<u>63079 =</u>		RUST AND ASS	SIGNMENT OF		
DATE OF THIS DEED OF TRU	<u>с 5</u> UST AND OF E HE LOAINT RA 1986 С 6 ::-	NSACTION	DATE FUNDS DISRUPS	SED AND INTEREST BEGINS	ACCOUNT NUMBER
OCHCICIANT			June 4,	1986	3654-402550
Return To: TRANSAMERIC	A FINANCIAL SERVI		Ronnie T.	Hopson	Aver -
ADDRESS: 707 Main S	t. P.O. Box 1259	CES and (1)	Patricia M	. Hopson	Age
CITY: Klamath Fall	B, OR 97601	TO S AD	DRESS: 5146	Bristol Ave.	and a
NAME OF TRUSTEE:	spen Title		Y: Klamat	h Falls, OR 976	3
	THIS DEED OF 1	RUឡ៊ី SECU្តិ៍	S FUTURE AI	DVANCES	ager"
By this Deed of Trust, the und principal sum of \$ 5702.35	lersigned Grantor (all if more		0		
principal sum of \$ 5702.35 the following described property	diamor to Beneticially	named above hereby	grants, sells, convey	s and warrants to Trustee i	n trust, with power of sale,
	"EXHIBIT A"	County of	Klanath		:
See Actached	"EXHIBIT A"				
¢./					
De net tesa ar slas	stray. This loved of Trust must a	e delivered to the Tru	staa fur cancellation	liatora reconteyance wit b	ir ikristist
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C.				····	
Together with all buildings and air-conditioning equipment used in described, all of which is referred	to nereinafter as the "nraminar"			lumbing, gas, electric, ven rust, shall be dremed fixtu	tilating, refrigerating and res of the property above
To HAVE AND TO HOLD said administrators, successors and assi	y is not currently used for agric	ulturai, timber or gra	zing purposes.		
TO PROTECT THE SECURITY H and such other casualties as the E amounts, and in such companies Beneficiary and that loss proceeds restoration of said improvements. I event of Forelosure, allrights of th liens (including any prior Trust Dee secured hereby, or upon the intere- law for the first interest-on-penalty event of default by Grantor(s) und and collectible or not), may (a) eff assessments without determining th rust and shall bear interest from t good condition and repair, not to c regulations of the proper public au within one hundred eighty days or thereon, and to pay, when due, all in full compliance with the terms of portion thereof, may be extended c releasing or affecting the personal li for the full amount of said indebte such personal liability or the lien h he does hereby forver warrant and ' IT IS MUTUALLY AGREED THA become due, of upon default in the selficity under this Deed of Trus on the application of the, Beneficiar may execute or cause Trustee to ex Trustee shall file such notice for re trustee, the Prointssory Note and a	e, until paid in full attor sefore. () be hereafter loaned by Benefit loan(s) in any amounts (4) The p rate, where any such advances a on the obligation secured by this 'taxes and assessment's that may the Grantor(s). of the interest due on said loan. brincipal. IEREOF, GRANTOR(S) COVE: Seneficiary may specify, op to t as Beneficiary may from tim- s (less expenses of collection) si Such application by the Benefic the Grantor in insurance policies to a Courte thereon, the official ler Paragraphs 1 or 2 above, Ben fect the insurance above provide the validity thereof; and (c) such he date of payment at the agreed commit or suffer any waite or a thority, and to permit Beneficial or tasid Promissory Note and this or taken promptly and in a good claims for labor performs d and of said Promissory Note and the performance of any agreement will forever defend the title and T: (1) If the said Grantor(s) S performance of any agreement by court to enforce any lifter of the or a written Notice of Defance the date of nay person for the pay dness then remaining unpaid, ar ereby created. (6) That he is se in force any solve and the spectromance of any agreement by court to enforce any lift or the or under the Promissory Note at or under the Promissory Note at courd in each county wherein s I documents evidencing expend	maturity, or as extend lary to Grantor in co- lary to Grantor in co- ayment of any mene- re made to protect th Deed of Trust shall b be levied and assessed NANTS AND AGRE. The full value of all in e to time approve, a nall, at Beneficiary's - tiary shall not cause of then in force shall pas s or in said debt, and receipt of the prope- efficiary, at its option efficiary, at its option efficiary, at its option disbursements shall b drate. (4) To keep th iny use of said prefit by To keep the materials furnished th 'Poed of 'Trust and' the premises herein do ''ment of said indebted and workmanlike m materials furnished th possession thereof ag possession thereof ag of of the premises in possession thereof shall a secured hereby shall and property or some itures secured hereby shall and property or some itures secured hereby shall	ted or recheduled; (nnection/with any re y that may be advance escurity or in accor e applied in the follo "attinist said premise "attinist said premise "attinist said premise "attinist said premise "attinist said premise "attinist said premise "attinist for the and to keep the poli option, be applied or iscontinuance of any s to the purchaser at inst the above descri procure and deliver t officer. showing part (whether electing to abonable premiums a e added to the unpaid e added to the unpaid that the time of pay escribed may, withou lness or the lien of th where the or disposi- tionst the lawful claim Pay installments on saile or other disposi- iterest in the premise immediately become do to the monies due o Cause Said-Propert part or parcet there	3) Payment of any addition newal or refinancing, but th seed by the Beneficiary to G dance with the covenants of owing order: s, insurance premiums, repu- cies the second second second protection of Beneficiary cies therefor, properly en n said indebtedness, wheth proceedings to foreclose t the foreclosure sate. (2) To bed premises, or any part ti proceedings to foreclose t the foreclosure sate. (2) To bed premises, or any part to bed premises, or any part to be Beneficiary ten (10) days yment of all such taxes an declare the whole indebted nd charges therefor; (b) pay d balance of the obligation improvements now existing ictions of record or contrar e purpose of inspecting th which may be constructed ill pay, promptly, the inde nent of the indebtedness hw which may be constructed is not the release from is instrument upon the ren- mises shall release, reduce good and lawful right to co is of any and all persons wh said fromissory Note as to or there on. In the event of ar y To Be Sold to satisfy the of is situated. Beneficiary shall fix the time and place	lavor of the Beneficiary, ala amounts, with interest e Beneficiary shall not be rantor or to third parties, of this Deed of Trust.
(2) Whenever all or a portion of any assessments, premiums for insurance in the trust property, or any part, the property, at any time prior to d Beneficiary or his successor in inter cluding costs and expenses actually other than such portion of the prime proceedings had or instituted to fore remain in force the same as if no acce (3) After the dapse of such time; as m having been given as then required by said Notice of Sale at public auction conducting, the same ay, for any cau postponement shall be given by publionar than one day beyond the day. Trustee shall apply the proceeds of the the trustee's and "Attorney's fees; (2) and the required hereby; and (4) the remuch proceeds with the County Clerk of the the county cl	of it, any Beneficiary unier as the time and date set by the Tri rest, respectively, the entire and incurred in enforcing the terms incurred in enforcing the terms incurred in enforcing the terms incurred in enforcing the terms incurred in enforcing the term incurred in enforce the due's telese the Trist Deed shull be di- level the trist of the due's telese the Trist Deed shull be di- level the trist Deed shull be di- level the trist of the trist is declaration thereof by such po- designated in the Notice of 584 aser its Deed conveying sud pro- onclusive proof of the truthful the sale to payment of (1) the c- y cost of any evidence of title p	abordinate Trust Deep istee for the Trustee ount them due under of the obligations ar had no default occur ismissed or discontinu lowing the recordation on Grantor(s), shall chase price payable in the same from time erson at the time and e. notice thereof shal perty so sold; but with osts and expenses of rocured in connection	I or any person having sale if the power.o the terms of the Tri d Trustee's and Att. "ed, and the obligation and the obligation of said Notice of 1 sell said property or 1 lawful money of ti e to, time, until it, sha place last appointed 1 be given in the san nout any covenant'of on; including Benefic exercising the power	is a subord into for an or enc of sale (therein is to be execu- sit, Deed and the obligatio orney's fees actually incur- e' thié default. 'After payme ions and 'Trust Deed shall 1 Default, and Notice of Defa a the date and at the time a he United States at the tim U be completed and, in eve for the sale; provided, if th er manner as the original N f warranty, express or impl idry, may bid at the sale.	is successor in interest umbrance of record on coised, may pay to the n secured thereby (in- red if allowed by law) ant of this amount, all be reinstated and shall be reinstated and shall suit and Notice of Sale nd place designated in the of sale. The person by such case, money of s sale is postponed for lotice of Sale. Trustee ied, The recitals in the suit the support of the state of the recitals in the
uch proceeds with the County Clerk of 5-361 (REV. 9-84)	of the County in which the sale t	took place.	u mereto, or the Tru	stee, in Its diście llon; may t	Reposit the balance of

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Grantor(s) agrees to sur	render possession journe	COME DO STOR DIOS IN	an in connection	with such sale an	AT REAL PROPERTY AND THE 29	feid sup Summan an bus	visur or
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(6) Upon payment in full by said Grantor(s) of his indebtedness hereunder. Trustee shall reconvey to sa to said Trustor(s) the a ance of the

(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, lawards, and other payments; or relief therefor, to the extent necessary to liquidate the unpaid ibalance, including accrued interest, of the obligation secured by this Deed of Trust.

(8) Should Trustor sell, convey, transfer or dispose of; or further encumber said property, or any part thereof, without the written consent of Beneficiary being (8) Should Trustor sell, convey, 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 for this to be sature, a declare the first international of the Beneficiary shall have the right; at its option, to declare all sums secured hereby for this to be sature, a declare the first international of the Beneficiary shall have the right; at its option, to declare all sums secured by the sature of t (9) Notwithstanding anything in this Deedof. 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 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) 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, 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.

(11) Invalidity or unehforceability of any provisions herein shall not affect the validity and enforceability of any other provisions. (11) Invancity or unencorceability of any provisions nerein shall not affect the vancity and enforceability of any other provisions. (12) Trustee accepts this Trust-when this Deed of Trust, duly encented and acknowledged, is made a public record as provided by law. Trustee is not obligated (12) Trustee accepts this Trust-when this Deed of Trust, duly encented 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 posity unless brought by Trustee; not or under any other; Deed of Trust or of any action of bury by the positive of pending sale under any other; Deed of Trust or of any action of bury by the positive of any bury of any by Trustee; not or under the initial defendence of the failed to (13) The undersigned Grantor(s) requests that a topy of any Notice of Default and of any Notice of Benefic of any not encoded by the positive of the failed to the undersigned Grantor(s) requests that a copy of any Notice of Default and of any not encoded by the state of the state

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[10] A. M. M. Market, M. M. Market, M. M. Market, M. M. Market, Phys. Rev. Lett. 84, 101 (1997), 1997 (1997).	NOTARY PUBLI	C-ORECON	ICE	Dated
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The undersigned is the legal owner, and h	older of all indebtedness	secured by this need of	trust, All sums secured by ed of Trust, to cancel all evi	dences of indebtedness, secured by
The undersided is the legal owner and h and you are requested, on payment to you of a said Deed of Trust, delivered to you herewith a bold by you under the name.	nd to reconvey, without	warranty, to the parties	s designated by the terms of	said Deed of Huse, the comet in
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EXHIBIT "A"

A parcel of land known as Homedale Garden Tracts No. 11, unplatted in the South half of the Northwest quarter of the Southeast quarter of Section 11, Township 39 South, Range 9 East of the Willamette Meridian, in the county of Klamath, State of Oregon, described as

Beginning at a point in the center line of a 60 foot roadway from which the quarter section corner common to Sections 11 and 14, Township 39 South, Range 9 East of the Willamette Meridian, bears South 89°28' West along the said roadway line 590 feet and South 0°09' East along the North and South centerline of the said Section 11, as marked on the ground by a well established fence line 1663.6 feet; and running thence from said beginning point, South 0°16' East 336.5 feet, more or less, to a point in the South boundary line of the South half of the Northwest quarter of the Southeast quarter of line 129 feet; thence North 0°16' West 338.8 feet, more or less to the center line of the above mentioned roadway; thence South 89° 28' West 129 feet more or less to the point of beginning.

STATE OF OREGON: COUNTY OF KLAMATH: s

Filed fo	r record at reque June \$13.00	est of the the day A.D., 19 <u>86</u> at3;32 o'clock <u>P</u> A., and duly recorded in Vol M86 of Mortgages on Page9525 Evelyn Blehn, County Clerk By Mort