16742

Vol. m96 page 11089 DEED OF TRUST AND ASSIGNMENT OF RENTS

DATE OF THIS DEED OF TRUST AND OF THE LOAN TRANSACTION	DATE FUNDS DISE	BURSED AND INTEREST BEGINS ATE OF THE TRANSACTION	ACCOUNT NUMBER						
4-1796		2-96	3654-409040						
BENEFICIARY	GRANTOR(S)	GRANTOF(S):							
Transamerica financial services	(1) Rober	(1) Robert D. James							
ADDRESS: 1070 N. W. Bond, SUITE 204	(2)								
CITY: Bend, OR., 97701	ADDRESS;	5332 Harlan Dri	ve						
NAME OF TRUSTEE: Aspen Title & Escrow	CITY:	Klamath Falls, OR., 97603							

THIS DEED OF TRUST SECURES FUTURE ADVANCES

By this Deed of Trust, the undersigned Grantor(s) (all, if more than one), for the purpose of securing the payment of a Promissory Note of even date in the principal sum of \$\frac{44,757.46}{24,757.46} from Grantor(s) to Beneficiary named above, hereby grants, sells, conveys and warrants to Trustee in trust, with power of the following described property situated to the State of Oracle Court of Manageria.
TOTAL CHARLES BY DESCRIPTION OF THE PROPERTY O
cale the fellevilles described and warrants to Trustee in trust, with power or
sale, the following described property situated in the State of Oregon, County ofKlamath

See Attached Schedule "A"

The final maturity date of the Promissory Note is 4-22-2016

Together with all buildings and improvements now or hereafter erected thereon and heating, lighting, plumbing, gas, electric, ventilating, refrigerating and air-conditioning equipment used in connection therewith (but not including arry 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 fixtures of the property above described, all of which are referred to herein after as the "Premises".

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.

Grantor also assigns to Beneficiary all rents, issues and profits 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 hereby secured by any lawful means.

FOR THE PURPOSE OF SECURING: (1) Performance of each agreement of Grantor contained herein; (2) Payment of the principal sum with interest thereon at the agreed until paid in full at or before maturity, or as extended or rescheduled; (3) Payment of any additional amounts, with interest thereon at the agreed rate, as may be hereafter loaned by Beneficiary to Grantor in connection with any renewal or refinancing, but Beneficiary shall not be obligated to make any additional loan(s) in any amount; (4) The 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 Trust 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 said Agreement.
THIRD: To the payment of principal.

TO FROTECT THE SECURITY HEREOF, GRANTOR(S) COVENANTS AND AGREES: (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 manner, in such amounts, and in such companies as Beneficiary and from three to time approva, and to keep the policles therefor, properly endorsed, on deposit with Beneficiary and that loss proceeds (less expenses of collection) shall, at Beneficiary's option, be applied on said indebtedness, whether due or not, or to the restoration of said improvements. Such application by Beneficiary shall pass to the purchaser at the foreclosure sale; (2) To pay when due all taxes, liens (including any prior Trust Deeds or Nortgages and assessments that may accrue against the above described premises, or any part thereof, or upon the debt secured hereby, or upon the interest of Beneficiary the Premises or in said debt, and procure of all such taxes and assessments; (3) In the event of default by Grantor(s) under Paragiraphs 1 or 2 above, Beneficiary, at the proper officer showing payment indebtedness secured hereby due and collectible or not), may (a) effect the insurance above provided for and pay the reasonable premiums and charges therefor; (b) pay by this Deed of Trust and shall bear interest from the date of payment at the agreed rate; (4) To keep the buildings and othor improvements now existing or hereafter erected in good condition and repair, not to commit or suffer any waste or any use of the Premises contrary to restrictions of record or contrary to laws, ordinances or regulations days or restore promptly and in a good and workmantike manner any building which may be constructed, damaged or destroyed thereon; and to pay, when due, all claims of such as herefor described may, without notice, be released from the lien hereof, without releasing or affecting the personal liability of any person for the payment of said indebtedness seclined and power

IT IS MUTUALLY AGREED THAT: (1) If the said Grantor(s) shall fall or neglect to pay installments on said Promissory 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 sums owing by Grantor(s) to Beneficiary under this Deed of Trust or under the Premissory Note secured hereby shall immediately become due and payable at the option of Beneficiary on the application of Beneficiary or assignee, or any other person who may (a) waiving the collateral and enforce the Promissory Note; (b) forecosing 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 Sold to satisfy the obligations hereof, and Trustee shall file such notice for record in each county wherein said property or some part or parcel thereof is situated. Beneficiary shall also deposit with Trustee, the Promissory Note and all documents evidencing expenditures secured hereby, whereupon Trustee shall foreclose the Deed of Trust in accordance with Oregon law.

- (2) Grantor(s) agrees to surrender possession of the Premises to the Purchaser as provided by law.
- (3) Beneficiary may appoint a successor Trustee at any time 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 for record, the new Trustee shall succeed to all the powers, duties, authority and tips 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
- (4) Upon payment in full by said Grantor(s) of his indebtedness hereunder, Trustee 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 extent necessary to liquidate the unpaid balance, including accrued interest, of the obligation secured by this Deed

A MANAGEMENT AND ADDRESS OF THE PARTY OF THE							The second secon
AFTIER RECORDING RETURN TO TRANSAMERICA FINANCIAL SERVICES	P.	ο.	Box	5607.	Florid.	CΩD	07700 5507
WOCKANTS (LAWY) OF STREET					A COLOR	danes	37700-3007

- (6) Should Grantor sell, corany transfer or dispose of the Promises, or any bent their on, without their written consent of Beneficiary being first had and obtained, then Beneficiary shall have the right, at its option, to declare all sums secured hereby for their highest the payable.
- (7) Notwithstanding anything in this Deed of Trust or the Promissory Note shall be deemed to impose on the Grantor(s) any obligation of payment, except to the extrint that the saine may be legally enforceable and any provision to the contrary shall be of no force or effect.
- (8) All Grantors shall be jointly and severally liable 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, grantees, believes 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 Grantor who co-signs this Deed of Trust but does not execute the Promissory Note: (a) is co-signing this Deed of Trust crity to grant and convey that Grantor's interest in the proprinty 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's replaced of the Promissory Note may agree to extend, modify, forbear or make any accommodations with regard to the terms of this Deed of Trust; and convey 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 Trust, 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 commenced. Costs include, without limitations, recording fees, cost of title and lien searches, surveys and attorney's fees in negotiations, strictions, trials, administrative proceedings, condemnation proceedings, bankruptcy proceedings and any appeals from any of them. Enforcing the lien of the Deed of Trust includes without limitation conveyances in lieu of foreclosure, actions on the Promissory Note, feredosure actions, receivership actions and post-indoment collection efforts.
- (12) The undersigned Grambr(s) requests that a copy of any Notice of Default and of arry 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 interchangeable.

IN WI	TNESS WHE	EREOF the	said Grante	or has to t	hese pi	resent	s set hand	d and seal	this date	4-	17-96	
		3		GBI THE			Robe	cy D.	20:-2-2	ra		
		Ø (OFFICIAL RLENE TA	SEAL		(4)	1	Grantor RO	bert D). James	;
STATE OF OREG	ON	7	ALY COMME	ANY PURE	PURINGTO	1 00	₩		Grantor			
County of K	lamath			MISSION NO	MAR M	e A by y	Š					
This instrument wa	as acknovi ledg e	d before me on	the <u>17</u>	th	d	lay of	April		1996	_, by _Rc	bert D	James
Before I	Me: W 2	rlene	Public for Onlig	dding	ton		My Comm	lssion Expire	s:3-;	22-9	7	
	——————————————————————————————————————	lag diginişter i kendî kindînî ji de ceşere û bilî pelîştê, (REO	UEST FO	R FULI	. REC	CINIVIEYA	NCE				· · · · · · · · · · · · · · · · · · ·
are recuested.	: ed is the legal ov on payment to y red to you herew	ou of any sum	s owing to you	under the te	rms of sa	ld Decci	of Trust to a	≥ncoi sil avid	lences of in	eenbaldab	is secured i	w sald Deer
	1	fail Reconveyance	to:				-			· 'n"		**************************************
												P
	and the same of th		***************************************				Ву	ense metrodis des recebes messenses				
	allenda o propositivo anno e o propositivo anno e				***]	•					
Do	not lose or de	stroy. This D	eed of Trust n	lieb ed taun	vered to	ti le Trui	elee for can	cellation be	tore recon	reyance w	ill be made	•
RUST DEED		Grantor	Beneficiary		STATE OF OREGON	County of S.S.	ment was day	o'clock he, and recorded in book are Record of Mortgage of said county.	Witness my hand and seal of County affixed.	Trile	hended	
					STATEO	/	l received t	on page	>	Co-standing part Surgery	By.	

情点

Schedule "A" Account Number: 3654-409040 Beneficiary's Name and Address: Transamerica Financial Services Name of Trustor(s): 1070 N. W. Bond, Suite 204 Robert D. James Bend, OR., 97701 Legal Description of Real Property: EXHIBIT "A" The following described real property in Klamath County, State of Oregon: Beginning at a point in the Northeasterly boundary of Tract 48 of HOMEDALE, from which the most Northerly corner of the said Tract 48 bears North 43 degrees 30' West 181.5 feet distant, and running thence South 46 degrees 30' West parallel with the Northwesterly boundary of the said Tract 48, 300 feet, more or less, to a point in the Southwesterly boundary of the said Tract 48, and running thence South 43 degrees 30' East along the said Southwesterly boundary 72.6 feet; thence North 46 degrees 30' East, parallel with the said Northwesterly boundary 300 feet, more or less, to a point in the Northeasterly boundary; thence North 43 degrees 30' West along the said Northeasterly boundary 72.6 feet, more or less, to the point of beginning Tax Acct: 41 - 3909-11AC-3300 Key No .: Real Property Commonly Known As: 5332 Harlan Drive, Klamath Falls, OR., 97603 Trustor(s): Robert D. James Signature Date STATE OF OREGON: COUNTY OF KLAMATH: ss. 22nd Filed for record at request of ____Aspen Title A.D., 19 96 at 11:13 o'clock A. M., and duly recorded in Vol.

on Page 11089

Bernetha G. Letsch, County Clerk * wordell

FEE \$20,00 of Mortgages