92889

DEED OF TRUST AND ASSIGNMENT OF RENTS

DATE OF THIS DIED OF TRUST AND OF THE LOAN TRANSACTION	DATE FUNDS IN BURSED AND INTEREST BEGINS ACCOUNT NUMBER IF OTHER THAN DATE OF THE TRANSACTION
December 21st, 1994	December 27th, 1994 3654-408028
BENEFICIAR /	GRANTOR(E):
TRANSAMERICA FINANCIAL SERVICES	(1) Michael D. Breck
ADDRESS: 1070 N.W. Bond Street, Suite :04	(2) Maurean J. Breck
CITY: Hend, Oregon. 97701	ADDRESS 2167 Kiln Street,
NAMEOFTRUSTEE: Aspen Title and Escrow In	CTTY: Klamath Falls, Oregon. 97601

THIS DEED OF TRUST SECURES FUTURE ADVANCES

By this Deed of Trust, the undersigned Granton	(s) (all, if monother one), for the po	rc c se of securing the ga	Tyme of a Promissory Note	of even date in the principal sum
	from Granter s) to Beneficiary nam			
sale, the following described property situated i		K lamath		· · · · · · · · · · · · · · · · · · ·

Refer Attached Schedule "A"

Cantary 1st, 2000 The final maturity date of the Promissory Note is

Together with a I buildings and improvements now or hereaft in energited thereon and in ating, lighting, plumbing, gas, electric, ventilating, refrigerating and air-conditioning equipment user in connection the rewith (but not including any apple atus, equipment or articles that constitute "household goods" as the term is defined in the Federal Trade Commission Cradit Practices Fittle (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 fixtures of the property above described, all of which are referred to herein titler as the "Premises".

TO HAVE AND TO HOLD said land and premises, with all the right sprivileges and approximation to trustee and his heirs, executors, administrators, successors and assigns, upon the trusts and for the uses and provided the right sprivileges and approximation to the right sprivileges an

Grantor also as signs to Beneficiary all rents, issues and profits of the Premises, rese ving 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 dofinational Beneficiary to enter upon the Premises and/or to collect and enforce the same without regard to adequacy of any security for the index edness hereby six uned by any lawful means.

FOR THE PURIPOSE OF SECURING: (1) Performance of each apprehension of 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 ment and Promissory. Note executed by Granton in favor of Beneficiary, reference to which is hereby made, until paid in full ut or before maturity, or as extended or rescholduly 1; (3) Payment of 11 yadditional amounts, with interest thereon at the agreed rate, as may be hereafter loaned by Bene iciary to Granton in connection with any renew at ore efficient only but But efficiently shall not be obligated to make any additional loan(s) in any amount; (4) The payment of any money that may be advanced by Beneficiary to Granton or to third payles, with interest thereon at the agreed rate, where any such advances are made to protect the security or in accordance with the covenants of this Deed of Trust.

All payments made by Grantor(s) on the obligation secured by this Deed of Trustish all be applied in the following order:

FIRST: To the payment of taxes and assessments that not yibble 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 said A prescient.

THIRD: To the payment of principal.

in fee simple and has good and a wful right to convey the same and the lawful claims of any and all persons whatsoever.

TO PROTECT THE SECURITY HEREOF, GRANTOR(S) O DVEN ANTS AND AGRE SS: (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 of all improvements, for the protection of Beneficiary in such amounts, and in such companies as Beneficiary in ay from time to time approve, and to keep the poli less therefor, projie by endorsed, on deposit with Beneficiary and that toss proceeds (less exponses of collection) shall at Beneficiary's option, be applied on said in lebte iness, whether discontinuance of any proceedings to forecto set it. Deed of Trust. To be event of forectosure, all rights of the Grantor in insurance policies then in force shall pass to the purchaser at the foreclosure sale; (2) To par when a due all taxes, lie in (Including any prior Trust Deeds or Mortgages and assessments that may accrue against the above described promises, or any part thereof, or ipon he debt secured the eby, or upon the interest of Beneficiary in the Premises or in said debt, and procure and deliver to Beneficiary ten (10) days before the day fixed by law if or the fitter tensor to end to the original to accuse thereon, the official receipt of the proper officer showing payment of all such taxes and assessments without determining the valid by thereof, and (c) and the proper officer showing payment of all such taxes, items and assessments without determining the valid by thereof, and (c) under Para and second to the proper officer showing payment of the proper officer showing payment of the proper officer showing payment of the proper officer showing payment at the agreed rato; (4) To keep the buildings and other improvements now existing or hereafter erected by this Deed of Trust and shall bear interest from the date of payment of the proper public authority, and to permit Beneficiary to enter a "ill reasonable times" for the purpose of inspecting the Premises; to complete within one hundred eighty days or restore promptly and in a good and workma

IT IS MUTUALLY AGREED THAT: (1) If the said Grantor(s) shall all or neglect to pay installments on said Prointsory Note as the same may hereafter become due, or 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 lien on, claim against or interest in the Premises, then all sunt owing by Grantor(s) to B aneficiary under this Deed of Trust or under the Promissory Note secured hereby shall immediately become due and pay able at the option of Ben ficiary on the application of Beneficiary or assignee, or any other person who may be entitled to the monies due thereon. In the event of such clear, it is Beneficiary may a errorse all remedies at law and in equity including, but not limited to, the following:
(a) waving the collateral and enforce the Promissory Note; (i) for closing this trust is ed judicially; or (c) oxecuting or causing the Trustee to execute a written Notice of Default and of Election To Cause 3 Said Property To Be Sold to lasts; the obligations here, and Trustee shall file such notice for record in each country wherein said property or some part or parcel thereof is cituated. Beneficiary shall also deposit with Trustee), the Promissory Note and all documents evidencing expenditures secured hereby, whereupon Trustee shall forecose the Deed of Trust in accordance of a with Oregon last.

(2) Grantor(s) a prees to surrender possession of the Premis as to he Purchaser as a pyided by law.

(3) Beneficiary may appoint a successor Trustee at any time my filing for recording in the country Recorder of each country in which said property or some part thereof is situated a Substitution of Trustee. From the time to a substitution is filed for incord, 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 minimum provided by law.

(4) Upon payment in full by said Grantor(s) of his indebtedness he eunder, Trustee at all reconvey to said Grantor(s) the Premises according to law.

(5) Should the Fremises or any part thereof be taken by reason of any public improve a ent or condemnation propeeding. Beneficiary shall be entitled to all compensation, awards, and other payments or relief therefor, to the extent a seas any to liquidate this impaid balance, including accrued interest, of the obligation secured by this Deed of Trust.

AFTER RECORDING RETURN TO TRANSAMERICA FI VAN CIAL SERVICES P.O. Box 5607, Bend, Oregon.

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(8) S jould Grantor soll cor shall have the right, at its	vey transfer or dispose c f the option, to declare all sur is t	remises, or any page to the sured hereby forth	thereof, without the written consent of Beneficiary being first had and obtained, then Beneficiary if hid due and payable.			
(7) Natwithstanding anythi	no in this Deed of Trusto the	Fromissory Note se	c red hereby to the contraly, neither this Deed of Trust nor the Promissory Note shall be deemed that the same may be legally enforceable and any provision to the contrary shall be of no force			
to and be binding upon the Trust of the singular shall i signing this Deed of Trust sums secured by this Deed	heirs, executors, administration of the construed as plural infrared only to grant and convey the formatter of the first; and (c) agree in the convey that of Trust; and (c) agree in the convey in	13 ors, successors, 3 13 appropriate. Any (at Grantor's interes 13 3 aneficiary and a 1	or enants and agreements herein contained, and all provisions of this Deed of Trust shall inure in intees, lessees and assigns of the parties hereto respectively. Any reference in this Deed of Crantor who co-signs this Deed of Trust but does not execute the Promissory Note: (a) is co-in the property under the Terms of this Deed of Trust; (b) is not personally obligated to pay the other Grantor or signer of the Promissory Note may agree to extend, modify, forbear or make thomastery Note without that Grantor's consent.			
·	•		validity and enforceability of any other provisions			
(10) Trustee accepts this T any party hereto of pendin by Trustee.	Frust when this Deed of Tru g sale under any other ('ee	et duly executed and e of Trust or of any ad	d acknowledged, is made a public record as provided by law. Trustee is not obligated to notify con or proceeding in which Grantor(s), Beneficiary, or Trustee shall be a party, unless brought			
of Trust whether or not sui	t or action is actually con mis is, trials, administrative pro cludes without limitation con	er sed. Costs include es redinas, condema	e attorney fees ("Costs") incurred by Beneficiary in protecting or enforcing the lien of this Deed e without limitations, recording fees, cost of title and lien searches, surveys and attorney's fees at ion proceedings, benefit spicy proceedings and any appeals from any of them. Enforcing the c eclosure, actions on the Promissory Note, foreclosure actions, receivership actions and post-			
	ntor(s) requests that a o upy rust and Trust Deed an int		a lit and of any Notice of Sale hereunder be mailed to him at the address herein before set forth.			
IN WITH ES	S WHEREOF the Haid	Grantor has to	hese presents set hand and seal this date December 21st 1994			
STATE OF OREGON	MY COMMAIS	OFFICIAL SEA (FLSEY ANDE: NOTARY PUBLIC-(I MMISSION NO. (I DN EXPRES SEFI	FSON V Quello Maurean J. Breck			
County or		Twenty Fir	rat desar Desember 1994 by Michael D. Breck			
	owledged before me on the	Iwency FI	day of			
ard Maurean J.	Breck	., , 				
Before Ma:	Notary Sub	or Oregon	My Commission Expires: September 13th, 1997			
are requested, on pays of Trust, delivered to ye the name.	ment to you of any sums ow ou herewith and to recor vey Mail Reconveyance o:	I ndebtedness securing to you under the without warranty, to	a vered to the Trustee for cancellation before reconveyance will be made.			
TRUST DEED	Grantor	Beneficiary	County of S.S. certify that the within instrument was received for record on the 19 at o'clock m., and recorded in book on page Record of Mortgage of said county. Witness my hand and seal of County affixed.			

Schedule "A" Ben ≆ficiary's Name and Address: Account Number 3654-408028 Name of Trustor(3): TRANSAMERICA FINANCIAL SERVICES 1070 N.W. Bond; Suit = 204 Bend, OR 97701 MICHAEL D. BRECK MAUREAN J. BRECK Legal Description of Real Property: Lot 8, Elock 52, BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, ALSO a portion of Lot 5. Block 5. BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, more Beginning at the Northeasterly corner of Lot E of said Block 52; thence Easterly to the Northwesterly corner of Lot 2 of said Block thence Easterly to the Nirthwesterly corner of Lot 2 or said Big 12; thence Southerly along the West line of said Lot 2 to the Northerly line of Lot 1 of said Bick 52; thence West along the Northerly line of Lots 1 and 9 of said Block 52 to the Southeasterly corner of Said Lot 8 thence Northerly along the Easterly line of said lot 8 to the point of beginning. CODE 1 MAF 3809-30AA TL 5:00 CODE 1 MAF 3809-30AA TL 5:00 Real Property Commonly Known As: 2167 KILN STREET; KLAMATH FALLS, OR 97601 Trustor(s): MICHAEL D. BRECK AND MAUREAN Signature leurantials Signature Date Signa u e STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of __

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Evely: Biehn

County Clerk

By Durchery Mulies day

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