<b></b>	4	5138	DE	) בט חב ד	LTC -	 } .c	SIGNMENT OF RENTS	0e
SPEED	<u>.</u>		200				SIGNMENT OF RENTS	985
Jan.	16,	1985			NSACTION		DATE FUNDS DISEURSED AND INTEREST BEGINS IF OTHER THAN DATE OF THE TRANSACTION Jan. 21 1985	ACCOUNT NUMBER

BENEFICIARY	Jan. 21, 1985	3654-401901
	GRANTOR(5):	Here and the second second
TRANSAMERICA FINANCIAL SERVICES	(1) Lloyd Edmond Hyatt	Age:45
ADDRESS. 707 Main St. (P.O. Box 1269)	(2) Barbara Rae Hyatt	Ape: 42
CIFY: Klamath Palls, OR 97601	ADDRESS: P.O. Box 220	G
NAME OF TRUSTEE. Aspen Title	CITY: Merrill, OR 97633	janari Marina
	Nettill, UK 9/033	1 (TEN )

THIS DEED OF TRUST SECURES FUTURE ADVANCES

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The this fleed of Trust, the undersigned Grantor (all, if more than one) for the purpose of securing the payment of a Promissory Note of even date in the principal sum of \$13543.69 from Grantor to Beneficiary named above hereby grants, sells, conveys and warrants to Trustee in trust, with power of sale, the following described property situated in the State of Oregon, County of \_ Klamath ARN 1

See Attached EXHIBIT "A"

CONTRACTOR STATE

DATE OF THIS

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Tracther with all buildings and improvements now or hereafter erected thereon and heating, lighting, plumbing, gas, electric, ventilating, refrigerating and air-conditioning equipment used in connection therewith, all of which, for the purpose of this Beed of Trust, shall be deemed fixtures of the property above described, all of which is referred to hereinafter as the "premixes". The above described real property is not currently used for agricultural, timber or grazing purposes.

TO HAVE AND TO HOLD said 'and and premises, with all the rights, privileges and appurtenances thereto belonging to trustee and his heirs, executors, TO HAVE AND TO HOLD said and and premises, with an the fights, privileges and appurchances, there administrators, successors and assigns, upon the trusts and for the uses and purposes following, and none other,

administrators, successors and assigns, upon the trusts and for the uses and purposes following, and none other. Grantor also assigns to Beneficiary all rents, issues and profits of said premises, reserving the right to collect and use the same with or without taking possession of the premises, during continuance of cefault hereunder, and during continuance of such defailt authorizing Beneficiary to enter upon said premises and/or to ollect and enforce the same without regard to adequacy of any security for the indebtedness the by secured by any lawful means. FOR, THE PURPOSE OF SECURING: (1) Performance of the prement of Grantor contained herein; (2) Payment of the principal sum with interest thereon reference to which is nereby made, until paid in full at or before maturity, or as extended or rescheduled; (3) Payment of the Beneficiary, thereon at the agreed rate, any additional of the above mentioned bronked (3) Payment of any additional amounts, with interest obligated to make any additional loan(s) in any amount; (4) The payment of any renewal or refinancing, but the leneficiary shall not be with interest thereon at the agreed rate, where any such advances are made to protect the security or in accordance with the leneficiary shall not be with interest thereon at the agreed rate, where any such advances are made to protect the security or in accordance with the leneficiary shall not be with interest thereon at the agreed rate, where any such advances are made to protect the security or in accordance with the leneficiary to Grantor or to third parties, All nonmarks made by Grantor(a math any such advances are made to protect the security or in accordance with the covenants of this Deed of Trust, All nonmarks made by Grantor(a math advances are made to protect the security or in accordance with the covenants of this Deed of Trust, All nonmarks made by Grantor(a math advances are made to protect the advances and advances).

All payments made by Grantor(s) on the obligation secured by this Deed of Trust shall be applied in the following order: FIRST: To the payment of taxes and assessments that may be levied and assessed against suid premises, insurance premiums, repairs, and all other charges and expenses agreed to be paid by the Grantor(s). SECOND: To the payment of the interest due on said loan. THIRD: To the payment of principal.

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SECOND: To the payment of the interest due on said loan. THERD: To the payment of precipal. TO PROTECT THE SECURITY HEREOF, GRANTOR(S) COVENANTS AND AGREES: (1) to keep said premises insured in Beneficiary's favor against fire and such other casualties as the Beneficiary may specify, up to the full value of all improvements for the protection of Beneficiary in such manner, in such Beneficiary and that loss proceeds (less expenses of collection) shall, at Beneficiary's option, be applied on said indebtedness, whether due or not, or to the sevent of Foreclosure, all rights of the Grantor in insurance policies them in force shall pass to the purchaser at the foreclosure saile. (2) To pay when due all taxes, we cured bereby, or upon the interest of Beneficiary in said premises or in said debt, and procure and deliver to Beneficiary tax thereof, or upon the debt laws for the first interest of Beneficiary in said premises or in said debt, and procure and deliver to Beneficiary to 10 days before the day fixed by event of the first interest of Beneficiary in said premises or in said premises of the proceent against the above described premises, or any part thereof, or upon the debt law for the first interest of Beneficiary in said premises or in said premises of the sponter the day fixed by event of the first interest of Beneficiary in said premises or in said premises on the debt of decare the whole indebtedness secured hereby div law for the first interest from the date of payment at the agreed rate. (4) To keep the buildings and other electing to declare the whole indebtedness secured by this Deed of provide condition and repair, not to commit or suffer any used of and yo there at all reasonable imes for the purpose of inspecting the prefixed of destroy in fail complease within the date of payment at the agreed rate. (4) To keep the buildings and other improvements now existing of hereafter effect thereon, and to pay, when due, all claims for laboy performed and materials furnished there (6, G). That h

be does hereby forever warrant and will forever detend the title and possession thereof against the lawful claims of any and all persons whatsoever. IT IS MUTUALLY AGREED THAT. (1) If the said Grantor(s) shall fail or neglect to pay installments on said Promissory Note as the same may hereafter action or proceeding be filed in any court to enforce any liten on, claim against or interest in the premises; then all sums owing by the Grantor(s) to should any Beneficiary under this Deed of Trust or under the Promissory Note secured hereby shall immediately become due and payable at the option of the Beneficiary may execute or cause Trustee to execute a written Notice of Default and of Election To Cause Said Property To Be Sold to satisfy the obligations hereof, and Trustee shall file such notice for record in each county wherein said property or some part or parcel thereof is situated. Beneficiary also shall deposit with thereof as required by law.

(2) Whenever all or a portion of any obligation secured by this Trust Deed has become due by reason of a default of any part of thit obligation, including taxes, in the trust property, or any part of it, any Beneficiary under a subordinate Trust Deed or any person having a subordinate lien or encumbrance of record on the property, at any time prior to the time and date set by the Truste of or the trust or person having a subordinate lien or encumbrance of record on the entre amount then due under the terms of the Trust. Deed, the Offician secured, may part of the obligation secured, may part of the obligation secured by the Truste of or the Trustee's and if the power of sale therein is to be exercised, may pay to the cluding toxics and expenses setually incurred in enforcing the terms of the Trustee's and Attorney's fees actually incurred in enforcing the terms of the obligation secured thereby (in-other than such portion of the principal as would not them be due had no default occurred, and thereby due the default. After payment of this amount, all remain us fore the same as if no acceleration had occurred.

(3) After the lapse of such time as it no accretetation nan occurred. (3) After the lapse of such time as may then be required by law following the recordation of said Notice of Default, and Notice of Default and Notice of Sale-naving been fiven as then required by law. Trustee, without demand on Grantor(s), shall sell said property on the date and at the time and place designated in: conducting the sale may, for any cause he deems expedient, postpone the same from time to time until it shall be completed and, in every such case, notice of postponement shall be given by public declaration thereof by such person if the time and place last appointed for the sale provided, if the sale is postponent of any cause he deems expedient, postpone the same from time to time until it shall be completed and, in every such case, notice of 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 level of any matters or facts shall be conclusive proof of the studie untifulness thereof. Any person, including Beneficiary imay bid at the sale is post-postponent with any covernant of warranty is express or implied. The receives the sale is postponent of any matters or facts shall be conclusive proof of the studies thereof. Any person, including Beneficiary imay bid at the sale.

Truster shall apply the proceeds of the safe to payment of (1) the costs and expenses of exercising the power of sale and of the sale, including the payment of sale and expenses of exercising the power of sale and of the sale, including the payment of sums secured hereby: and (4) the remander, it may, to the 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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Granto this agrees to surrencies pos ession of the hereinabove described premises to the Purchaser at the aforesaid sale; in the event such possession has not asly been surrendered by Grantorist. (5) Reneficiary 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 Tustes: From the time to record in the onice of the county accorder of each county in which said property or dutes, authority and title of the Trustee named herein or of any successor Trustee. Each substitution shall be executed and acknowledged and four thereof shall be given and proof thereof made, in the manner provided by law, which here is the following the interference of the substitution of the time the substitution is the base of the end of the substitution of the time the manner provided by law, which is the following the time the substitution is all be given and proof thereof made, in the manner provided by law, which is the following the time the substitution is the substitution of the substitution is the time the substitution is the time the substitution of the time the substitution is the substitution is the time the substitution is the substitution of the substitution is the substitution is the substitution is the substitution is the substitution of the proof thereof made, in the manner provided by law, which is the following the substitution is the substitution of the substitution is th (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 la w (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 THE ES 53) (bro

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obligation secured by this Deed of Trust. (8) Should Trustor sell, coavey, transfer or dispose of, or further encumber said property, or any part thereof, without the written consent of Beneficiary being

first had and obtained; then Beneficiary shall have the right, at its option, to declare all sums secured hereby forthwith due and payable." (9) 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 shalf be deemed to impose on the Grantor(s) any obligation of payment, except to the extent that the same may be legally enforceable; and any provision to the contrary shall be of no force or effect.

(10) A9 Grant its 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 b\* binding upon the heirs, executors, administrators, successors, grantees, lessees and assigns of the parties hereto respectively. Any reference erally liable for fulfillment of their covenants and agreements herein contained, and all provisions of this Deed of Trust in this Deed of Trust of the singular shall be construed as plural where appropriate.

(11) Invalidity or unenforceatility of any provisions herein shall not affect the validity and enforceability of any other provisions. (12) 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 not any action or proceeding in which Grantor(s), Beneficiary, or Trustee shall be a party, unless brought by Trustee, 110.0010.0010.0038 ion of the breathing nes. (13) 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 it the address hereinbefore set forth. WALKSTON . 1.1 . 1584

. Line is a geor C. C. M. A. 2 32 2 or and gan palangi angkan IN WITNESS WHEREOF the said Grantor has to these presents set hand and seal this date [] Jan. 16, 1985 CTE BREIMENIS SUITESTE VERING KAT PRODUKTOS TOM MET Signed, sealed and delivered in the presence of: no conder p Witness (SEAL) ount trigeo and the fit arbara SEAL) Witness Grantor-Bo leave and an ation Ωn. Klenath unty of 815 31 s più que 1979) 1979) 1979) 1977 1977 237.752.62  $\sigma' \alpha c$ 1. 1. 11 (4). 1. 1. 11 (4). 171 On this 264 day of January . 19. 85 · Personally appeared the above named 1.1 \*\* Lloyd Edmond Hyatt Barbara Ree Hyatt and and \*\* aka Lloyd E Hyatt aka Barbara Hyatt \*\* owledged the foregoing instrument to be nti le taur etateat eed. Before me saver (SEAL) My Commission expires 12-21-87 Public for Dregon C. W. FRIVER Nota арадық остр түстірдекен generinade a OREGON My Commission Expires FOR FULL RECONVEYINCE TO TRUSTEE: Bith gord and star and Dated notifet of all indebtedness secured by this Deed All sums secured by said Deed of Trust have been paid. The undersigned is the legal owner and I Trust. The uncersigned is the test owner and nonzer of all thorntedness secured by this beed of Trust. An sums secured by said beed of Trust, any even paid, 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 Beed 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 now anđ the name. a des and bothers a repearant are parte appart of an terms of said beed of frust, the estate nov the appart bothers requestant are under appart. Masi Reconveyance to: need for spice drama more or frequer methods. . 16-18-1 threace and heating. Behimel plumbids, gen shorthe entilatorst, refristenting and Bу  $-\frac{1}{2}$ By Do not lose or cestroy. This Deed of Trust must be delivered to the Trustee for cancellation before reconveyance will be made SAN ACCUCANNO CXFIBIT "A" was received ŝ Kland Kland

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Title

## EXHIBIT "A"

Commencing at the Southquarter corner of Section 32, Township 40 South, Range 11 East of the Willamette Meridian; thence North 89° 53' 10" East along the South line of Section 32 a distance of 370.00 feet to the true point of beginning; thence continuing North 89° 53' 10" East along said South line a distance of 953.25 feet to the East 1.16 corner of Section 32; thence North 00° 09' 01" East along the East line of the SW4SE4 of Section 32, a distance of 930.20 feet; thence North 89° 46' 23" West a distance of 954.74 feet; thence South 00° 03' 30" West a distance of 935.87 feet to the true point of beginning, in the County of Klamath, State of Oregon.

Lease Return Bax 1269 Klamath Falle

STATE OF OREGON, ) County of Klamath ) Filed for record at request of

on this	16th day			y_A.D. 19_85
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