		Vol. 1988	_Page_ 4094
	S- 32114 DEED OF TRUST AND A	SSIGNMENT OF RENTS	
02520		DATE FUNDS DISSUBSED AND INTEREST BEGINS	ACCOUNT NUMBER
. 85530	NO OF THE LOAN TRANSACTION	DATE FUNDS DISBURSED AND INTEREST DATE OF THE TRANSACTION IF OTHER THAN DATE OF THE TRANSACTION March 28, 1988	403397
March 23,	1988	DOANTOR(S):	Age
METICIARY		(1) Richard Arnold Davis	Age
TRANSAMERICA F	INANCIAL SERVICES	(2) Sandra Sue Davis ADDRESS: 3620 Homedale Roa	
	DO BOX 1207	ADDRESS: 3620 HOMELLAN CITY: Klamath Falls, OR	97603
CORESS: 707 Main St. ATV: Klamath Falls	1 FOOTOW CO.		in sector in the sector in the sector in the sector is a sector in the sector in the sector is a sector in the sector in the sector is a sector in the sector in the sector is a sector in the sector in the sector is a sector in the sector in the sector is a sector in the sector in the sector is a sector in the sector in
		CURES FUTURE ADVANCES	at even date in the
	[HIS DELD OF	r the purpose of securing the payment of a Pro- hereby grants, sells, conveys and warrants to T Klamath	missory Note of even dealer of sale.
By this Deed of Trust, the under	signed Grantor (all, if more than our signed above	hereby grants, sells, conveys and warrants to -	
principal sum of 25, 323.1	Hom Granton W	KIG	
the following description pro-		- EVUTBIT "A"	
	See attach	ed EXHIBIT "A"	alico will p6 0/932
		Cy to the Frustae for cancellation belots rooming	
		thereon and heating, lighting, plumbing, gas, e ir the purpose of this Deed of Trust, shall be d	electric, ventilating, refrigerating and
	A improvements now or hereafter erected	thereon and heating, lighting, plumbing, gas, e or the purpose of this Deed of Trust, shall be d timber or grazing purposes.	eemed lixtuics of an
Together with all buildings and ale-conditioning equipment use	of in connection therewild, in the second of the berrins for as the "premises". ed to berrins for as the "premises". erty is not currently used for agricultural,	timber or grazing purposes. privileges and appurtenances thereto belongu purposes following, and none other. mises, reserving the right to collect and use the ri- mises, reserving the right to collect and use the ri- mises of such default authorizing Beneficiar.	ng to trustee and his heirs, executors,
TO HAVE AND TO HOLD I	assents, upon the trusts and for the used	, provieges following, and none other. purposes following, and none other. mises, reserving the right to collect and use the i- ninuance of such default authorizing Beneficiar in the indebtedness hereby secured by any lawfi or the indebtedness hereby secured by any lawfi or for Grantor contained herein; (2) Payment of None mentioned Promissory. Note executed by the mentioned Promissory is (3) Payment (4)	to enter upon said period
theartor also assigns to Benefi	manre of default herrunder, and during co	or the indebtedness hereby secured of an	the principal sum with interest the seneficiary,
AL DETENDING IS DETENDI	the baned by penter	at of any money that the accordance with	the cost
therein at the agreed rate, a	s may be perfer any amount: (4) The payment to the payment to the payment of the	ent of Grantor contained Berein. Control of Grantor contained Berein. Source executed by buy mentioned Promissory Note executed by ty, or as extended or rescheduled: (3) Payment of Grantor in connection with any renewal or relind of any money that may be advanced by the B de to protect the security or in accordance with of Trust shall be applied in the following order: and assessed against said premises, insurance the security of the security of the security of the security of the security of the following order: and assessed against said premises, insurance	premiums, repairs, and all other charges
with interest thereon at the	the obligation secured by this Deer	ty, or as extended or restitution with any renewal or refi- to Grantor in connection with any renewal or refi- nt of any money that may be advanced by the B for protect the security or in accordance with of Trust shall be applied in the following order: wied and assessed against said premises, insurance	
All payments mais	ant of taxes and the same	and the second	fire
and expenses agreed to be pi	ment of the interest due on said Joan.	the said premises	insured in Beneficialy such manner, in such
THIRD: To the paym	sent of principal	TS AND AGREES: (1) to the protection of all improvements for the protection the policies there	for, properly endorsed, on deposit with
TO PROTECT THE SECU	at the Beneficiary may specify, up to the	time approve, and to keep the on said ind	ings to foreclose this Deed of Trust. In the
article when in suich con	mpanes of collection/	shall not cause discontinues abaser at the fored	losure said thereof, or upon the
and und um provi	menter in insurance policies	hat may accrue against and deliver to Benetic	cialy to and assessments. (or and assessments)
The second set of the	FUSA DECEMBER IN TRAIN PICTURE	and of the proper of the starting to declare	the who hav all said taxes, and of
1 000 M 00 00 00 00 00 00 00 00 00 00 00	ne mereon, the office	at its option (which a somiums and charl	es increa bulantion secured by units and and
a default by Gran	orts) when insurance above provide	ishursements shall be added and other improv	ements to anotrary to laws, ordinate
and the second dele	matrice and data of cayment at the	in use of said preditises coming for the purpo	use of the structed, damaged of data
true in the and rept	ir, not to commit beneared to permit beneared	and workmanlike mainter with the will pay	promptify and are hereby secured. of
regulations of the proper	ty days of restore promptly and in a and	materials furnished there the time of payment o	ce, be released from the lien hereor, memises
therron, and to pay, wh	en dur, a of said Promissory Note and	the premises herein deathered or the lien of this inst	shall release, reduce or otherwise and that
nortion thereof, may be	extended liability of any person for the per-	nd no change in the owner simple and has good	and all persons whatsoever.
for the full amount of t	taid instruction bereby created. (6) That he and	possession thereof against on said	Promissory Note as the Grantor(s), or should any
he does hereby forever	warrant and (the first of the said Grantor(s)	shall tail of upon sale or other disposites.	hen all sums owing of the Beneficiar
A ANTIALLY AC	REED THAT: (1) IT the of any agreement	alaim against or interest in the premised	e and payable at the option default. Beneficiar
action of proceeding	the filed in any court to ensure any No	possession thereof against alignments on said shall fail or neglect to pay installments on said at hereunder, or upon sale or other disposition of claim against or interest in the premises. " for secured hereby shall immediately become du rson who may be entitled to the monies due the lault and of Election To Cause Said Property To asid property or some part or parcel thereof in noitures secured hereby, whereupon Trustee sha mitures become due by reason of a default	Be Sold to satisfy the obligation of the set
may execute of cause	Truster for record in each county whether	nditures secured hereby, which hereby	t that obligation, including taxe
Trusted, the Promissol	ry Note Like an and the frankle is the provide	mand has become due by reason of a detaut	st Deed, the Grantor of mustrance of record
	portion of any obligation strade by a Ben	eficiary in accordinate Trust Deed or any person naving	sale therein is to be extra secured thereby (
ASSESSMENTERIS, Derraftara	s for insurance of it, any Beneficiary under	Trustee for the Trustee's sale it the terms of the Trus	t Deed and actually incurred if allowed by a mey's fees actually incurred of this amount,
AND STATES ALL AND	time price of crapectively. the citer	and the obligations and thereby cure	the detaute thand shall be reinstated
muting costs and er	penses an avincipal as work! not then	be dismissed or disconstituent	f fiefault and Notice of 2
Contractioners had of I	natura tes to secreteration had occurred.	the recordation of said Notice of	the date and at the time of sale. The per
minute in force the s	ame as it no access he required by h	w following antor(s), shall sell said property of the	the United States at the turn such case, notic
(3) After the labse of having been sheen a	then required by law, Truster, while the highest bidder, the	be dismissed or discontinued, and the me following the recordation of said Notice of I mand on Grantor(s), shall sell said property on the purchase price payable in lawful money of il ostpone, the same from time to time until it sha ouch person at the time and place last appointed puch person at the time and place last appointed	for the sale: provided, is the sale of Sale. True manner as the organized Motice of Sale. True
said Natice of Sale	may, for any cause he deems express by	of Sale, notice thereof shall be given in the sal	f warranty, express or implied and the sale
the state of the state	be green up produce in the mount	in and y so sold, out withing henefi	clary, may any me
shall exercise and d	elser to the purchase to see proof of the tr	the purchase bits and from time to time dufin terms ostpone the same from time to time dufin terms as the person at the time and place last appointed as a property so sold, but without any covenant of add property so sold, but without any covenant of ubfulness thereof. Any person, including Benefi ubfulness thereof. Any person, including the powe () the costs and expenses of exercising the powe full procured in connection with such sale and fulle procured in connection with such sale and	d revenue stamps on Truster a better balan
	the proceeds of the said of any evidence of	fulle procure legally entitled thereto, or the	. 400
the Truster's and	Attorney's fees; (2) cost of the period of the period of the period of the period of the county in which in the County Clerk of the County in which	aid property so sold, but whitestand, including Benefi uchfulness thereof. Any person, including Benefi) the costs and expenses of exercising the powe) the cost and expenses of exercising the powe of tube to be the sole of the sole of the sole of the full sole of the sole of the sole of the sole of the sole the sole took place.	
such proceeds with	h the County Citit	ORIGINAL	
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(4) Should Trustor sell, convey, transfer or dispose of, or further encumber said property, or any part thereof, without the written consent of Beneficiary being farst had and obtained, then Boneficiary thall have the right, at its option, to declare all sums secured hereby forthwith due and payable. (7) Notwithstanding any theme in this Berdol Trust of 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 extent that the same may be legally enforceable; and any provision to the contrary shall be of no force or effect. (16)All Granters shall be jointly and severally liable for fulfilment of their covenants and agreements herein contained, and all provisions of this Deed of Trust what source to and be bunding 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. ability or sarafarceability of any provisions herein shall not affect the validity and enforceability of any other provisions, (12) Invalancy is surpretraining of any provisions forces such the second secon party, unless benucht by Trusteener of Armel ab protocoust as protocouster apage and protocouster protocouster and an entropy of any Notice of Default and of any Notice of Default and of any Notice of Site life under the mailed to be about a protocouster of the state of the mailed to be about any of any notice of Default and of any Notice of Default and of any Notice of Site life under the mailed to be about a protocouster of the state of the mailed to be about a protocouster of the broad and of any Notice of Site life under the mailed to be about a protocouster of the broad and of any Notice of the state of the mailed to be about a protocouster of the broad and of any Notice of the broad and the mailed to be about a protocouster of the broad and the protocouster of the protocouster of the protocouster of the broad and the protocouster of the protocous arrentification North Review British British 1997 - Anna Frankish an Sanaman Marta Sanama RELEASED TO hereafter HOLES FOR ISAN ista Astrologie Lingtari (-ric , between merreeders. . Wil jong remaining of and premains dure or abbetweete after tany to convert the particulation of solutions. ALDE TO P 114 IN WITNESS WHEREOF the said Grantor has to th esents set hand and seal this date March the new setters. Signed . *102.001 23, 1988 Winn 21 01 802 annes, columnets of demost of the monetal demost of the destroy of or denose construct to the -ala inser. OLASS CARMAN ___ (SEAL) FUELIC-ORECON all said taxes, fices and ownerd is, this Deed of The material and traces in a sur-state and sure taxes, in a sure the and sure taxes in a sure the sure before the dest in the sure sure before the dest in the sure sure before the dest in the sure sure and a sure taxes in the sure of a sure taxes in a sure the sure of a sure taxes in the sure of a sure taxes in a sure tax and a sure tax an Grantor-Born والتدار 11/11 Ĺ 19 County of Klamath 314214 A.U. State trace per thurself of the . 2932 greeningennes $\gamma^{a} \psi \gg p_{c}$ ودوريه والأ 23rd a gi ca day of the March 9449 544 86.64 .19 <u>88</u> Same AND AREES et Personally appeared the above named Richard Arnold Davis and _ Sandra Sue Davis owind and the their strument to be voluntary act and deed. and here will shake i save which appendings Xobert Э (SEAL) Notary Public lor Oregon My Commission expires TO TRUSTEE: an na h-star (na h-star) an se geo Na h-star an that an t-sao an 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 held by you mader the name. Mail Reconveyance to: tradice and the bests, execut . . Alma da Cipante Duadorad -g (23 Costana paran AND A TIRE FREE THAT THE na na manana na manana na kata Na maja na kata ang naading "inthina. Manung tang menangkan segetier, se atlaump, refrans straig, and By Do not lose or destroy. This Deed of Trust must be delivered to the Trustee for cancellation before reconveyance will be made. 200 Second DESTRIC County. on page Was STATE _o'clock received for record Witness a. 0F non certify 25 Inty: of as que OREC 18 2 1 Э, z ·1 11 12 <u>}</u> -RUST DEE unat Record and GON hand cord of Mortgage of t £. the ĝ ano (1)<u>ر</u>۲ \mathbf{t}_{i} within 14 6 14 17 EFFE 6¢0 (\mathbf{y})

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DEED OF TRUST AND ASSIGNMENT OF • 35110

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EXHIBIT "A"

- 4096

A tract of land situated in Lot 26, HOMEDALE, in the County of Klamath, State of Oregon, described as follows:

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Beginning at an iron pin on the Westerly right of way line of Homedale Road, which lies North 0° 07' East along said Westerly right of Way line of said Homedale Road, a distance of 257.8 feet from the iron pin which marks the Southeast corner of Tract 26 Homedale; thence continuing feet; thence North 87° 47' West 175.37 feet; thence South 55° 41' East 114.8 feet; thence South 46° 30' West 42.9 feet; thence South 55° 41' East East 116.07 feet to the point of beginning.

STATE OF OREGON: COUNT		
Filed G	OF KLAMATH: ss.	
Filed for record at request of of March A.I	Aspen Title & Escrow, Inc.	
of	Mortgagas O'clock A.M., and duly re	the 24th day
\$15.00	Fuelum Biat HU94	punty Clerk
n na	By	22 Smith