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BENEFICIARY			nd, 1994	3654-407885	
TRANSAMERICA FINANCIAL SERVIC	ES (1)	NTOR(S):		1	
ADDHESS: 1070 NW Bond Street, Suite	204	Gary Frenc			
CITY: Bend, Oregon. 97701		Christina			
NAME OF TOUR	ADD	NESS: 33405	Coyote Lane,	Rt2 Box 177,	
Thus and Escret	ow, ind city	Bonanza	Oregon or		
THIS DEE D () F By this Ceed of Trust, the undersigned Grantor(s) (all, if mo e th of \$ 39,186.66 from C ranto (s) sale, the following described property situated in the State c ro See Attached, Set	TRUST SI	CURES FU	TURE ADVAN	1023	
sale, the following described property ethoand in the following (a)	than one), for the	purpose of securir	g the payment of a P		
sale, the following described property situated in the State of O See Attached Schedule "A"	regon, County	Klamath	y grants, sells, conve	romissory Note of even date ys and warrants to Trustee in	in the principal trust, with pow
				<del>-ti</del> -	
The final maturity date of the Promissory Note is					
Together with all buildings and improvements now or hel saftus energy due of the Promission of the saftus energy in the saftus energy above described, all of which are referred to held energy above described, all of which are referred to held energy of the saftus energy above described, all of which are referred to held energy of the saftus energy above described, all of which are referred to held energy of the saftus energy	vember 2n	1, 1997			
Commission Credit Practices Rule (16 C.F.R. Part 444) is not including any a po property above described, all of which are net 444) is not /or	ected thereon a aratus, equipme	i heating, lighting, tor articles that cor	plumbing, gas, electri	C. Ventilating totion	
TO HAVE AND TO HOLD said land and premises, with all the right successors and assigns, upon the trusts and for the uses and pun Grantor also assigns to Beneficiary all rents, issues and rofts of t the same without regard to adequacy of any security for the ind ability FOR THE PURPOSE	as the "Premise	led), all of which, f	or the purpose of this	ods" as the term is defined in the Deed of Trust, shall be deem	d air-conditionir he Federal Trac
Grantor also assigns, upon the trusts and for the uses and purp Grantor also assigns to Beneficiary all rents, issues and rolling on premises, during continuances of default hereunder, and du ing on the the same without regard to adequacy of any security for the ind abt FOR THE PURPOSE OF SECURING: (1) Performance of the of the are rate in accordance with the terms and conditions of the of the of the are	ns, privileges an poses following	appurtenances the	areto belonging to Tru	stee and his hoirs over it	eo iixiures of th
Grantor also assigns to Beneficiary all rents, issues and rofits of the user and rofits of the same without regard to adequacy of any security for the ind ability for the ind ability of the same without regard to adequacy of any security for the ind ability of the above and the terms and conditions of the above are the located in full at or before maturity, or as extended or resc hedu additional advection and the ability advection of the above are the formation of the above and the located by Ber efficiary to Grantor in conditions of the above are the located by Ber efficiary to Grantor in connection with the terms and conditions of the above are the located by Ber efficiary to Grantor in connection with the terms and conditions of the above are the located by Ber efficiary to Grantor in connection with the terms and conditions of the above are the located by Ber efficient to Grantor in connection with the terms and conditions of the above are the located by Ber efficient to Grantor in connection with the terms and conditions of the above are the located by Ber efficient to Grantor in connection with the terms and conditions of the above are the located by Ber efficient to Grantor in connection with the terms and conditions of the above are the located by Ber efficient to Grantor in connection with the terms and conditions of the above are the located by Ber efficient to Grantor in connection with the terms and conditions of the above are the located by Ber efficient to grantor in the terms and conditions of the above are the section of the above are the section with the terms and conditions of the above are the section of the section of the above are the section of the se	the Premises, re nuance of such	Fight to	collect and use the s	ame with any with	, administrators
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All payments reade by Great in accordance with the covenants of the D	intor or to third p lead of Trust	neficiary shall not i uties, with interest	thereon at the parts	eon at the egreed rate, as mainly additional loan(s) in any	hereby made, ay be hereafter
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THIRD: To the payment of the interest due on said / greather	nt.	. sessed against the	Premises, insurance	e premiums, renairs, and an	
TO PROTECT THE SECURITY HEREOF, GRANTOR(S) O DVENAN other casualties as Beneficiary may specify, up to the full value of all in p ball of the security of the					nier charges
other casualties as Beneficiary may specify, up to the full value of all inp as Beneficiary may from time to time approve, and to keep the post as oblication) shall, at Beneficiary's option, be applied on said in ebtar ne- hall not cause discontinuance of any proceedings to forector e this De gainst the above described premises, or any part thereof, or L pon the tall such taxes and assessments (3) to how may fixed by awfor the fall such taxes and assessments (3) to how may fixed by awfor the fall such taxes and assessments (3) to how may fixed by awfor the fall such taxes and assessments (3) to how may fixed by awfor the fall such taxes and assessments (3) to how may fixed by awfor the fall such taxes and assessments (3) to how may fixed by awfor the fall such taxes and assessments (3) to how may fixed by awfor the fall such taxes and assessments (3) to how may fixed by awfor the fall such taxes and assessments (3) to how may fixed by awfor the fall such taxes and assessments (3) to how may fixed by awfor the fall such taxes and assessments (3) to how may fixed by awfor the fall such taxes and assessments (3) to how may fixed by awfor the fall such taxes and assessments (3) to how may fixed by awfor the fall such taxes and assessments (3) to how may fixed by awfor the fall such taxes and assessments (3) to how may fixed by awfor the fall such taxes and assessments (3) to how may fixed by awfor the fall such taxes and assessments (3) to how may fixed by awfor the fall such taxes and assessments (3) to how may fixed by awfor the fall such taxes and assessments (3) to how may fixed by awfor the fall such taxes and assessments (3) to how may fixed by awfor the fall such taxes and assessments (3) to how may fixed by awfor the fall such taxes and assessments (3) to how may fixed by awfor the fall such taxes and assessments assess the fall such taxes and assess and assess the fall such taxes and	rovements, for therefor, property	e protection of Ben y endorsed on de	Premises insured in eficiary in such manne	n Beneficiary's favor against i	lite and cush
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n default in the performance of any agreement hereunder, or upon iall ycourt benfarce any lien on, claim against or interest in the P emis is, secured hereb / shall immediately become due and payable at the op aiving the collateral and enforce the Promissony Note; (b) for eclosing ultrand of Election To Cause Said Property To Be Sold to satisf / there by public the optical thereof is situated. Beneficiary shall also d thereois with the public of agrees to surrender possession of the Premises to he P antor(s) agrees to surrender possession of the Premises to he P antor(s) agrees to surrender possession of the Premises to he P antor(s) agrees to surrender possession of the Premises to he P antor(s) agrees to surrender possession of the Premises to he P antor(s) agrees to surrender possession of the Premises to he P antor(s) agrees to surrender possession of the Premises to he P antor(s) agrees to surrender possession of the Premises to he P antor(s) agrees to surrender possession of the Premises to he P antor(s) agrees to surrender possession of the Premises to the P antor(s) agrees to surrender possession of the Premises to the P antor(s) agrees to surrender possession of the Premises to the P antor(s) agrees to surrender possession of the Premises to the P andot posses to surrender possession of the Premises to the P andot posses to surrender possession of the Premises to the P andot posses to surrender possession of the Premises to the P andot posses to surrender possession of the Premises to the P andot posses to surrender possession of the Premises to the P andot posses to surrender possession of the Premises to the P andot posses to surrender possession of the Premises to the P andot posses to surrender posses to the P andot posses to surrender posses to the P andot posses to surrender posses to surrender posses to the P andot posses to surrender posses to surrender posses to the P andot posses to surrender p	gations hereof, th Trustee, the	Ind Trustee shall file	such notice for record	loing, but not limited to, the for Trustee to execute a written N	vno may klowing: lotice of
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	· · · · ·	a subscription of the subs	accrued interest, of t	he obligation secured by this	ation. Deed
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R RECORDINCI RETURN TO TRANSAMERICA FINANCIAL SERV	ICES D A	Box 5607, 1	end, Oregon		

(6) Should Grantorsell, convey transferor disposes of the Premises, or any cart thereof, without the written consent of Beneficiary being first had and obtained, then Beneficiary and payable. (7) Notwithstanding anything in this Deed of Trus or the Promissory Note secured hereby to the contrary, neither this Deed of Trust nor the Promissory Note shall be deemed to I mpose on the Circinfor(s) any obligation of payment except to the extent that the same may be logally enforceable and any provision to the contrary shall be deemed or other. (8) All Grantors shall be jointly and severally list to for fulfillment 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 a rantees, lessees and assigns of the parties herein respectively. Any reference in this Deed of Trust only to grant and convey the transformation who consigns this Deed of Trust but does not execute the Promissory Note without that Grantor's consent. (9) Invalidity or unenforceability of any provisions here in shall not affect the validity and enforceability of any other provisions. (10) Trustee accepts this Trust when this Deed of Trus duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other Deed of Trust or of any action or proceeding in which Grantor(s), Beneficiary, or Trustee shall be a party, unless brought by Trustee. (11) Grantor shall pay all costs, disbursements, expenses and reasonable attorney fees ("Costs") incurred by Beneficiary in protecting or enforcing the lien of this Deed of Trust whether or not suit or action is actually continent add. Costs include without limitations, recording fees, cost of title and lien searches, surveys and attorney's fees lien of the Deed of Trust includes without limitation cort wances in lieu of to eclosure, actions on the Promissory Note, foreclosure actions, receivership actions and post-(12) The undersigned Grantor(s) requests that a cc py cf any Notice of Defrat t 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 interr nangeable. IN WITNESS WHEREOF the stud Grantor has to these presents set hand and seal this date October 28th, 1994 IC SIGNAL SEAL A OTARY PUBLIC-ON EGON C JMMISSION NO. 1 27866 MY COM WISS ON BY SEES SEPT 13, 1997 G.F. Jon Jung STATE OF OREGON Frenger County of Christina Frenger Deschutes October day of 1994 Gary Frenger and Christina Frenger hν Q: l Before Me: Pub ic for Dregon My Commission Expires:\_\_\_\_ September 13th, 1997 FI QUEST FOR ULL RECONVEYANCE TO TRUSTEE The undersigned is the legal owner and holder of a linde stedness secured t / 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 Trust, delivered to you herewith and to reconvey, without warranty, to the parties designated by the terms of said Deed of Trust, the estate now held by you under Mail Reconveyance to: 23 ą:c ģ. By 00x90) 1.1 28 法的感觉 1.1 N Sec. 11-13-0-17-6 Bv Do not lose or destroy. This Deed of frust must be deliverar to the Trustee for cancellation before reconveyance will be made. 静脉的 (4 12.004 11、41年1月1日日本1月1日日 1 siste Grantor S.S. 5 Ē Record of Mortgage of said county. dav Deputy U, seal of County affixed. ۶ŝ à. 52 80 9 N Q 3 1.24 વર્ષો 1.0 4 and recorded in book was C 2.5. 23 / to ž 80 ste gi 54.4 S Ű. instrument 1.1 No. 3 115 L 刻 ġ, 21.1 ່ທ that the within ard record on the ε my hand STATE OF OREGON ,Î ō Witness r County cetitv o'clock ğ received page 2 13 5 3.61 115 antau à 4, 1 · 1731年1月 3 

PLO. BOX 5007, NUMLY SUTE 201   GARY PERSONN     Legal Description of Real Property:   GARY PERSONN     Legal Description of Real Property:   BOXANZA, CRECK, 97623     Letter 10, 11, 12, 13, 14 and 15, BLOCK 116, KLAMATH FALLS FOREST   BOXANZA, CRECK, 97623     CORE SCINCE STORE STORES   GARY PERSONAL     CORE SCINCE STORE STORES   BOXANZA, CRECK, 97623     CORE SCINCE SCINCE SCINCE SCINCE SCINCE   SCINCE SCINCE SCINCE SCINCE SCINCE SCINCE     SCINCE	and Address: TRANSAMERICA ETAILANS	Account Number: 3654–407885	339;
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