		ASPEN	
28166	020	36322	Vol. <u>mal</u> Page 6793
		T AND ASSIGNMENT O	
DATE OF THIS DEED OF TRUST AND O	F THE LOAN TRANSACTION	DATE FUNDS DISBURSED AND INTEREST BEGIN	
APRIL 12, 1991		APRIL 17, 1991	3654 405080
BENEFICIARY		GRANTOR(S):	
TRANSAMERICA I	FINANCIAL SERVICES	(1) GARY L. EATON	Age:
		(2) WANDAKM - EATON	Age:
ADDRESS: 707 MAIN	STREET	(2) WANDA M. EATON	
CITY: KLAMATH FALL	S, OR 97601	ADDRESS: 5300 BARTLET	
NAME OF TRUSTEE: ASPE	N TITLE COMPANY	CITY: KLAMATH FALLS, (DR 97603
	THIS DEED OF T	RUST SECURES FUTURE AL	OVANCES
\$ 21,086,45 from Granto oppoperty situated in the State of C	r to Beneficiary named above here Dregon, County of <u>KLAMAT</u>	by grants, sells, conveys and warrants to Tru	f a Promissory Note of even date in the principal sum of istee in trust, with power of sale, the following described
KLAMATH,	STATE OF OREGON.	an ghyaina an a	n per com in angenerate k eji pe tang
and the second	1AP 3909-14AB TL	이 같은 것 같은	
Crogether with all buildings and impro	vements now or hereafter erected there r the purpose of this Deed of Trust, she	eon and heating, lighting, plumbing, gas, electric, v Il be deemed fixtures of the property above descri	entilating, refrigerating and air-conditioning equipment used in bed, all of which is referred to hereinafter as the "premises".
	a not currently used for agricultural, timb		
TO HAVE AND TO HOLD said land	and premises, with all the rights, privile uses and purposes following and none	ges and appurtenances thereto belonging to trust other.	ee and his heirs, executors, administrators, successors and
Grantor also assigns to Beneficiary a continuance of default hereunder, an	li rente lesues and profile of said prem	nises, reserving the right to collect and use the sar uthorizing Beneficiary to enter upon said premises ut means	ne with or without taking possession of the premises, during and/or to collect and enforce the same without regard to
at or before maturity, or as extended in connection with any renewal or re- by the Beneficiary to Grantor or to the this Deed of Trust.	I or rescheduled; (3) Payment of any ac financing, but the Beneficiary shall not i and parties, with interest thereon at the	iditional amounts, with interest thereon at the agre be obligated to make any additional loan(s) in any agreed rate, where any such advances are made	aneficiary, reference to which is hereby made, until paid in full ed rate, as may be hereafter loaned by Beneficiary to Grantor amount; (4) The payment of any money that may be advanced to protect the security or in accordance with the covenants of
FIRST: To the payment acreed to be paid by the Grantor(s).	of taxes and assessments that may be ent of the interest due on said loan.	Trust shall be applied in the following order: levied and assessed against said premises, insur	ance premiums, repairs, and all other charges and expenses
the Beneficiary may specify, up to the to time approve, and to keep the pol- applied on said indebtedness, wheth foreclose this Deed of Trust. In the due all taxes, ilens(including any pri- hereby, or upon the Interest of Bene- accrue thereon, the official receipt of Beneficiary, at its option (whether el- reasonable premiums and charges i balance of the obligation secured by or hereafter erected in good conditiv regulations of the proper public auth or restore promptly and in a good ar and materials furnished therefor. (5 the time of payment of the indebted released from the lien hereof, witho premises for the full amount of said libility or the lian hereby consted.	The full value of all improvements for the licles therefor, property endorsed, on de ner due or not, or to the restoration of s event of Foreclosure, all rights of the G or Trust Deeds or Morgages and asses fictar in said premises or in said debit of the proper officer showing payment o leading to declare the whole indebtedne therefor; (b) pay all said taxes, liens any this Deed of Trust and shall bear inter on and repair, not to commit or suffer an onty, and to permit Beneficiary to enter and workmanilke manner any building with b) That he will pay, prompty, the indebt mess hereby secured, or of any portion ut releasing or affecting the personal lik	protection of Beneficiary in such manner, in such aposit with Beneficiary and that loss proceeds (les ald improvements. Such application by the Benefi frantor in Insurance policies then in force shall pas sesments that may accrue against the above descr t, and procure and deliver to Beneficiary ten (10) if all such taxes and assessments. (3) In the even is secured hereby due and collectible or not), may d assessments without determining the validity the rest from the date of payment at the agreed rate. (ny waste or any use of said premises contrary to r at all reasonable times for the purpose of inspect hich may be constructed, damaged or destroyed t deness secured hereby in full compliance with the thereof, may be extended or renewed, and any pr ability of any person for the payment of said premises s fee simple and has good and lawful right to conve	Beneficiary's favor against fire and such other casualties as amounts, and in such companies as Beneficiary may from time s expenses of collection) shall, at Beneficiary's cytion, be clary shall not cause discontinuance of any proceedings to the purchaser at the foredosure sale. (2) To pay when the premises, or any part thereof, or upon the debt secured days before the day fixed by faw for the first Interest or penalty to t default by Grantor(s) under Paragraphs 1 or 2 above, y (a) effect the insurance above provided for and pay the reof; and (c) such disbursements shall be added to the unpaid 4) To keep the bulklings and other improvements now existing estrictions of record or contrary to leaws; ordinances or ing the premises, to complete within one hundred eighty days hereon, and to pay, when due, all claims for labor performed terms of sald Promissory Note and this Deed or Trust and that richons of the premises herein described may, without notice, be tedness or the lien of this instrument upon the remainder of sal hall release, reduce or otherwise affect any such personal y the same; and that he does hereby forever warrant and will
performance of any agreement here claim against or interest in the prem become due and payable at the opt of such default, Beneficiary may ex Trustee shall file such notice for rec and all documents evidencing expe	eunder, or upon sale or other dispositio hises, then all sums owing by the Grant tion of the Beneficiary on the application ecute or cause Trustee to execute a wr cord in each county wherein said prope inditures secured hereby, whereupon T	in of the premises by Grantor(s), or should any ac- lor(s) to the Beneficiary under this Deed of Trust o n of the Beneficiary or assignee, or any other persi- litten Notice of Default and of Election To Cause S rity or some part or parcel thereof is situated. Ben rustee shall fix the time and place of sale and give	as the same may hereafter become due, or upon default in the ion or proceeding be filed in any court to enforce any lien on, under the Promissory Note secured hereby shall immediately on who may be entitled to the monies due thereon. In the event ald Property To Be Sold to satisfy the obligations hereof, and efficiary also shall deposit with Trustee, the Promissory Note notice thereof as required by law.
Insurance or advances made by a l under a subordinate Trust Deed or Trustee's sale if the power of sale t Deed and the obligation secured th allowed by law) other than such poo	Beneficiary in accordance with the term any person having a subordinate lien o herein is to be exercised, may pay to th ereby (including costs and expenses ar- rition of the principal as would not then to band shell the displaced or dispositions	has become due by reason of a default of any part is of the Trust Deed, the Grantor or his successor or encumbrance of record on the property, at any the Beneficiary or his successor in interest, respect citually incurred in enforcing the terms of the collige to due bed on domini contract and theraby one	t of that obligation, including taxes, assessments, premiums for In interest in the trust property, or any part of it, any Beneficiary me pror to the time and date set by the Trustée for the ively, the entire amount then due under the terms of the Trust utions and Trustee's and Attorney's fees actually incurred if the default. After payment of this amount, all proceedings had stated and shall remain in force the same as if no acceleration
(3) After the lapse of such time as r required by law, Trustee, without di- bidder, the purchase price payable from time to time until it shall be co for the sale; provided, if the sale is	emand on Grantor(s), shall sell sub pro in lawful money of the United States at mpleted and, in every such case, notic postponed for longer than one day begy ute and deliver to the purchaser its De the conclusive proof of the truth/luiness i	performed and at the annual of the sale to the time of sale. The person conducting the sale e of postponement shall be given by public declar, cond the day designated in the Notice of Sale, noti- ed conveying sald property so sold; but without an thereof. Any person, including Beneficiary, may b	e of Default and Notice of Sale having been given as then nated in sald Notice of Sale at public auction to the highest may, for any cause he deems expedient, pospone the same ation thereof by such person at the time and place last appointer be thereof shall be given in the same manner as the original y covenant of warranty, express or implied. The recitals in the d at the sale.
			of the sale, including the payment of the Trustee's and Attorney's

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 instale and revenue starms on Trustee's Deed; (3) all other sums secured hereby; and (4) the remainder, if any, to the tess; (2) cost of any evidence of title procured in connection with such sale and revenue starms 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.

ORIGINAL

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(4) Grantor(s) agrees to surrender possession of the hereinabove described premises to surrendered by Grantor(s).	o the Purchaser at the aforesaid sale, in the event such possession has not previously been
(5) Boneficiary may appoint a successor trustee at any time by filing for recording in the situated a Substitution of Trustee. From the time the substitution if filed for recording the n herein or dany successor Trustee.	office of the County Recorder of each county in which said property or some part thereof is ew Trustee shall succeed to all the powers, duties, authority and title of the Trustee named owledged, and notice thereof shall be given and proof thereof made, in the manner provided by
izw.	wirdiged, and notice thereof shall be given and proof thereof made, in the manner provided by:
(6) Upon payment in full by said Grantor(s) of his indebtedness hereunder, Trustee shall (7) Should said property or any part thereof be taken by reason of any public improvement of the neuronality or call the second statement of the taken by reason of any public improvement of the second second second second second second second sec	reconvey to said Trustor(s) the above-described premises according to law.
payments of relief therefor, to the extent necessary to liquidate the unneld belonce	it of condemnation proceeding. Beneficiary shall be optimed to -r
a stand of the same second nereby forthwith due and payable	9.
the set of a light of any obligation of payment except to the settered the by	y to the convery, neither this Dood of Taxet networks
	hay be legally enforceable; and any provision to the contrary shall be of no force or effect. Igreements herein contained, and all provisions of this Deed of Trust shall here to and be Igns of the parties hereto respectively. Any reference in this Deed of Trust shall here to and be rust but does not execute the Note: (a) is co-signing this Deed of Trust of the singular not personally obligated to pay the sums secured by this Deed of Trust; and (c) agrees that , modify, forbear or make any accommodations with regard to the terms of this Deed of Trust
ereto of pending sale under any other Deed of Trust, duly executed and acknowledged	, is made a public record as provided by law. Terrates to
to the state of th	Notice of Sale hereunder he mailed to him as the
IN WITNESS WHEREOF the said Grantor has to these signed, sealed and delivered in the presence of:	9 presents set hand and seal this data a DDTT 2.2
s, could and denvered in the presence of:	Processing set hand and seal this date <u>APRIL 12, 1991</u>
Witness	X Jung 2 Esta
"我们,我们还有一些人,你们还是我们的你,我不能不知道,我们就是我们的你,你不是你的。" "我们,你们们们,你们们们不是我们,你们们们们还是我们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们	Grantor-Borrower (SEA
Witness Sunty of <u>KLAMATH</u>	Granter-Borrower (SEA
On this 12TH day of APRIL	
ARY L. EATON and WANDA M	19 91 , personally appreared the above mame
trument to be <u>THEIR</u> voluntary act and deed.	and acknot redged the foregoin
Before me:	
(SEAL) Notary Public for Oregon	My commission expires 7/17/929
(SEAL) Notary Public for Oregon	My commission expires 7/17/928
and a - AMOU	My commission expires 7/17/923
Notary Public for Oregon	en an
TO TRUSTEE: The understand in the local is	
Notary Public for Oregon Notary Public for Oregon REQUEST FOR FUI The undersigned is the legal owner and holder of all indebtedness secured by thi	LL RECONVEYANCE Dated
Notary Public for Oregon REQUEST FOR FUL The undersigned is the legal owner and holder of all indebtedness secured by this re requested, on payment to you of any sums owing to you under the terms of s of Trust, delivered to you herewith and to reconvey, without warranty, to the parties the name.	
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