DATE OF THIS DEED OF TRUS	TAND OF THE LOAN TRANSACTIO	DATE FUNDS DISBURSED AND INTEREST BEGINS	
Augu BENEFICIARY	<u>st 11, 1983 🖁 👌 🥤</u>	August 16, 1983	ACCOUNT NUMBER 3654-401065
		GRANTOR(S):	
	FINANCIAL SERVICES	(1) James W. Wesley	раници. 11 - <sub>стор</sub> и. 816-17
ADDRESS: 121 South	Ninth St.,	(2) Susan Jane Wesley	27
ITY: Klamath Fa	lls, Oregon	NAME OF TRUSTEE Transamerica T	itle Co.
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	THIS DEED OF TRUST	SECURES FUTURE ADVANCES	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
y this Deed of Trust, the under	rigned Contract All is a life		
Sum of CIAROUI	from Grantor to Beneficiary named ab	ove hereby grants sells, conveys and warrants to Tranks	ory Note of even date in the
e following described property s	tuated in the State of Oregon, County o	( <u>Klamath</u>	:
	See Attached De	Row Inti an	
Do not iow or dest	roy. This Devel of Truct must be delivere	d to the Firster for consultation with a second where a st	ana da ana ang kana a
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			an a
gether with all huildings and a	-		
chocu, all ut which is referred to	hereinafter at the times in the	thereon and heating, lighting, plumbing, gas, electric, v the purpose of this Deed of Trust, shall be deemed fix	entilating, refrigerating and
e above described real property.	is not currently used for agricultural, ti	mber or graving numbers	
the premises, during continuance liect and enforce the same without THE PURPOSE OF SECURI the agreed rate in accordance w terence to which is hereby made erron at the agreed rate; as may ligated to make swylad tithout it	it regard to adequacy of any security for NG: (1) Performance of cachiagreement th the terms and conditions of the abo until paid in full at or before maturity, be hereafter loaned by Beneficiary to G	hises, reserving the right to collect and use the same with a Invance of such default authorizing Beneficiary to enter u the indebtedness hereby secured by any lawful means. of Grantor contained herein; (2) Payment of the princip ve mentioned Promissory Note executed by the Grantor or as extended or rescheduled; (3) Payment of any addit rantor in connection, with any renewal or refinancing but	al sum with interest thereon in favor of the Beneficiary, ional amounts, with interest
the premises, during continuance liect and enforce the same without THE PURPOSE OF SECURI the agreed rate in accordance without the agreed rate in accordance without the agreed rate in accordance without the agreed rate is a may ligated to make any additional is ligated to make any additional is interest thereon at the agreed at the interest thereon at the agreed FIRST: To the payment of the expenses agreed to be paid by the SECOND: To the payment of	all rents, issues and profits of said pren e of default hereunder, and during cont at regard to adequacy of any security for NG: (1) Performance of each agreement th the terms and conditions of the abou- until paid in full at or before maturity, be hereafter loaned by Beneficiary to G an (\$) in any amount? (4) The payment of ate, where any such advances are made to the obligation secured by this Deed of axes and assessments that may be levied be formation.	hises, reserving the right to collect and use the same with invance of such default authorizing Beneficiary to enter u the indebtedness hereby secured by any lawful means. of Grantor contained herein; (2) Payment of the princip we mentioned Promissory Note executed by the Grantor	pon sud premises and/or to al sum with interest thereon in favor of the Beneficiary, ional amounts, with interest the Beneficiary shall not be Grantor or to third parties, s of this Deed of Trust.
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postponent, 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 postponent for the sale provided, if the sale is postponed for 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 shall be given in the purchaser its Deed conveying sale property so sold, but without any covenant of warranty, express or implied. The recitals in the Trustee shall apply the proceeds of the sale to navement of 1 the navement of 1 the navement of 1 the nave sold. 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, mehoding 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 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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(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 the strandplic solution disc brishess 的现在分词的现在分词 04 (N19

(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

(7) Should said property or any part thereof be taken by reason of any part increasing to liquidate the unpaid balance, including accrued interest, of the obligation secured by this Deed of Trust. on provide the Promissory Note secured hereby to the contrary, neither this Deed of Trust nor said Promissory Note secured hereby to the contrary, neither this Deed of Trust nor said Promissory Note secured hereby to the contrary, neither this Deed of Trust nor said Promissory Note secured hereby to the contrary, neither this Deed of Trust nor said Promissory Note secured hereby to the contrary, neither this Deed of Trust nor said Promissory Note secured hereby to the contrary, neither this Deed of Trust nor said Promissory Note secured hereby to the contrary, neither this Deed of Trust nor said Promissory Note secured hereby to the contrary, neither this Deed of Trust nor said Promissory Note secured hereby to the contrary, neither this Deed of Trust nor said Promissory Note secured hereby to the contrary, neither this Deed of Trust nor said Promissory Note secured hereby to the contrary, neither this Deed of Trust nor said Promissory Note secured hereby to the contrary, neither this Deed of Trust nor said Promissory Note secure hereby to the extent that 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 shall inure to and be binding upon the heirs, executors, administrators, successors, grantees, lesses 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. (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 state, store in 16

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IN WITNESS WHEREOF the said Grantor has to these presents set hand and seal this d

Signed, sealed and delivered in the presence (SEAL) (SEAL) 144.00 Klamath County of On this \_\_\_\_\_ day of \_\_\_\_ August 83 , 19 Personally appeared the above named John P. Ginter as witness James W. Wesley and Susan Jane Wesley for SYS. dged the totagoing instrument to b their voluntary act and deed. Before me Patrucia Notary Public for O BEAL) 503 016 m 1000 Commission expires 12-27-85 DRAM 7/18. 127-49.0001 27 TO TRUSTED. The understand of the second of the above described real to ward in connection therewith, all of which is to taked in connection therewith, all of which is to taked in connection therewith, all of uper or graying barborer thereon and heating, the perpose of this and improvements now or hereafter erected used in connection therewith, all of which, to piembros. Protei cau 19 105 10 Obart? ogether with all buildings 9,20,000  $C \in \mathbb{Z}$ -3664.36 ventiloun, Ву Do not lose or destroy. This Deed of Trust must be delivered to the Trustee for cancellation before reconveyance will be made. See Attached Description nute of ine ton AODELTA MICH 11111 annaa. rece 1 5.6712.67 buuch a nor nove hereby grant 20 The Constant clock Witr ան արթունու Օ։ 117. 1175 16671 run ain 1:025 ess 2 ្រភ្ល OIU. Ż 1813 (1, V)11 щ record that and Record 1 recorded vrd of Mort CILA Klam ELN FALLS, OL ROU the g Transcontes Tit VN OF THE 126ie Co DEE ADOR 55 121 out Minth 8 the 5) ព្រះល march within 21 ตสม çivi Ģ TR NSAMERIC A FINAN Jang 11 ۰, Mebjo READ CIVI Nood HVM OHIE August 11. Beneficiary hö, 1963 365. 0.1 CR 2 2 LAND OF Grantoi 0 DEED OF TRUET ิงห์อ ASSIGNMEN 13427 26834 LF - JOHOZ ł  $\mathbb{A}^{<}$ . j.:

DESCRIPTION

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## PARCEL 1

The N1 of SW1 of NE1 of Section 29, Township 39 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, EXCEPT THEREFROM the East 330 feet.

TOGETHER WITH an easement over the West 30 feet of the East 90 feet over the  $S_2^1$  of the  $SW_1^1NE_2^1$  and the  $NW_2^1$  of the  $SE_2^1$  running from the North right of way line of Del Fatti Road to the South line of the hereinabove described property (for ingress and egress purposes)

AND TOGETHER WITH an easement, 10 feet in width and parallel to the West line of the SW1 of NE1, said easement to run from the K.I.D. -C-AR Lateral to the South line of the No of Swine, Section 29, Township 39 South, Range 9 East of the Willamette Meridian, in the County of Klemath, State of Oregon. (For irrigation purposes)

## PARCEL 2

FENANCEAL

540.4

A portion of Government Lots 2 and 5, Section 29, Township 39 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at a point which is 426 feet East of the Northwest corner of Lot 5 of Section 29, Township 39 South, Range 9 East of the Willamette Meridian; thence East along the North line of said Lot 5 to the Northeast corner thereof; thence South to the Southeast corner of Lot 2; thence West along the South line of said Lot 2 to a point South along a line parallel to the East line of Lots 1 and 6 from the point of beginning; thence North parallel to the East line of Lots 1 and 6 to the point of beginning.

SAVING AND EXCEPTING THEREFROM that portion lying within the right of

ALSO EXCEPTING THEREFROM a 60 foot strip of land along the Easterly line heretafore deeded to Reclamation Service for drainage ditch

STATE OF OREGON: COUNTY OF KLAMATH :55 I hereby certify that the within instrument was received and filed for record on the <u>12</u> day of <u>AUG</u> A.D., 1983 at <u>10:49</u> o'clock <u>A</u> \_\_\_on page. 13427 EVELYN BIEHN COUNTY CLERK Fee \$ 12.00 by line \_\_Deputy