air-conditioning equipment used in connec	nents now or hereafter erected thereon and heating, lighting, tion therewith, all of which, for the purpose of this Deed of after as the "premises".	. Plumbing gas plantin
a source described real property is not		a instates of the property above
TO HAVE AND TO HOLD said land and	after as the "premises". urrently used for agricultural, timber or grazing purposes.	
Grantor attaches successors and assigns, upon	the trusts and for the uses and purposes following and	thereto belonging to trustee and his being
collect and enforce the same without and	ault hereunder, and during continuance of such defend to coll	lect and use the same with or without taking
at the agreed and USE OF SECURING; (1)	Performance of each amount of the	red by any lawful means.
reference to which is hereby made, until pa	arms and conditions of the above mentioned Promissory Note	(2) Payment of the principal sum with interest thereon
obligated to make any additional loan(s) in a with interest thereon at the appred rate with	any amount; (4) The payment of any money that any	; (3) Payment of any additional amounts, with interest renewal or refinancing, but the Benefician with interest
FIRST: To the payment of taxes and	te any such advances are made to protect the security or in acc igation secured by this Deed of Trust shall be applied in the fol ascessments that may be levied and assessed against soil organi-	ordance with the covenants of this Deed of Trust.
SECOND: To the payment of the inter THIRD: To the payment of the inter	rest due on said loan.	ises, insurance premiums, repairs, and all other charges
and such other security HEREOF, (GRANTOR(S) COVENANTS AND	uur and an and a second and a second s
restoration of said improvements. Such appli- event of Foreclosure, all rights of the Grantor liens (including and all rights of the Grantor	GRANTOR(S) COVENANTS AND AGREES: (1) to keep sai may specify, up, to the full value of all improvements for th ciary may from time to time approve, and to keep the po enses of collection) shall, at Beneficiary's option, be applied in insurance policies then in force shall pass to the purchaser a gages) and assessments that may acome avainst the	blicies therefor, properly endorsed, on deposit with on said indebtedness, whether due or not, or to the
secured hereby, or upon the interest of Mon law for the first interest or penalty to accrue event of default but	gages) and assessments that may accrue against the purchaser a licitary in said premises or in said debt, and procure and deliver thereon, the official marine debt, and procure and deliver	at the foreclosure sale. (2) To pay when due all taxes, ribed premises, or any part thereof, or upon the debt
and collectible or not), may (a) effect the ins assessments without determining the validity	ons 1 or 2 above, Beneficiary, at its option (whether showing pr surance above provided for and pay the reasonable premiums thereof: and (a) use dist	ayment of all such taxes and assessments. (3) In the odd the set of the set o
good condition and repair, not to commit or regulations of the proper public authority, and within one bundle to bun	payment at the agreed rate: (4) To keep the buildings and othe suffer any waste or any use of said premises contrary to rest	aid balance of the obligation secured by this Deed of er improvements now existing or hereafter ejected in i
in full compliance, when due, all claims for	labor performed and workmanlike manner any building	he purpose of inspecting the premises, to complete
for the full amount of the personal liability of an	and any portions of the premises herein described may, witho	ment of the indebtedness hereby secured, or of any
he does hereby forever warrant and will forever	ed. (b) That he is seized of the premises in fact ship of said pr	remises shall release, reduce or otherwises
become due, or upon default in the performan	he said Grantor(s) shall fail or neglect to pay installments or ce of any agreement beau	ns of any and all persons whatsoever.
On the application and a statust of under	the Promissory Material Material In the premi	set them all any
Trustee shall sta	ten Notice of Default who may be entitled to the monies due	e thereas is at the option of the Beneficiary
(2) Whenever all the	star while a blosse while while while the second while eupon Trustee	shall fix the time and place of sale and ai
in the trust property, or any part of it, any B	s made by a Beneficiary in accordance with the terms of the T	ault of any part of that obligation, including taxes.
Beneficiary or his successor in interest, respecti cluding costs and expenses actually incurred in other than tuck nonline	date set by the Trustee for the Trustee's sale if the power o yelv, the entire amount then due, under the terms of the Tr	ng a subordinate lien or encumbrance of record on of sale therein is to be exercised; may pay to the
remain in force the same as if no acceleration	Id not then be due had no default occurred, and thereby cur	orney's fees actually incurred if allowed by law) the the default. After payment of this are
having been sings of such time as may then be	required by low 6-1	be remistated and shall
PostDonement chain has the usents	expedient nostnone the	he United States at at place designated in of
longer, than, one-day, beyond: by poole declaration shall execute, and deliver to the purchaser its Devid Deed of any, matters or facts shall be conclusive pur Truitee shall any with the shall be conclusive pur	n thereof by such person at the time and place last appointed in the Notice of Sale, notice thereof shall be given in the sar (conveying said property so sold, but without any covenant of ool, of the truthfulness thereof. Any instruction for the same	Il be completed and, in every such case, the person for the sale: provided, if the sale is postponed for ne manner as the original Modar of Sale. Trustee f warranty, express or findhale
the Trustee's and Att	which of (1) the and for second we are studing Benefici	iary, may bid at the sale
such proceeds with the County Clerk of the County	evidence of title procured in connection with such sale and y, to the person or persons legally entitled thereto? or the Trus y in which the sale took place.	revenue stamps on Trustee's Deed; (3) all other stee, in its discretion; may deposit the batance area
	ORIGINAL	15445

entilating, refrigerating and tures of the property above

The above described real property is no

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Do not less or destroy. This 5 and of Trust must be dolivered to the Trustes for canasit for botore reconveyable, will be made. When develop the station was a second 82 X

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THIS DEED OF TRUST SECURES FUTURE ADVANCES

iner Maria By this Deed 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 \$ 52,708.87/rom 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

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TRANSAMERICA FINANCIAL SERVICES	ан с). Пі гі
ADDRESS: 707 Main St., P.O. Box 1269 CITY: Klamath Falls, OR 97601	entre entre
NAME OF TRUSTEE: Aspen Title & Escrow	

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August 25,1987

See attached

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et: eta BENEFICIARY

DEED OF TRUST AND ASSIGNMENT OF RENTS DATE OF THIS DEED OF TRUST AND OF THE LOAN TRANSACTION 11. DATE FUNDS DISBURSED AND IN IF OTHER THAN DATE OF THE TH AUgust 31, 1987 RANSACTION Ξ. GRANTOR(S): (1)

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Wayne L. Neubert Karine K. Neubert (2) ADDRESS: Rt 1, Box 628A Klamath Falls, CITY:

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Age: -51	- 6	
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ACCOUNT NUMBER

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sur(9) Gantos(8) sacesto enus such proceeds with the County 13-361 (REV, 9-64)	TERGERINGERSET ON ON The head-			154
(5) Beneficiary may appoint	12 01 file 2916 to bay hen? of t	the sounds and stands and (1	interest and the second second second second	sale, in the event such possession public in the event such possession of each county in which said pro-
thereof shall be siven and title (of the Prustee named herein o	r of any successor Trustee, Each	Such substitution shall be	trustee shall succeed to all the
(6) Upon payment in full by law.	y said Grantor(s) of his indebt	edness hereunder. Trustee shall r	econvey, to said Trustor(s) t	he above described premises acco
(7) Should said property or	any nast thomas f.L	en a trece exercité élécie élécie el de las	유민한 회사에서는 사람이들이 가지만하는.	ding. Beneficiary shall be entitle ance, including accrued interest
(8) Should Trustor sell, cony	eed of Trust.		in a state the dispate bas	ance, including accrued interest
(9) Notwithstanding anythin	1949 A. BUCLIGG BUSINESS TO STATE	came of the obligations and it	accured hereby forthwith a	ue and payable.
(10) All Grantors shall be joir	or effect. Site post a post a state	be a subordial de Tran Dreid or	nue da op protita e érica e	lly enforceable; and any provision
in this Deed of Trust of the si	upon the heirs, executors, ad	ministrators, successors, grantees	lessees and assigns of the p	, and all provisions of this Deed of arties hereto respectively. Any re
(11) Invalidity or unenforceat	bility of any provisions herein si	hall not affect the validity and er	forceability of any other p	ovisions in the crash- my line of seven and the seven and the seven and the seven appendix of the seven append
party, unless brought by Trust	pending sale under any other I	Deed of Trust or of any action	or proceeding in which Gran	rovided by law. Trustee is not ob
Phim at the address hereinbefor LL 18 ADDIVIEW, VOREED	A HA PARAMENTARY AND COMPANY	monte internet and or any	Notice of Default and of an	y Notice of Sale hereunder be mil
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EXHIBIT "A"

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PARCEL 1:

A parcel of land lying in Government Lot 4, Section 17, Township 40 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Beginning at a point on the South line of said Section 17, which is 3,285.96 feet Easterly from the Southwest Corner of said Section; thence North 30 feet to the Easterly from the Southwest corner of said Section; thence North 30 feet to the true point of beginning; thence South 89° 58' 45" East 208.00 feet to a point; North 200 feet to a point; North 200 feet to a point; true point of beginning; thence South 89 38' 45" East 208.00 feet to a point; thence North 209.4 feet to a point; thence North 89° 58' 45" West 208 feet to a point, thence couth 200 / fort to the term point of total and a feet to a point; thence South 209.4 feat to the true point of beginning. PARCEL 2: A tract of land situated in Government Lot 4, Section 17, Township 40 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, being more particularly described as follows: Commencing at the Southwest corner of said Section 17; thence South 89° 58' 45" East, along the South line of said section, 3629.77 feet; thence North, 30.00 Last, along the south line of said section, Jo29.// reet; thence worth, JU.UU feet to a 5/8" iron rod marking the true point of beginning; thence North 89° 58' 45" West, 135.81 feet to the Southeast corner of that property conveyed to Wayne L. Neubert and wife by deed recorded in Volume M-69 at page 2695 of the Klamath County Deed Records; thence North 209.4 feet; thence North 89° 58' 45" West, 208.0 Foot to the Morthwest comer of that preparty conversed in said dood volume M-60 at feet to the Northwest corner of that property conveyed in said deed volume M-69 at Page 2695; thence North, 281.1 feet more or less to the mean high water line of Dost River; thence Easterly along said mean high water line to a point North, 502.2 feet from the true point of beginning; thence South, 502.2 feet more or less to the STATE OF OREGON: COUNTY OF KLAMATH Filed for record at request of ____ 55. of August Aspen Title Company A.D., 19 87 at 3:56 O'clock P M., and duly recorded in Vol. FEE \$13.00 26th Evelyn Biehn, day M87 County Clerk By