	2057 DEED OF TRUST AND ASSIGNMENT OF RENTS									
	DATE OF THIS DEED OF TRUST AND OF THE LOAN TRANSACTION	DATE FUNDS DISBURSED AND INTEREST BEGINS IF OTHER THAN DATE OF THE TRANSACTION	ACCOUNT NUMBER							
	BENEFICIARY	GRANTOR(S):								
	TRANSAMERICA FINANCIAL SERVICES	(1) Andrew C. Gaskin	Age: 57							
	ADDRESS: 121 S. 9th St.	(2) Donna R. Gaskin	Age: 52							
	ciry: Klamath Falls, Or. 97601	ADDRESS: Box 493								
	NAME OF TRUSTEE." ransameri 3a litle	CITY: Malin, Or. 97632								
	THIS DEED OF TRUST SEC	CURES FUTURE ADVANCES								
	By this Deed of Trust, the undersignet Grantor (all, if more than one) for principal sum of \$18,552,23 from Grantor to Beneficiary named above i	the purpose of securing the payment of a Promisso hereby grants; sells, conveys and warrants to Truste	ory Note of even date in the e in trust, with power of sale,							
11. 12	the following described property situated in the State of Oregon, County of	Klamath:								
÷	The S_2^1 SEL of Section 19, Township 40 South, Ra in the County of Klamath, State of Oregon.	nge 12 East of the Willamette }	eridian,							
	Do not loss or destroy. This bred of Trust must have a started to	in: France ic carge litera veli a security data di	17							
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		andra and a second s								
	Together with all buildings and improvements now or hereafter erected the air-conditioning equipment used in connection therewith, all of which, for the described all of which is offered to be a set of the set	reon and heating, lighting, plumbing, gas, electric, a purpose of this Deed of Trust, shall be deemed fi	ventilating, refrigerating and stures of the property above							
	described, all of which is referred to here nafter as the "premises". The above described real property is not currently used for agricultural, timbe									
	TO HAVE AND TO HOLD said land and premises, with all the rights priv	ileges and appurtenances therets belonging to the	tee and his heirs, executors,							
	administrators, successors and assigns, up in the trusts and for the uses and purp from the state of the second state of the s	reserving the right to collect and use the same with	or without taking possession							
	of the premises, during continuance of c efault hereunder, and during continua collect and enforce the same without regard to adequacy of any security for the	nce of such default authorizing Depoficions to an term	upon said premises and/or to							
	FOR THE PURPOSE OF SECURING: (1) Performance of each agreement of	Grantor contained heroin: (2) Powment of the new in	al sum with interest thereon							
	at the agreed rate in accordance with the terms and conditions of the above n reference to which is hereby made, until paid in full at or before maturity, or thereon at the agreed rate or many here here the rest of the second	as extended or rescheduled: (3) Payment of any additional sector of the	Constance with the second							
	thereon at the agreed rate, as may be hereafter loaned by Beneficiary to Grant obligated to make any additional loan(s) in any amount; (4) The payment of an with interact thereon at the grand rate	W money that may be advanced by the Reposition to	Commentary and a should make the							
相比 時間	with interest thereon at the agreed rate, where any such advances are made to pr All payments made by Grantor(s) on the obligation secured by this Deed of Tru	st shall be applied in the following order:								
	and expenses agreed to be paid by the Grantor(s).	assessed again it said premises, insurance premiums,	repairs, and all other charges							
	SECOND: To the payment of the interest due on said loan. THIRD: To the payment of principal.	(1) The second s second second secon second second sec								
	TO PROTECT THE SECURITY HERECF, GRANTOR(S) COVENANTS ANI	AGREES: (1) to keep said premises insured in Be	neficiary's favor against fire							
儲固	and such other casualties as the Beneficiary may specify, up to the full value amounts, and in such companies as Buneficiary may from time to time ap Beneficiary and the law managed of									
	restoration of said improvements. Such application by the Beneficiary shall no	ficiary's option, be applied on said indebtedness, wh	ether due or not, or to the							
	liens (including any prior Trust Deeds of Mortgues) and assessments that may a	shall pass to the purchaser at the foreclosure sale. (2) To pay when due all taxes.							
	law for the first interest or penalty to accure thereon the official receipt of the	ebt, and procure and deliver to Beneficiary ten (10) (lays before the day fixed by							
	and collectible or not), may (a) effect the insurance above provided for and p	s option (whether electing to declare the whole indel	otedness secured hereby due							
	Trust and shall bear interest from the date of payment at the agreed rate (A) Te	its shall be added to the unpaid balance of the obliga	tion secured by this Deed of							
961 1947	regulations of the proper public authority, and to permit Beneficiary to anter	and premises contrary to restrictions of record or con	trary to laws, ordinances or							
	thereon, and to pay, when due, all claims for labor performed and materials for	naniske manner any building which may be constru-	cted, damaged or destroyed							
	portion thereof, may be extended or removed and any portions of the promises	tust and that the time of payment of the indebtedne	ss hereby secured, or of any							
	for the full amount of said indebtedness then remaining unpaid and no chang	a indebtedness or the lien of this instrument upon the	remainder of said premises							
	such personal liability or the lien hereby created. (6) That he is seized of the p he does hereby forever warrant and will forever defend the title and possession t									
***	IT IS MUTUALLY AGREED THAT: (1) If the said Grantor(s) shall fail on a	and an and the second								
	action or proceeding be filed in any court to enforce any lies on electron or	or upon sale or other disposition of the premises b	y Grantor(s), or should any							
	on the application of the Beneficiary or assignce, or any other person who may may execute or cause Trustee to execute a written Notice of Default and of F	be entitled to the monies due thereon. In the event	ne option of the Beneficiary of such default, Beneficiary							
	Trustee shall file such notice for record in each county wherein said property Trustee, the Promissory Note and all documents evidencing expenditures secure thereof as required by law.	y or some part or parcel thereof is situated. Benefic ed hereby, whereupon Trustee shall fix the time and	the obligations hereof, and iary also shall deposit with place of sale and give notice							
	(2) Whenever all or a portion of any obligation secured by this Trust Deed has b assessments, premiums for insurance or advances made by a Beneficiary in acco in the trust property or any part of it ony Beneficiary materials and the second									
595	the property, at any time prior to the time and date sat by the Prior for the	Frust Deed or any person having a subordinate lien of	encumbrance of record on							
	cluding costs and expenses actually incured in enforcing the terms of the obli	ue under the terms of the Trust Deed and the oblig	gation secured thereby (in-							
	other than such portion of the principal is would not theil be due had no defa proceedings had or instituted to forcelose the Trust Deed shall be dismissed or remain in force the same as if no acceleration bed contracted shall be dismissed or									
	remain in force the same as if no acceleration had occurred.	discontinued, and the obligations and Trust Deed c	hall be reinstated and shall							
	(3) After the lapse of such time as may then be required by law following the having been given as then required by law. Trustee, without demand on Granto said Notice of Sale at mubic solution to be birder birder.									
20 B	conducting the sale may, for any cause ht deems expedient, nothone the same	payable in lawful money of the United States at in	e time of sale. The person							
	longer than one day beyond the day designated in the Notice of Sale notice the	time and place last appointed for the sale; provided	if the sale is postponed for							
	shall execute and deliver to the purchase its Deed conveying said property so sol Deed of any matters or facts shall be conclusive proof of the truthfulness thereof.									
2 M T	Trustee shall apply the proceeds of the sale to normant of (1) the costs and	Any person, including Beneficiary, may bid at the sa	ile.							

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 remaind ar, 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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Dated

orde htodead) ith the County Clerk of its County in which the sale in : Syace

(4) Grantor(s) agrees to surrender posses sion 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). (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, thereof shall be given and prior thereof made in the manner privided by law.

(6) Upon payment in full by said Granter(s) of his indebtedness hereunder, Trustee shall recorvey 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) Notwithstanding anything in this Decdof 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 Granto (s) any obligation of payment, except to the extent that the same may be legally enforceable; and any provision to the

(9) All Grantons shall be jointly and severally liable for fulfillment of their covenants and agreements herein contained, and all provisions of this Deed of Trust shall inure to and be binding upon the hirs, executors, administrators, successors, grantces, 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. (10) Invalidity or unenforceability of any provisions herein shall not affect the validity and enforceability of any other provisions.

(11) 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 party 'unless brought by Trustee'. party, unless prought by Trustee. (12). The undersigned Grantor(s) requests that a copy of any Notice of Default and of any Notice of Default and of any Notice of Sale hereunder be mailed to

him at the address hereinbefore set forth. Ship Heller unitaria. tan kana jara-lapa apanang s. pu

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IN WITNESS WHEREOF the said Grantor has to these presents set hand and seal this date Signed, sealed and delivered in the presence of: ing and

< recei Wit (SEAL) æ 14.1 Grantor-Borro SEE JO $\hat{\eta}_{ij}$ 31, ti i i County of Idan: 5 (<u>1</u>17) (intro); THEF OUR DESIGNAGE Έt an s pp mian's સંઈલિ Bali Gosti i in Enocitor of day of \sim On this . 19 Ă Pr onally the above mamed an u 6:400.05* 2 • Coskin inoz au and Dorma R. Casici ni ni hije 51 acknowledged the foregoing instrument to b voluntary act and deed. Before me:

SEADING (SEADI Notury Public for O My Commission expires 10000 1 l ŵ.

TO TRUSTEE: REQUEST FOR FULL RECONVEYANCE 28468923

and 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 have been paid, said Deed of Trust, delivered to you be with and to reconvey, without warranty, to the parties designated by the terms of said Deed of Trust, the estate now held by you under the name. o, puvi of g program have been 计时间 法推销法 管理机工业 计正式工作

Mail Reconveyance to:	Tangan an time partita dari seri
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Do not lose or destroy. This Deed of Trust must be delivered to the Trustee for cancellation before reconveyance will be made.

11 Jue Gonard of Juneary, house of June 14

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