August 23, 1982 24		NTRANSACTION	🙄 👘 IF OT	FUNDS DISBURSED AND INTEREST B	EGINS ACCO	OUNT NUMBER
BENEFICIARY		in the second se	GRANT	<u>tust</u> 27, 1982		00460
TRANSAMERICA FINA	ANCIAL SI		ි <u>ය</u> Ge	eorge A. Pondella Jr.		
ADDRESS.121 South Ninth	a or or or	EN ICES	(2)	3	•	Age: 50
ciry.Klamath Falls, Oregon	97601		ADDRES	s: P.O. Box 286		Age:
NAME OF TRUSTEE: Transameri		Comm-n		 A 10 - 10 		
	1			iloquin, Oregon 976	24	
	'HIS DEED	OF TRUST S	ECURES F	UTURE ADVANCES	•	an an An an
By this Deed of Trust, the undersigned (principal sum of s 10592.28 rom Gi	Grantor (all, if	more than one) f	or the purpose	Of securing the securi		
principal sum of s 10592.28 rom Gi the following described property situated in	rantor to Bene	ficiary named above	e hereby grants	sells, conveys and warrants to 7	omissory Note	e of even date in
the following described property situated in	n the State of (Dregon, County of	Klama	th		, with power of s
Lot 13. RIVERS BE	enn to to	o Cita La Consta da				•
	JILL 6 10	he county of	Klamath	, State of Gregon.		
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ogether with all buildings and improvem foronditioning equipment used in connect forbibed, all of which is referred to hereinal	ents now or h	ereafter erected the	ereon and heat	ng, lighting, plumbing, gas, elect	ric ventilatio	a
Conditioning equipment used in connect scholabed, all of which is referred to hereinal he above described real property is not cu U HAVE AND TO HOLD said land and	fter as the "pre	mises".	te purpose of t	his Deed of Trust, shall be deeme	ed fixtures of	the property abo
O HAVE AND TO HOLD said land and ininistrators, successors and assigns, upon traintor also assigns to Beneficiery all social	premises, with	agricultural, timb	er or grazing p	urposes.		
ministrators, successors and assigns, upon trantor also assigns to Beneficiary all rents	the trusts and f	for the uses and purp	oses following	ourtenances thereto belonging to , and none other.	trustee and h	is heirs, executor
Trantor also assigns to Beneficiary all rents, the premises, during continuance of defau- llect and enforce the same without regard ORLTHE PURPOSE OF SECURING: (1) F	, issues and pre	ofits of said premice		그는 아이는 아이는 것 같은 것 같아.		
1	e any such advi	a service of a	iy money that	ned herein; (2) Payment of the pr missory Note executed by the Gr rescheduled; (3) Payment of any z on with any renewal or refinancing may be advanced by the Beneficia	s, but the Bene ry to Grantor	ficiary shall not b
Il payments made by Grantor(s) on the oblig FIRST: To the payment of taxes and a d expenses agreed to be paid by the Grantor SECOND: To be paid by the Grantor	gation secured assessments that	ances are made to pr by this Deed of Tru at may be levied and	otect the secur	may be advanced by the Beneficia ity or in accordance with the	ry to Grantor	or to third parties
Il payments made by Grantor(s) on the oblig FRST: To the payment of taxes and a d expenses agreed to be paid by the Granto SECOND: To the payment of the infer THIRD: To the payment of principal. DEPOTECT THE DEPOTECT OF	gation secured assessments tha r(s). est d ue on said	ances are made to pu by this Deed of Tru at may be levied and loan.	st shall be appl	may be advanced by the Beneficia ity or in accordance with the cove ied in the following order: it said premises, insurance premiur	ry to Grantor enants of this I ms, repairs, and	d all other charges
Il payments made by Grantor(s) on the oblig FIRST: To the payment of taxes and : d expenses agreed to be paid by the Granton ————————————————————————————————————	gation secured assessments that r(s). est due on said GRANTOR(S) asy specify to ciary may from the second second second ciary may from the second second second the second second second second second second gages) and asse- thereon, the conditional thereon, the conditional thereon the conditional the conditional thereon the conditional the conditional thereon the conditional the conditional thereon the conditional the conditional the conditional the conditional the conditional the conditional the conditional the conditional the conditional the conditional the conditional the conditional the conditional the conditional the conditional the conditional the condition	ances are made to pu by this Deed of Tru at may be levied and loan. COVENANTS AND up to the full value m time to time ap ion) shall, at Benef Beneficiary shall noi plicies then in force. Siments that may ac remises or in said de official receipt of th e, Beneficiary, at its rovided for and pa) such disbursement agreed rate. (4) To te or any use of sai meficiary to enter a a good and workmund and materials fur not this Deed of Tru nus of the premises the payment of said i aid, and no change e is seized of the pri	AGREES: (1) of all improve prove, and to iciary's option, t cause disconti shall pass to the crue against the t, and procure e proper office e proper office e proper office d premises con t all reasonable d premises con t all reasonable in the ownersh emises in fee sin treof against the	may be advanced by the Beneficia ity or in accordance with the cover- ied in the following order: it said premises, insurance premiur it said premises, insurance premiur it said premises, insurance premiur it said premises, insurance premiur in the present of the set of the set when the policies therefor, prope be applied on said indebtedness, nuance of any proceedings to fore e purchaser at the foreclosure sale, e above described premises, or any and deliver to Beneficiary ten (11 r showing payment of all such ta er electing to declare the whole in e premiums and charges therefor; i to the unpaid balance of the obli- mas and other imployering is not tary to restrictions of record or times for the purpose of inspect any building which may be const (5) That he will pay, promptly, th time of payment of the indebted i may, without notice, be released the lien of this instrument upon tip of said premises shall release, i mple and has good and lawful righ	The second secon	favor against fire d all other charges favor against fire o manner, in such on deposit with on deposit with on ot, or to the d of Trust. In the hen due all taxes, or upon the debt the day fixed by ments. (3) In the Fured hereby due d taxes, liens and b by this Deed of reafter erected in res, to complete set, to complete set, to complete s secured hereby thereof, without of said premises rwise affect any e same; and that r.
I payments made by Grantor(s) on the oblig FIRST: To the payment of taxes and : d expenses agreed to be paid by the Granto. SECOND: To the payment of the infer THIRD: To the payment of principal. PROTECT THE SECURITY HEREOF, G d such other casualties as the Beneficiary ounts, and in such companies as Benefic neficiary and that loss proceeds (less expe toration of said improvements. Such applic int of Foreclosure, all rights of the Grantor is (including any prior Trust Deeds or Morty ured hereby, or upon the interest of Benefit for the first interest or penalty to accrue to default by Grantor(s) under Paragrap collectible or not), may (a) effect the ins sisments without determining the validity f at and shall bear interest from the date of p d condition and repair, not to commit or plations of the proper public authority, and in one hundred eighty days or restore pro- ion thereof, may be extended or renewed, sing or affecting the personal liability of ar the full amount of said indebtedness then the full amount of said indebtedness then	gation secured assessments tha r(s). est due on said GRANTOR(S) GRANTOR(S) GRANTOR(S) in may specify, to ciary may fro inness of collect in insurance po gages) and asse- ciary in said pi thereon, the co bas 1 or 2 abov unance above p thereof, and (c payment at the suffer any was d to permit Be suffer any was d to permit Be enforce any 1 the Promissory e., or any othe then Notice of ch county whe is evidencing 'e: secured by this secured by the secured by the secured shall l occurred.	ances are made to put the may be levied and loan. 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(4) To te or any use of sai a good and workmud a d materials fur nd this Deed of Tru ons of the premises 1 is sized of the pr e and possession the pr(s) shall fail or ne ement hereunder, o ien on, claim again / Note secured here riperson who may be Default and of Elev eneficiary in accord. et a subordinate Tru- te Trust Deed has bece eneficiary in accord. et a subordinate Tru- be Trust of the obligan (due had no defaul, the dismissed or di	AGREES: (1) of all improve of all improve prove, and to iciary's option, iciary's option, iciary's option, iciary's option, iciary's option, option (wheth bt, and procur e proper office option (wheth bt, and procur e proper office on the adder is shall be adder to a proper office indebtedness or in the ownerst emises in fee sig- prof against th glect to pay in r upon sale or hereby, where one due by rei ance with the t is to cource s sale if under the ter- tions and Trust t occurred, and scontinued, and	may be advanced by the Beneficia ity or in accordance with the cover- ied in the following order: it said premises, insurance premiun- the said premises, insurance premiun- the said premises, insurance premiun- the said premises, insurance premiun- ments for the protection of Bene- keep the policies therefor, prope- be applied on said indebtedness, nuance of any proceedings to fore- purchaser at the foreclosure sale. e above described premises, or any and deliver to Beneficiary ten (11 e showing payment of all such ta er electing to declare the whole in le premiums and charges therefor: I to the unpaid balance of the obli- mas and other implovements noise that the unpaid balance of the obli- mas and other implovements noise any building which may be const (5) That he will pay, promptly, th the time of payment of the indebted d may, without notice, be released the lien of this instrument upon up of said premises shall release. I mple and has good and lawful righ e lawful claims of any and all pers stallments on said Promissory No other disposition of the premises in the premises, then all sums ow iately become due and payable at e monies due thereon. In the even Said Property To Be Sold to satis r parcel thereof is situated. Benef apon Trustee shall fix the time and son of a default of any part of this rems of the Trust Deed, the Grant person having a subordinate lien , the power of sale therein is to b ms of the Trust Deed and the oblice's and Attorney's fees actually thereby cure the default. Atter 1 the obligations and Trust Deed	A second	favor against forb or to third parties Deed of Trust. d all other charges manner, in such on deposit with on not, or to the d of Trust. In the hen due all taxes, or upon the debt the day fixed by ments. (3) In the ured hereby due d taxes, liens and l by this Deed of reafter erected in vs. ordinances or sec, to complete eed or destroyed s secured hereby hereof, without of said premises rwise affect any e same; and that r. e may hereafter , or should any rantor(s) to the the Beneficiary ons hereof, and ult deposit with and give notice ancluding taxes, restor in interest ce of record on nay pay to the d thereby (in- lowed by law) as mount, all lated and shall

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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 such proceeds with the County Clerk of the County in which the sale took place. Tru: the 15-361 (1-80)

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such proceeds with the County Clerk of the County in which the safe took place.

2000 biocours whip the Comput Cieft of the constant in spice the said tool by a set of the Purchaser at the aforestid sale, in the event such possession has not the biocours with 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 duites, authority and title of the Therein and proof thereof wall be given and proof thereof made, in the manner provided by law.

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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 law. o

(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 Deed of Trust or the Promissory Note secured hereby to the contrary, neither this Deed of Trust nor said Promissory Note source to the contrary and the same may be legally enforceable; and any provision to the contrary shall be of no force or effect.

(9) 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 (a) hall imme 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. (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 of proceeding in which Grantor(s). Beneficiary, or Trustee shall be a marty unless brought by Trustee. party, unless brought by Trustee. He was a more any only a more of befault and of any Notice of Default and of any Notice of Sale hereunder be mailed to

IT is MUTUALLY AORDED TRATE (1) If the only Handorfd shall fed of negative set industriation of all the become due to upon default in the performance of any agreement breats in or applied as a marker depending of it, action or proceeding be filed in any case to enforce any here on, chain apout or a representing performance, the **jum at performance performance** is the file in any case to enforce any here on the mount of the performance of an a **yr** with a galaxy because because the file of the file of the performance of the second file of the file of the performance of a nation of the performance of the nation of a nation of the performance of the $\mathbf{u} \in$

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IN WITNESS WHEREOF the said Grantor has to these presents set hand and seal this date _______ 23, 1982

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(SEAL) Notary Public for Oregon	ceef	My Commission expire	12/29/85
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TO TRUSTER: DOWN OF HEADINGS OF ESTATION OF A REQUEST FO	R FULL RECONVEYA		Dated
triben and chronic the same margines to brack to equipment of the total set of the "The undersigned is the legal owner, and holder of all indebtedness and you're requested, on payment to you of any sums owing to you u	is secured by this Deed of	Trust All sums secured by	
and you are requested, on payment to you of any sums owing to you us said Deed of Trust, delivered to you herewith and to reconvey, without held by you under the name.	nder the terms of said De	ed of Trust, to cancel all e	vidences of indebtedness, secured by
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Do not lose or destroy. This Deed of Trust must be deliver	ed to the Trustee for cano	cellation before reconveya	nce will be made.
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