15-361 (REV. 9-84)

ORIGINAL

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remain in force the same as if no acceleration had 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 having been given 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 having been given 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 the deems expedient, postpone, the same from time to time until it shall be completed and, in every such case, notice of shall avecute and deliver to the purchaserite Dedroprevy of sale from time to time until it shall be completed and, in every such case, notice of shall, avecute and deliver to the purchaserite Dedroprevy of sold but without any covenant of wards by evolution of all of the sale is postponed for the sale is provided, if the sale is postponed for shall, avecute and deliver to the purchaserite Dedroprevy so sold, but without any covenant of wards by evolution of all of the sale is postponed for the state and place is a provided with the sale is postponed for the state and place is a provided. If the sale is postponed for the state and place is a provided of the sale is postponed for the sale is provided. If the sale is postponed for the state and place is a play. The proceeds of the sale is postponed of the sale is postponed for the sale is postponed of the sale. The recitals in the sums, sequed derebay and the day designater of and expenses of even the sale is postponed of the sale. The recitals in the sums, sequed derebay and the sale is postponed of the sale is postpost of the sale is postponed of the sale is postponed

(2):Whenever all ord a portion of any obligation secured by this Thist Deed has become due by reason of a default of any part of that obligation, including taxes, assissments, premiums for insurance or advances imade by a Beneficiary in accordance with the terms of the Trust Deed, the Grantor or his successor in interest 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 records on Beneficiary, or, his successor in, interest, respectively, the entire amount then due under the terms of the Trust Deed, the Grantor or his successor in interest cluding costs and expenses actually incurred in enforcing the terms of the obligations and thore by institute to for the obligation secured thereby (in-other than such portion of the principal as Would not the terms of the obligations and Truste's and Attorney's fees actually incurred if allowed by law proceedings dad or instituted to forelose the Trust Deed shall be dismissed of discontinued, and the obligation's and Trust Deed shall be reinstated and shall (3). After, the lapse of such time as may, then be required by law following the incordation of sale states of the obligations and (3). After, the lapse of such time as may, then be required by law following the incordation of sale of the reinst of the obligation's and the obligation's and the obligation's and the reinst of the obligation's and the obligation's and the reinst of the addit. After payment of this amount, all (3). After, the lapse of such time as may, then be required by law following the incordation of sale Notice of Default and Notice of Default and Notice of Default and Notice of Calls of the following the reinstated and shall (3). After, the lapse of such time as may, then be required by law following the incordation of said Notice of Default and Notice of Default and Notice of Default and Notice of Calls

he does nereby torever warrant and will forever defend 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 become due, "Bit upon default in the performance of any agreement hereunder, or upon sale or other disposition of the premises by Grantor(s), or should any action or proceeding be filed in any court (to) enforce any lifed off, 'claim' against' or interest' lif' the' premises, then all sums owing by the Grantor(s), or should any energiciary, under, this Deed, off. Trust or under the Promissory Note secured hereby shall immediately become due and payable at the option of the Beneficiary on the application of the Beneficiary, or assignee, or any other person who may be entitled to the monies due thereon. In the event of such default, Beneficiary Trustee' shall file such notice for record in each county wherein said property or some part or parcel thereof is situated. Peneficiary also shall deposit with thereof, as required by law ma surface domines within the second hereby, whereupon Trustee shall fix the time and place of sale and give notice

Biotre int: Biotre int: All payments made by Grantor(s) on the obligation secured by this Deed of Trust shall be applied in the following order: 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?

Grantor also assigns to Beneficiary all reactions and for the uses and purposes following, and none other. Grantor also assigns to Beneficiary all reactions and provide a new serving the reserving the reaction of the premises, during continuance of default hereunder, and during continuance of such default authorizing Beneficiary to enter upon said premises and/or to collect and enforce the same without regard to adequacy of any security for the indebtedness hereby secured by any lawful means. collect and entorce the same without regard to adequacy of any security for the indebtedness hereby secured by any fawful means. FOR THE PURCHASE OF SECURING: (1) Performance of each agreement of Grantor contained herein: (2) Payment of the principal sum with interest thereon at the agreed rate in accordance with the terms and conditions of the above mentioned Promissor. Note executed by the Grantor in favor of the Beneficiary, reference to which is hereby made, until paid in that or before maturity, or as extended or rescheduled: (3) Payment of any additional amounts, with interest thereon at the agreed rate, as may be hereafter found by Beneficiary to Grantor in connection with any renewal or refinancing, but the Beneficiary shall not be obligated to make any additional loan(s) in any amount. (4) The payment of any money that may be advanced by the Beneficiary to Grantor or to third parties. Betore up there are the agreed rate, where any such advances are made to protect the security or in accordance with the covenants of this Deed of Trust.

Construction of the second sec TO HAVE AND TO HOLD said land and premises, with all the rights, privileges and appurtenances thereto belonging to trustee and his heirs, executors, administrators, successors and assigns, upon the trusts and for the uses and purposes following, and none other.

Do not loss or destroy. This Deed of Trust must be delivered to the Trustee for concellation before reconversance with the nadi 12.2 82

ATE 31356

GRANTOR(S):

Klamath

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((III))

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THIS DEED OF TRUST SECURES FUTURE ADVANCES

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 \$ 12,674 5rdm Grantor to Beneficiary named above hereby grants, sells conveys and warrants to Trustee in trust, with power of sale,

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<u>97601 5 8</u>

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See attached "Exhibit A"

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80947

ADDRESS: 707 Main Street

CITY: Klamath Falls, OR

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DATE OF THIS DEED OF TRUST AND OF THE LOANTRANSACTION

TRANSAMERICA FINANCIAL SERVICES

October 27, 1987

NAME OF TRUSTEE: Aspen Title Company

11 \leq

BENEFICIARY

DEED OF TRUST AND ASSIGNMENT OF RENTS

November

(1) Eric L. Nelson

DATE FUNDS DISBURSED AND INTEREST

⁽²⁾ Kathleen J. Nelson

ADDRESS: 1140 D., Rte. 5

CITY: Klamath Falls, OR

2.

1987

ACCOUNT NUMBER

Age: 34

Age: 35

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TP-301 (MEA. 3-94) ancu blockets with the County Clerk of the County in which the sale to and A). Grantopial agrees to (surrender possed on soft the hereinabove des pu@geviously been surrendered by Grantor(s). as a functional one of the sale o	OBJCM97 OF brace ented president to the Parchaser at the aformaid sale. In the event such possession has no afor external water and and texture transfer the event such possession has no
enduties, authority, and, title of a Substitution tof Trustee. From the jouthereof shall be given and proof the Trustee marked here in 'or' of any s (6) (pon payment in full by and Growthereof in the manner provided by the proof of the trust of the trust of the trust of the second second of the proof of the trust of the trust of the trust of the second second of the trust of the	a for record in the office of the County Recorder of each county in which said property o time the substitution is filed for record, the new Truste shall succeed to all the powers by laws soft rustee: Each such substitution shall be executed and acknowledged, and notice index states that the such substitution shall be executed and acknowledged, and notice
obligation secured by this Deed of Trust, tousing in force, the cash, and the despination and acceptantial tag (8) Should Trustor sell; convey; transfer or disposed for the despination of the secure	he extent necessary to liquidate the unpaid balance, including accrued interest, of the
(10) Statut of the second the Grantor (s) any obligation of paymer is contrary shall be of no force of effect. and granters: and to an or (10) All Grantors shall be jointly and severally liable for fulfillment of (shall inure to and be binding up on the heirs, "effectives, administration in this Deed of True to the several pairs." A several seve	Note secured, hereby to the contrary, neither this Deed of Trust nor said Promissory Note further that the extent that the same may be legally enforceable; and any provision to the their covenants and agreements herein contained and "
Lingth sparting to an inforceability of any provisions herein shall not aff m(12). Trustee, accepts this Trust when this Deed of Trust, ensuring say of protify any party hereto of pending sale under any other. Deed of Trust, duly execute of the trust when the party under any other. Deed of the sale when the party under any other. Deed of the	et the validity and enforceability of any other provisions.
FURDAL AND ADDRESS AND ADDRESS THEN REMAINING HIPPER AND ADDRESS AD	Default and of any Nutice of Default and of any Notice of Sale hereunder be mailed to unase or about rap or appendiction of a given present rapidly and appendiction of a given present and an unappendiction of a time become an too another present
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Do not lose or destroy. This Deed of Trust must be delivered to	By By o the Trustee for cancellation before reconveyance will be made.
See attached "Exhibit	V.
FILIS DEED OF STUDY the undersigned states (all, if moto the web be petinoinal sum of Study 1000 and 1000 the states of the stat	0.9.15.15.9.10.10.14. A 7 V V V V V V V V V V V V V V V V V V
TRANSAMERICA FINANGIAL GEOVERDS ADDRESS 707 Main Stroet and City: (langth Fall), OR 0.7601 up with NAME FIRESTEL, ASDE L FLILLE COMDECINE THE	N Kathilam J. Weiler Montess 1.40 D., Mo- Min ath 1.40 D., Mo- BOSLD
TRANSAN ERICA FINANCIAL GEOVERS	
SO 9477 DEED OF TRUST AND Å ⊈ E E E E	

EXHIBIT "A"

A portion of Lot 3 in Section 31, Township 37 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 lies North 1° 55' East a distance of 647.2 feet and North 63° 21' West a distance of 216.10 feet from the iron pin which marks the Southeast corner of Lot 3 of said Township and Range, and running thence, continuing North 63° 21' South 26° 39' West a distance of 150 feet to an iron pin; thence South 63° 21' East 291 feet to an iron pin; thence East a distance of 150 feet, more or less, to the point of beginning sometimes known as Tracts 0 and N of Shady Pine Tracts.

Return to: TA Financial Services 707 Main St. Blamath Jalla, OR 97601

STATE OF OREGON: COUNTY OF KLAMATH:

Filed for record at request of ______ Aspen Title Compa

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FEE \$15.00		Mortgages	o'clock <u>A</u> M., and duly n on Page <u>19529</u>	ecorded in Vol. M87 day
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