 6 6 4 ant-By By Do not loss or destroy. This Deed of Trust must be delivered to the Trustee for cancellation before reconveyance will be made. distancethe Atcontrog or Sare 2.03 SEXEGE $\mathbb{P}^{\mathbf{I}}$ 8007 Klänze, 84760 D.L. NERGEN PROPERTY AND STORES Fee SPO 25 ANCENCERS EMPOINTS OF OT. **790**0 affixed 157 Keturn: on page<u>-</u> County. W ्वे was ST 1 \$<u>1</u>3 us received AT 0 County **FE OF OREG** County of I certify t F 'clock 8 de. AT.C. Witness 8086 a thet's d for record on t OREGON, Ľ ्र<u>ष</u> ... 'RUST DEE (CHER) ŝĿ my Clerk Record that lehn hand ويو الي جمية 12 1.12 1 the 197**8** - 18 -ş..... recorded \mathcal{N} 4 94× and . . Q 8 the Klamath within f Mortgage of 19 172215 ÷, seal <u>30th</u> 1.1 27 034 \mathbb{N} 18 5 - 7 90 book instrument g -34 1 Beneficlary County day f said Granto 3

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