	C9~06-	-1 A10:18 RCVD
DATE OF THIS DEED OF THE LOAN TRANS A	OI'TRUST	AND ASSIGNMENT OF RENTS Hag 27705
August 31st, 1994	CTIC V	F 0 HERTHAN DATE OF THE WSACTION ACCOUNT NUMBER
TRANSAMERICA FINANCIAL SE	RITCES	GA INTOR(S):
ADDRESS: 1070 NW Bond Street, s		(1 Patricia J. Worden
Bend, Oregon. 97701		Disco est
NAME OF TRUSTEE: Aspen Title and I	Estrow, Inpa	MI Klamath Falls One
THIS DEED By this Deed of Trust, the understand Grantedovic	O OF TRUST	SI CURES FUTURE ADVANCES
of \$ 12,980.58	if n × re than one), fo ant: r(s) to Benefici:	Si CURES FUTURE ADVANCES r the purpose of securing the payment of a Promissory Note of even date in the principal and any a med above, hereby grants, selis, conveys and warrants to Trustee in the principal and the security of the payment of a Promissory Note of even date in the principal and any a med above, hereby grants, selis, conveys and warrants to Trustee in the principal and the security of the payment of a Promissory Note of even date in the principal and any a med above, hereby grants, selis, conveys and warrants to Trustee in the principal and the security of the payment of a Promissory Note of even date in the principal and any a med above, hereby grants, selis, conveys and warrants to Trustee in the principal and the security of the payment of a Promissory Note of even date in the principal and the payment of a Promissory Note of even date in the principal and the payment of a Promissory Note of even date in the principal and the payment of a Promissory Note of even date in the principal and the payment of a Promissory Note of even date in the principal and the payment of a Promissory Note of even date in the principal and the payment of a Promissory Note of even date in the principal and the payment of a Promissory Note of even date in the principal and the payment of a Promissory Note of even date in the principal and the payment of a Promissory Note of even date in the payment of a Promissory Note of even date in the payment of a Promissory Note of even date in the payment of a Promissory Note of even date in the payment of a Promissory Note of even date in the payment of a Promissory Note of even date in the payment of a Promissory Note of even date in the payment of a Promissory Note of even date in the payment of a Promissory Note of even date in the payment of a Promissory Note of even date in the payment of a Promissory Note of even date in the payment of a Promissory Note of even date in the payment of a Promissory Note of even date in the payment of a Promissory Note of e
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The standing Sta	te of Orego	T (OF KLAMATH FALLS,
CODE 1 MAP 3809-32AA TL 3500		
and the second second management	Sectember 6t	
Commission Credit Practices Rule (16 C.F.R. Part 444) a property above described all of which are referred to be TO HAVE AND TO HOLD and the	an / apparatus, equi an / apparatus, equi is r c w or hereafter a eir a fter as the "Pre-	th, 2009 on a vid heating, lighting, plum bing, gas, electric, ventilating, refrigerating and air-conditioning priving or articles that constitute "household goods" as the term is defined in the Federal Tradi- time vide), all of which, for the purpose of this Deed of Trust, shall be deemed fixtures of the state of the second
and assigns, upon the trusts and for the uses	art purposes felle	s a dappurtenances therein beland a state
For a state of the	19 (10htodooon ha	with autorizing Reportations to the with of without taking
until paid in ull at or before maturity, or as extended or re- loaned by Baneficiary to Grantor in connection with any re- payment of any money that may be advanced by Bensfic a to protect the security or in accordance with the covenants	Act agreement of G /9 it antioned Promi hed Jed; (3) Payme 2004 or refinancing, 17 the Grantor or to to 00 this Deed of True	its n or contained herein; (2) F ayment of the principal sum with interest thereon at the agreed ss 3 / Note executed by Grar tor in favor of Beneficiary, reference to which is hereby made or t sensiticiary shall not be otklgated to make any additional loan(s) in any argent with hird parties, with interest thereon at the ogreed rate, as may be hereafted but sensiticiary shall not be otklgated to make any additional loan(s) in any argent with the hird parties, with interest thereon at the ogreed rate of the operation operation of the operation of the operation op
All payments made by Grantor(s) on the obligation secure d FIRS T: To the payment of taxes and assessment a and expenses agreed to be paid by Grant w SECOND: To the payment of the interest due on saic A THIRD: To the payment of principal.	b) his Deed of Tru that may be levied a (6).	ist is tall be applied in the following order: and issessed against the Premises, insurance premiums, repairs, and all other charges
other casualitis as Beneficiary may specify, up to the full vait e as Beneficiary may room time to time approve, and to keep th collection) shall at Beneficiary's option, be applied on said in shall not cause discontinuance of any proceedings to fore a shall pass to the purchaser at the foreclosure saie (2) To p to shall pass to the purchaser at the foreclosure saie (2) To p to and deliver to Eveneficiary ten (10) days before the day fixed ty indebtadness a end assessments; (3) In the event of default b of all such taxes and assessments; (3) In the event of default b by this Deed of Frustand shall tear interest from the date of p ty of the proper public authority, and to permit dendificary to end for lacor perform ed and materials 'Urnished therefor; (6) That (5) of the Premises here in described memits without determining the for lacor perform ed and materials 'Urnished therefor; (6) That (5) the ownership of the Premises shall release, reduce or otherwise the lawful caims of any and all persons whatsoever. IT IS MUTUALL' AGREED THAT (1) If the said Grantor(s) is at nany court to entry any agreement hereunder. Note secure the programace or any agreement hereunder nany court to entry any agreement hereunder.	OV/I NANTS AND A of a limprovements e ix lices therefor, delta dimerson the set is bead of True with an due all taxes por the dabt securit law for the first inter- ity (3 antor(s) under 1 (a, - iffect the insura val x lip thereof, and min tat the agreed of a ny use of the P rat ull reasonable ti of a vull reasonable ti of the obten of the premi of the option of Be ull ten he option ten ten he option of Be ull ten he option of Be ull ten he option ten ten he option ten ten ten he	AC F EES: (1) To keep the Premises insured in Beneficiary's favor against fire and such 1.3 the protection of Beneficiary in such manner, in such amounts, and in such companies if a ear not, or to the restoration of said improvements. Such application by Beneficiary 1.4 is the event of foreclosure, all rights of the Grantor in insurance policies then in force active event of foreclosure, all rights of the Grantor in insurance policies then in force active event of foreclosure, all rights of the Grantor in insurance policies then in force active event of foreclosure, all rights of the Grantor in insurance policies then in force active event of foreclosure, all rights of the Grantor in insurance policies then in force active they, or upon the interact of Beneficiary in the Premises or in said debit, and procure active provided for and pay the reasonable premiums and charges therefor. (b) pay (c) such disbursements shall be added to the unpaid balance of the obligation secured (c) such disbursements shall be added to the unpaid balance of the obligation secured for the purpose of inspecting the Premises, to complete within one hundred eighty the sec constrary to restrictions of record or contrary to laws, ordinances or regulations ator the purpose of inspecting the Premises, to complete within one hundred eighty the veloceted, damag ed or destroyeed thereon; and to pay, when due, all claims active or dany portion thereof, may be extended or renewed, and any portions as or the full amount of said indebtedness then remaining unpaid, and no change in a stary portion thereof, may be extended or renewed, and any portions as or the full amount of said indebtedness then remaining unpaid, and no change in a stary or the Premises by Grantor(s), or should any action or proceeding be field may wing by Grantor(s) to Bereficiary under this Deed of Trustor under the Promissory as utiliability or the lien hereit y created and (6) That Grantor is seized of the Premises as or the full amount of said indebted
) Beneficiary may appoint a successor Truster	oth Purchaser as	prox ded by law.
e Trustee named herein or of any successor Trustee. Each su ade, in the mann is provided by law.	bit tion is filed for h to bit tion is filed for	prox ded by law. he ∈ ffice of the County Recorder of each county in which said property or some part re x rd, the new Trustee shall succeed to all the powers, duties, authority and title of be t recuted and acknowledged and notice thereof shall be given and proof thereof
Samuel to a second	STEL IDER Truston o	
ards, and other payments or relial therefor, to the extent neca is rust.	any sublic improven sary to liquidate the	hall reconvey to said Grantor (s) the Premises according to law. Tent or condemnation proceeding, Beneficiary shall be entitled to all compensation, unpaid balance, including accrued interest, of the obligation secured by this Deed
		and build and secured by this Deed
FTER RECORDING RETURN TO TRANSAMERICA FINAN C	AL SERVICES	<u>9.0. Box 5607, Bend, Oregon, 97708</u>

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(6) Should Cri shall have the	entorsell, convey transfer	or i ispc : a	of the Premises, o	WDattherperval	27706
(7) Notwiths a	COULT COULD AND AND AND AND AND AND AND AND AND AN	Clateral ∣ Clateral ∣ Clateral	ums secured here	forthwith due and paynble.	277C6
or effect.	of any obsigation of the second se	ion or p 3 /	ment, except to th	xient that the same may be legally enforceable	Deed of Trust nor the Promissory Note shall be deemer
(8) All Grantor to and be bird Trust of the sir signing this De	rs shall be jointly and sev ling upon the heirs, exect ngular shall be construed and of Trust only to gract	era ly liku i litors, ach u as piura	le for fulfillment cf Inistrators, succes where appropriate	ir covenants and agreements herein contain rs, grantees, lessees and assigns of the part	eed, and all provision to the contrary shall be of no force eed, and all provisions of this Deed of Trust shall inure les hereto respectively. Any reference in this Deed of but does not execute the Promissory Note: (a) is co- eed of Trust; (b) is not personally obligated to pay the ry Note may agree to extend, modify, forbear or make consent.
sums secured any accommo	by this Deed of Trust; and dations with regard to the	tems o	by that Grantor's in Sthat Beneficiary this Deed of Trust	rest in the property under the terms of this D d any other Grantor or signer of the Promisso	but does not execute the Promissory Note: (a) is co- eed of Trust; (b) is not personally obligated to pay the
(9) Invalidity or	r unenforceability of any j	oro islon :	herein shall not a	the validity and enforceability of any other	consent.
any party heret by Trustee.	to of pending sale under a	iny other :	Deed of Trustor of	and acknowledged, is made a public record y action or proceeding in which Grantor(s). B	as provided by law. Trustee is not obligated to notify
of Trust whethe in negotiations, lien of the Deed judgment collect	 or not suit or action is au arbitrations, trials, adm of Trust includes without of Trust includes without of a forts. 	em ints tui ily con înte trati / / list itatica	xpenses and reasinmenced. Costs in proceedings, con conveyances in lie	able attorney fees ("Ccsts") incurred by Bene ude, without limitations, recording fees, cost of mnation proceedings, bankruptcy proceedin of foreclosure, actions on the Promissory Not	ficiary in protecting or enforcing the lien of this Deed of title and lien searches, surveys and attorney's fees gs and any appeals from any of them. Enforcing the a forged surve actions
	and a manual to request	Su ata co	Py of any Notice of	efault and of any Notice of Sale bergunder be	mailed to him at the address herein before set forth.
(13) The terms	Deed of Trust and Trust	Deidian	Interchangeable	any second of Care Hereninger De	mailed to him at the address herein before set forth.
IN W	VITNESS WHEREO	F he s	aid Grantor ha	o these presents set hand and/sea	al this date <u>August 31st</u> , 1994
		· •	-		trice 1-10/00 A
STATE OF ORE	GON		NOTARY PUL	DERSON	Grantor Patricia J. Worden
County of	Klamath	M'CCI	COMMISSION MISSION EXPRE	C-DREGUN 10. 027866 SEPT. 13. 1997	Benjamin F. Worden
This instrument w	as acknowledged before	me on the	August	lst dave August	22 - 20 - 20
	nd Benjamin F.			Iscday ofAugust	by_Patricia J.
Before	Mo: Thiley		1		
		No in it	blic for Oregon	My Commission Expires	s: September 13th, 1997
			REQUES	OR FULL RECONVEYANCE	
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	: :	holiler.cla Sumsch Noronvar		red by this Deed of Trust. All sums secured b erms of said Deed of Trust. to capacital and	by said Deed of Trust have been paid, and you ences of indebtechess, secured by said Deed
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