ATC 27886 39905 DEED OF TRUST AND ASSIGNMENT OF RENTS	
DATE OF THIS DEED OF TRUST AND OF THE LOAN TRANSACTION August 7, 1984	DATE FUNDS DISBURSED AND INTEREST BEGINS IF OTHER THAN DATE OF THE TRANSACTION AUCOUNT NUMBER
BENEFICIARY	August 13, 1984 3654-401659
Return to:	
TRANSAMERICA FINANCIAL SERVICES	(1) Richard Thomas Cornell (2) Steven Edward Cornell
ADDRESS: 121 S. 9th, (P.O. Box 1269)	NAME OF TRUSTEE
CITY: Klamath Falls, OR 97601	
그는 것은 것이 없는 것이 가지 않는 것이 못 한 것이었다.	
THIS DEED OF TRUST SEC	URES FUTURE ADVANCES
By this Dred of Trust the undersigned Grantor (all it is an above the	
By this Deed of Trust, the undersigned Grantor (all, if more than one) for the principal sum of \$.5597.95 from Grantor to Beneficiary named above he	ne purpose of securing the payment of a Promissory Note of even date in the
the following described property situated in the State of Oregon, County of	Klamath
In Township 37 South, Range 14 East of th	ne Willamette Meridian: Soction Fr
Government Lot 3, the SEANWA, and the SWANEA, in the County of Klamath, State of Oregon.	
racional e a construction de la construction de La construction de la construction de	An and the second s
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Together with all buildings and improvements now or hereafter erected thereo air-conditioning equipment used in connection therewith, all of which, for the r described, all of which is referred to hereinafter as the "premises".	purpose of this Deed of Trust, shall be deemed fixtures of the property above
The above described real property is not currently used for agricultural, timber	or grazing purposes.
TO HAVE AND TO HOLD said land and premises, with all the rights, privile idministrators, successors and assigns, upon the trusts and for the uses and purpos	eges and appurtenances thereto belonging to trustee and his heirs, executor
THE PURPOSE OF SECURING: (1) Performance of each agreement of Gr it the agreed rate in accordance with the terms and conditions of the above me afgrence to which is hereby made, until paid in full at or before maturity, or as hereon at the agreed rate, as may be hereafter loaned by Beneficiary to Grantor by and the agreed rate, as may be hereafter loaned by Beneficiary to Grantor by and the agreed rate, as may be here any such advances are made to prot any amount: (4) The payment of taxes and assessments that may be levied and an and expenses agreed to be paid by the Grantor(s).	extended or rescheduled: (3) Payment of any additional amounts, with integre r in connection with any renewal or refinancing, but the Beneficiary shall not i money that may be advanced by the Beneficiary to Grantor or to third partie tect the security or in accordance with the covenants of this Deed of Toust
SECOND: To the payment of the interest due on said loan. THIRD: To the payment of principal.	Steves Same
TO PROTECT THE SECURITY-HEREOF, GRANTOR(S) COVENANTS AND A magnetic such other casualties as the Beneficiary may specify up to the full value o pounts, and in such companies as Beneficiary may from time to time appr Beneficiary and that loss proceeds (less expenses of collection) shall, at Benefic estoration of said improvements. Such application by the Beneficiary shall not c vient of Foreclosure, all rights of the Grantor in insurance policies then in force sh iens (including any prior Trust Deeds or Mortgages) and assessments that may acci- ecured hereby, or upon the interest of Beneficiary in said premises or in said deb we for the first interest or penalty to accrue thereon, the official receipt of the event of default by Grantor(s) under Paragraphs 1 or 2 above, Beneficiary, at its o and collectible or not), may (a) effect the insurance above provided for and pay sessments without determining the validity thereof; and (c) such disbursements frust and shall bear interest from the date of payment at the agreed rate. (4) To k sood condition and repair, not to commit or suffer any waste or any use of said within one hundred eighty days or restore promptly and in a good and workman hereon, and to pay, when due, all claims for laboy performed and materials furn is option thereof, may be extended or renewed, and any portions of the premises he leasing or affecting the personal liability of any person for the payment of said in or the full amount of said indebtedness then remaining unpaid, and no change i uch personal liability or the lien hereby created. (6) That he is seized of the pre- se does hereby forever warrant and will forever defend the title and possession the T IS MUTUALLY AGREED THAT: (1) If the said Grantor(s) shall fail or neg- ecome due, or upon default in the performance of any agreement horsword as on the secome due, or upon default in the performance of any agreement horsword as	In all improvements for the protection of Beneficiary in such inanner, in such rove, and to keep the policies therefor, properly endorsed, on deposit with iary's option, be applied on said indebtedness, whether due or not, or to th cause discontinuance of any proceedings to foreclose this Deed of Trust. In the hall pass to the purchaser at the foreclosure sale. (2) To pay when due all taxes rue against the above described premises, or any part thereof, or upon the deb t, and procure and deliver to Beneficiary ten (10) days before the day fixed by proper officer showing payment of all such taxes and assessments. (3) In the option (whether electing to declare the whole indebtedness secured hereby due the reasonable premiums and charges therefor: (b) pay all said taxes, liens and isball be added to the unpaid balance of the obligation secured by this Deed of eep the buildings and other improvements now existing or herealter erected in a premises contrary to restrictions of record or contrary to laws, ordnances on all reasonable times for the purpose of inspecting the premises, to complet shall be added to the will pay, promptly, the indebtedness secured, or day erein described may, without notice, be released from the line hereof, without ndebtedness or the lien of this instrument upon the remainder of said premises in the ownership of said premises shall release, reduce or otherwise affect any emises in fee simple and has good and lawful right to convey the same: and that are of against the lawful claims of any and all persons whatsoever.
tion or proceeding be filed in any court to enforce any lien on, claim agains eneficiary under this Deed of Trust or under the Promissory Note secured herein the application of the Beneficiary or assignee, or any other person who may be lay execute or cause Trustee to execute a written Notice of Default and of Elec rustee shall file such notice for record in each county wherein said property or rustee, the Promissory Note and all documents evidencing expenditures secured itereof as required by law.	so is sale or other disposition of the premises by Grantor(s), or should any st or interest in the premises, then all sums owing by the Grantor(s) to the by shall immediately become due and payable at the option of the Beneficiary e entitled to the monies due thereon. In the event of such default, Beneficiary ction To Cause Said Property To Be Sold to satisfy the obligations hereof, and or some part or parcel thereof is situated. Beneficiary also shall deposit with hereby, whereupon Trustee shall fix the time and place of sale and give notice
In the trust property, or any part of it, any Beneficiary under a subordinate Tri the property, at any time prior to the time and date set by the Trustee for the 7 neffciary or his successor in interest, respectively, the entire amount then due uding costs and expenses actually incurred in enforcing the terms of the obliga- ther than such portion of the principal as would not then be due had no defaul loccedings had or instituted to foreclose the Trust Deed shall be dismissed or di- main in force the same as if no acceleration had occurred.	usine with the terms of the Trust Deed, the Grantor or his successor in interest ust Deed or any person having a subordinate lien or encumbrance of record on Trustee's sale if the power of sale therein is to be exercised, may pay to the e under the terms of the Trust Deed and the obligation secured thereby (in- tions and Trustee's and Attorney's ters actually incurred if allowed by law) it occurred, and thereby cure the default. After payment of this amount, all iscontinued, and the obligations and Trust Deed shall be reinstated and shall
3) After the lapse of such time as may then be required by law following the recaying been given as then required by law, Trustee, without demand on Grantor(stild Notice of Sale at public auction to the highest bidder, the purchase price paronducting the sale may, for any cause he deems expedient, postpone the same fit optionement shall be given by public declaration thereof hy such merson at the fit.	s), shall sell said property on the date and at the time and place designated in ayable in lawful money of the United States at the time of sale. The person from time to time with it shall be accurated and the time of sale.

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 of 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 (sees: (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. OBIGHTY

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

and blocking with the Commut Cleak of the Constitution of the begins book bissos. (4) Granifolds areas and the possession of the hereinabout described premises to the Purchaser at the aforesaid sale, in the event such possession has not previously been arrendered by Granfords of the hereinabout described premises to the Purchaser at the aforesaid sale, in the event such possession has not previously been arrendered by Granfords of the hereinabout of (1) the test and streams of the previously been arrendered by Granfords of the hereinabout of (1) the test and streams of (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 forme 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 proof thereof made, in the manner provided by law. (5) Hereof shall be given and proof thereof and the manner provided by law. (G). Upon payment in full by said Grantor(s) of his indebiedness hercunder. Truster shall reconvey to said Trustor(s) the above-devented 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 evient necessary to liquidate the unpaid balance, including accrued interest, of the balance of the taken by the taken balance including accrued interest, of the

(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 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 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 the same may be legally enforceable; and any provision to the contrary of the contrary th

petitizers at providenent in history, incomparing the annual plan in contained, and all provisions of this Deed of Trust (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 sinure; 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 the state of the parties hereto respectively. Any reference (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 (12). The undersigned, Grantor(s), requests that a copy of any. Notice of Default and of any Notice of Sale hereunder be mailed to

(12) in elimiterisging (promotory) requests charactery) or any order him at the address hyperbefore set forth/rugat, the photon of a loss action or homospheric program of any contractery of subjects and one of people spectral data appropriate the subjects and on a state of people spectral data appropriate the subjects and on a state of a subject of a state of the state of the subjects and on a state of a subject of the subject of the subject of the subject of the subject of a subject of the subject of the subject of the subject of the subject of a subject of the subj an and person and any volice of an and person and an internet of the

(1) S. M. TUADAY, A.G.A.EM, THAT, CO.H. The sum Grant restable but of maintee to an anticipation of IS M. TUADAY, A.G.A.EM, THAT, CO.H. The sum Grant restable but of the optimation of an other become shot, structure default in the performance of any structure to be consistent of a part of the become shot, structure default in the performance of any structure to be consistent of a part of the become shot, structure default in the performance of any structure to be consistent of a part of the become shot. at other a

In our contrast, with the burks of our contrast of the set of the

IN WITNESS WHEREOF the said Grantor has to these presents set hand and seal this date August 7, 1984

Signed, sealed and delivered in the presence of: fraction of the constraint from the data of polymetrics gradies and the constraint from an entropy of suffer cur-cures of some second managements of the constraint of suffer cur-cures of some second managements of the suffer cur-cures of the suffer cur-Start Control (1997) - Start S angen uit ges**Witness** worden affekten gin kennen. Die one werten durch fast of eine eine ginochtenen oge wilf gin generatienen ondere operatiesteren gine eine · sara TSEAL Witness م میں مرد میں ڈیلیڈ کا n ta Britston ar ea ų o 4 (SEAL) County of 30 and shar here provide a proceeding that the · rgs a 99600000 a 200 On this _____ day of _____ 1 441 (1995 5 August 8 Richard Thomas Corns11 le tre apo <u>.</u> 1111.124 .T. HART Steven Edward Cornell 1 acknowledged the foregoing instrument to be THE REAL PROPERTY OF Before me: (SEAL) 122 Public for Oren Notar N Laure \sim My Commission expires 14.4.100 TO TRUSTEE: 44.000 ·V λę. REQUEST FOR FULL RECONVEYANCE 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 cancel 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 no andhear negard to adequate of section and all the section of the s abor of guarding purposes en brun<u>ie, m. m.</u> 2010 102.01 papage h

Do not lose or destroy. This Deed of Trust must be delivered to the Trustee for cancellation before reconveyance will be made.

Ву

of Gragon.

Hoverneat Lot 2, the SEGME. Continue in the second of the the following de Contract Con 04:04:05 °₩ 80 12. (m. 8 lehn **FRUST DEE** my Record of record Ŕ , and handon j CLA (U)] No OL Lar A FINANCE SECOND A FINA 12 1008 the 23: on the within TR BIC 192 17.0 unath <u>9th</u> Wrober Jak 2012 Cot HENE 84 instru Vi ផ្លាំងខ្ល (that is a 1.934 2486 DVIE Dern Deputy ., I. Beneficiary day 3957-7 152 davin (Site of the second seco M84 said ŝ 9305୍ୱତ୍ଟ DEED OF TRUST S 78862 V