8871	17			Š.	CVD CVD
		00-2	26-94A		

DEED OF TRUST AND ASSIGNMENT OF RENTS 423126

Vol. <u>m94 Page</u> 30103

ł

DATE OF THIS DEED OF TRUST AND OF THE LOAN TRANSACTION September 21st, 1994	DATE A NOS DISBURSED AND INTEREST BEGINS FOTHE THAN DATE OF THE TRANSACTION S OPTEMBER 26th, 1994	ACCOUNT NUMBER 3654-407764
BENEFICIARY TRANSAMERICA FINANCIAL SERVICES	GRAN TOR(S): (1) Herbert D. Amos	
ADDRESS: 1070 NW BOnd Street, Slite 204,	(2) Jona E. Amos ADDa:ss: 1932 Summers Lane	,
NAME OF TRUSTEE: Aspen Title and Escrow, In	4	

THIS DEED OF TRUST SECURES FUTURE ADVANCES

By this Deed of Trust, the undersigned Grantor(s) (all, f more than one), for the purpose of securing the payment of a Promissory Note of even date in the principal sum of\$ 26.089.97 _from G antor (s) to Beneficiary n imed above, hersby grants, sells, conveys and warrants to Trustee in trust, with power of sale, the following described property situated in the S ate o' Oregon, County o ____Klamath

63

The final maturity date of the Promissory Note is_____ September 26th, 1998

Together with all buildings and improvements now or hareather erected thereon and heating, lighting, plumbing, gas, electric, ventilating, refrigerating and air-conditioning equipment used in connection therewith (but not including any apparatus, equipment or articles that constitute "household goods" as the term is defined in the Federal Trade Commission Credit Practices Rule (16 C.F.R. Part 444, as now or hereafter amended), all of which, for the purpose of this Deed of Trust, shall be deemed futures of the property above described, all of which are referred to herein after as the "Premis 36".

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.

Finantor also assigns to Beneficiary all rents, issues and profiles of the Premises, reserving the right to collect and use the same with or without taking possession of the premises, during continuance of default hereunder, and during continuance of such default authorizing Beneficiary to enter upon the Premises and/or to collect and enforce the same without regard to adequacy of any security for the indebtedness hereing y secured by any lawful means.

FOR THE PURPOSE OF SECURING: (1) Performance of each agreement of Gra nor contained herein; (2) Payment of the principal sum with interest thereon at the agreed rate in accordance with the terms and conditions of the a power mentioned Promiss my Note executed by Grantor in favor of Beneficiary, reference to which is hereby made, until paid in full at or before maturity, or as extended or rischeduled. (3) Payment of any additional amounts, with interest thereon at the agreed mate, as may be hereafter payment of any money that may be advanced by Beneficiary shall not be obligated to make any additional ioancels in any context. (4) The to protect the security or in accordance with the covere rist of this Deed of Trust

All payments made by Grantor(s) on the obligation sect red by this Deed of Trus shall be applied in the following order: FIRST: To the payment of taxes and assessments that may be levied and assessed against the Premises, insurance premiums, repairs, and all other charges and expenses agreed to be paid by Grantor(s). SECOND: To the payment of the interest due on s tid Agreement. THIRD: To the payment of principal.

See Attached Schedule "A".

THRD: To the payment of principal. TO PROTECT THE SECURITY HEREOF, GRANTOR(5) CC VENANTS AND A: iREES: (1) To keep the Premises insured in Beneficiary's favor against fire and such other casualties as Beneficiary may specify, up to the full value (fall improvements, for the protection of Beneficiary insuch manner, in such amounts, and in such comparises as Beneficiary may from time to time approve, and to ke to the policies therefor, poperly endorsed, on deposit with Beneficiary and that loss proceeds (less expenses of collection) shall, at Beneficiary's option, be applied on seid ind abtedness, whether due or not, or to the restoration of said improvements. Such application by Beneficiary shall not cause discontinuance of any proceedings to to ecics a this Deed of Trus. In the event of foredosure, all rights of the Grantor in insurance policies there in a force against the above described premises, or any part thereo (or u con the debt secure i hereby, or upon the interest of Beneficiary in the Premises or the ady fix d by i aw for the first time at to penalty to accrue thereon, the official receipt of the proper officer showing payment of all such taxes and assessments: (3) in the event of def ault b: Grantor(s) under F aragraphs 1 or 2 above, Beneficiary, attis option (whether electing to declare the whole all said taxes, liens and assessments without determining the validity thereof; and c) such disbursementics shall be added to the unpaid balance of the obligation secured or the proper public authority, and to permit Beneficiary is the reasonable to remises or induces or regulations or any vaste or any use of the F remises contrary to restrictions of record or contrary to law, ordinances or regulations of the proper public authority, and to permit Beneficiary is and y nort. The first indebtedness secured hereing to deare the whole all said taxes, liens and assessments without determiny vaste or any use of the F remises contrary to restrictions of record or contrary to laws, ordinances or regu

IT IS MUTUALLY AGREED THAT: (1) If the said Granto (5) st all fail or neglect to pay installments on said Promissory Note as the same may hereafter become due, or upon defaul: in the performance of any agreement hereu der or upon sale or othe disposition of the Premises by Grantor(5), or should any action or proceeding be field nany courts enforce any lien on, claim against or interest n the Premises, then all sums owing by Grantor(5) to Beneficiary under this Deed of Trust or under the Premissory Note as the same may hereafter become due, or in any courts endorce any lien on, claim against or interest n the Premises, then all sums owing by Grantor(5) to Beneficiary on sole of Trust or under the Premissory Note as the reson. In the event of such detault, Beneficiary on the application of Beneficiary or assignee, or any other person who may (a) waiving the collateral and enforce the Promissory Note; (b) foreclosing this trust deed judicially; or (c) executing or causing the Trustee to execute a written Notice of Default and of Election To Cause Said Property To Be Soit to saisfy the obligations vereof, and Trustee shall file such notice for record in each county wherein said property whereauce it is situated. Beneficiary shull also deposit with Trust e, the Promissory Note and at documents evidencing expenditures secured hereity, whereupon Trustee shall foreclose the Deed of Trust in a coord ance with Oregon 4 w.

(2) Grantor(6) agrees to surrender possession of the Pre-nises to the Purchaser as provided by law.

(3) Beneficiary may appoint a successor Trustee at any tirre by filing for recording in the office of the County Recorder of each county in which said property or some part thereof is situated a Substitution of Trustee. From the time the substitution is filed is record, the new Trustee shall succeed to all the powers, duties, authority and title of the Trustee named herein or of any successor Trustee. Each such substitution shall be executed and acknowledged and notice thereof shall be given and proof thereof made, in the manner provided by law.

(4) Upon payment in full by said Grantor(s) of his indebter ines a hereunder. Truster shall reconvey to said Grantor(s) the Premises according to law.

(5) Should the Premises or any part thereof be taken by reason of any public improvement or condemnation proceeding, Beneficiary shall be entitled to all compensation, awards, and other payments or relief therefor, to the exterit new assary to liquidate the unpaid balance, including accrued interest, of the obligation secured by this Deed of Trust.

-	स्टब्स् हेर्ड्स्ट्रिस्ट स्ट्	the second second			P. Statutions	15 . AZ								
۴.	AFTER R	ECORDING	RET	JAN TO	TRANSAMERI	CA FIN	NC/A	L SERVICES	P.O. Box	5607,	Bend,	Oregon.	97708	
15	-361 (10-92	N 1991 S (1993 - 1 2)	3 P.		Children (Children)	13 4.045 34 9.245	9-9- 3-3-		- <u>111日</u> - 福田県 	- 14 (가지 같이 있다.	lddress		
													, .	

ORIG NAL

(6)Should Grantor sell, convey transfer or dispose () the Premises, or any part thereof, without the written consent of Beneficiary being first had and obtained, then Beneficiary is a list option, to declare all su insist cured hereby forth, ith due and payable. 30104 (7) Notwithstanding anything in this Deed of Trusto the Fromissory Note schall be deemed to the contrary, neither this Deed of Trust nor the Promissory Note shall be deemed to impose on the Grantor(s) any obligation of payn ent, i xcept to the extent that the same may be legally enforceable and any provision to the contrary shall be deemed or effect. (8) All Grantors shall be jointly and severally liable for it tillment 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, lecces and assigns of the parties hereto respectively. Any reference in this Deed of Trust of the singular shall be construed as plural where appropriate. Any Crantor who co-signs this Deed of Trust but does not execute the Promissory Note: (a) is co-signing this Deed of Trust only to grant and convert that Grantors interest if the property under the terms of this Deed of Trust; (b) is not personally obligated to pay the sums secured by this Deed of Trust; and (c) agrees that Beneficiary and any other Grantor or signer of the Promissory Note may agree to extend, modify, forbear or make any accommodations with regard to the terms of this Deed of Trust or the 'romissory Note' without that Grantor's consent. (9) Invalidity or unenforceability of any provisions herein shall not affect the validity and enforceability of any other provisions (10) Trustee accepts this Trust when this Deed of 'rust, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to not y by Trustee. (11) Grantor shall pay all costs; disbursements, exponses and reasonable atomey fees ("Costs") incurred by Beneficiary in protecting or enforcing the lien of the sole of Trust whether or not suit or action is actually commenced; Costs include, vithout limitations, recording fees, cost of tibe and lien searches, surveys and attorney; fees lien of the Deed of Trust includes without limitation converses inlieu of for closure; actions on the Promissory Note, foreclosure actions, receivership actions and past-judgment collection of urst. (12) The undersigned Grantor(s) requests that a cory of any Notice of Defaul and of any Notice of Sale hereunder be mailed to him at the address herein before set forth. (13) The terms Deed of Trust and Trust Deed are I sterst angeable. IN WITNESS WHEREOF the said Grantor has to it ese presents set hand and seal this date September 21st, 1994 KILSI Y ANDERSON MOTAF & PUBLIC-OREGUN CIMMI SSION NO JOZZEG Herbert D. Amos STATE OF OREGON ġ, 1 MY COMMISSION & (PIRESSERT: 13: 1997 Dona E. Amos Klamath County of 影 13 9914 93 . N 545 This instrument was acknowledged before me on the **Twenty First** September day of 1994 .by Herbert D. Amos and Dona E. Amos 1.5 3.7: to Town 286 S.A. 286 S.A. 花人 a a े रहे। देख Ľ ex 1312 5 Before Me: Ð My Commission Expires: Sptember 13th, 1997 Notary Public for Dregon 0 REQUEST FOR FULL RECONVEYANCE TO TRUSTEE: The undersigned is the legal owner and holder of all inck bledness 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 said Deed of Strust, to cancel all evidences of indebtedness, secured by said Deed of Trust, delivered to you herewith and to reconvey with utwarranty, to the parties designated by the terms of said Deed of Trust, the estate now held by you under $\{\mathbf{z}_{i}\}$ Mail Room ¢ ۴ (č ÷., Ċ, aq ÷{. mary 1 ort ș 43. 114 35 By istra r 11 . 180 $\mathcal{A} = \frac{1}{2} \mathcal{A}$ 1.400.01.0 128 8y . Do not lose or destroy. This Deed o True Emust be delivered to the Trustee for cancellation before reconveyance will be made. জ্যান্ট হৈ মৃত্যু 1 1 while he are a so so could be a subject to another by come 20.00 i <u>Ş</u>çh Sei S.S. ō Benefician 20Un V dav seal of County affixed ·按约4-11-8% * . D tio. It έġ, £. up R I said 计订工计数数 ĝ ĝ å Å Å ំខ្ល was HA Do 12.8 đ. D.K 22. . . 93 S $\Omega \to K$ ŝ, Montgage of 11 recorded in instrument 1 3 2181 83 ł 1.I 10.00 LU 1.1.1 : E Q. ŧź <u>6</u> 1 19.5 SEL F 3 3 that the within and Record of I 100% en) 7 and រន់ផ្ទះ 20 on the hand 18-1 É CE どうのにはの 1 È $g_{4,0,0}$ plog 1778 1 5 Sentify 1 Witness 開催した。 Sounty Ö'clock ů ō 20 378 23 <u>8</u> ž STATE page. $M_{\rm eff} > 1$ receiv ٢ż 5 3 15 138 句 1 <u>م</u>ے اس 154-64156 ģ Ë

84

Schedule "A"

Beneficiary's Name and Address:

Account Number:

3654-407764

30105

Name of Trustor(s):

TRANSAMERICA FINANCIAL SERVICES 1070 N.W. Bond; Suite 204 Bend, OR 97701

CODE 41 MAP 3909-3AA TL 5700

HERBERT D. AMOS DONA E. AMOS

Legal Description of Real Property:

Lot 7. Block 5, BRYANT TRACTS, in the County of Klamath, State of Oregon, EXCEPTING THEREFROM the following described tract of land:

Beginning at the Southwest corner of Lot 7, Block 5, BRYANT TRACTS; thence North 0 degrees $20\frac{1}{2}$ ' West along the Westerly side of said Lot 7, a distance of 53.73 feet to a line which is parallel to and 100 feet Northeasterly of the centerline of the Klamath Falls-Malin Highway as said Highway has been relocated; thence South 40 degrees 00' East parallel to said centerline, 70.37 feet to the Southerly line of said Lot 7; thence North 89 degrees $46\frac{1}{2}$ ' West along said Southerly line of Lot 7, 44.9 feet to the point of beginning.

Beal Property Commonly Known As:
1932 SUMMER: LANE, KLAMATH FALLS, OR 97603

Trustor(s):
HERBERT D. AMOS / ND DONA E. AMOS

Ministration of the state o

Page _/ _ of _/

STATE OF OREGON: COUNTY OF KLAMATH: 35

15-999 (1-92)

Filed for record at request of
As pen Title (o
the
26th
day

of
Sept
A.D., 19 94
10:49
vclock
AM., and duly recorded in Vol.
M94
M94

of
Mortgages
on Page
30103
M94
M94</