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DATE OF THIS DEED OF THUST AND OF THE LOAN TRANSACTION		BURSED AND IN FREETE BOINS DATE OF THE TRUNSACTION	ACCOUNT NUMBER		
	10-	14-96	365440931	5	
BENEFICIARY	GR INTOR(S)、新闻教育教育			 1.1
TRANSAMERICA FINANCIAL SERVICES	(1) Ch	arles Jackson			
ADDRESS: 1070 N. W. Bond, Suite 204	(2)			1	
CITY: Bend, OR., 97701	ADDRESS:	3404 Raymond			
NAME OF TRUSTEE: Aspen Title and Escrow	CIIY:	Klamath Falls, C	DR., 97603		
THIS DEED OF TRU	JST SECUR	RES FUTURE ADVA	NCES		

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 \$ 32,451.74 from G T ntor(s) to Beneficiary named above, hereby grants, sells, conveys and warrants to Trustee in trust, with power of 015 sale, the following described property situated in the Sz te of Oregon, County of _ Klamath

Lot 1, Block 2, FIRST ADDITICN TO VALLEY VIEW, in the County of Klamath, State of Oregon. CODE 41 MAP 3909-12BB TL 7200

October 14th, 2006 The final maturity data of the Promissory Note is_

Together with all buildings and improvements now or he reafter 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 fixtures of the property above described, all of which are referred to incremation as the "Premisea".

TO HAVE AND TO HOLD said land and premises, with all the rights, privile res and appurtenances thereto belonging to Trustee and his heirs, executors, administrators, successors and assigns, upon the trusts and for the uses and purposes to lowing and none other.

Grantor also assigns to Beneficiary all rents, issues and profits of the Promises, 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 hercin; (2) Payment of the principal sum with interest thereon at the agreed rate in accordance with the terms and conditions of the z bove mentioned Promissory 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 i scheduled; (3) Payment of any additional amounts, with interest thereon at the agreed rate, as may be hereafter beamed by Beneficiary to Grantor in connection with any enewal or refinancing, but Beneficiary shall not be obligated to make any additional ioan(s) in any amount; (4) The payment of any money, that may be advanced by Bena iciary to Grantor or to third parties, 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 Trust shall be applied in the following order: FIRST: To the payment of taxes and assessments that may be 13 led and assessed against the Premises, insurance premiums, repairs, and all other charges and expenses agreed to be padd by Cruntor(s). SECOND: To the payment of the interest due on a aid Agreement. THIRD: To the payment of principal.

THIRD: To the payment of principal. TO PROTECT THE SECURITY HEREOF, GRANTOR(S) COVENANTS V.ND 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 improvaments, for the protection of Beneficiary insuch manner, in such amounts, and in such companies as Beneficiary may frem time to time approve, and to it to be the policies that afor, property endorsed, on deposit with Beneficiary and that loss proceeds (less expenses of collection) shall, at Beneficiary's option, be applied on sid indebtadness, whether due or not, or to the restoration of said improvements. Such application by Beneficiary shall not cause discontinuance of any proceedings to foreclose this Deed of Trust. In the ovent of foreclosure, all rights of the Grantor in insurance policies then in force shall pass to the purchaser at the foreclosure sale; (2)" to pay when due all taxes, liens (including any prior Trust Deeds or Mortgages and assessments that may accrue and deliver to Beneficiary ten (10) days before tho day fixed by law for the file intinterest or Beneficiary to accrue thereon, the official receipt of the proper officer showing payment of all such taxes and assessments; (3) in the event of dataluby Grantor(5) under Paragraphs 1 or 2 above. Esneficiary, at its option (whether electing to declare the whole 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 this Deed of Trust and shall bear interest from the dato of payment at the c greed rate; (4) To keep the buildings and other improvements now existing or hereather erected in good condition and repair, not to commit to suffer any wasto or any uso of the Premises of the purpose of the record or contrary to laws, ordinances or regulations of the proper public authority, and to a good and workmanik or manner any building which may be constructed, damaged or descr the lawful claims of any and all persons whatsoever.

IT IS MUTUALLY AGREED THAT: (1) If the said Grantor(s) shall fail or no glect 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 said or other disposition of the Premises by Grantor(s), or should any action or proceeding be field in any courts enforce any lien on; claim against or inter stin the Premises, then all sums owing by Grantor(s) to Beneficiary under this Deed of Trustor under the Promissory Note secured hereby shall immediately become due and payable at the option of Beneficiary on the application of Beneficiary under this Deed of Trustor under the Promissory be entitled to the monies due thereon. In the event of such default, Benail clary may exercise all remedies at law and in equity including, but not limited to, the following: (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 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 deposite with Oregon law.

(2) Grantor(s) agrees to surrender possession of the Fremises 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 title of the Trustee named harein 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 indeptedness 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 condumnation proceeding. Beneficiary shall be entitled to all compensation, awards, and other payments or relief therefor, to the extent necessary to include the uncald balance, including accrued interest, of the obligation secured by this Deed of Trust.

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4月1日公司 计制度定

32544 57 L (19)Should Grantoreell, convoy transferor dispose of the Frankses, or any p.s. thereof, without the swill an consort of Beneficiary being first had and obtained, then Beneficiary shall have the right; at its option, to declare all sums's survey for a third due and psysible. (2)Notwiths tanding any thing in this Deed of Trust or the Franksory Note sort and hereby, to the contrary, neither this Deed of Trust nor the Promissory Note shall be deemed to impose on the Grantor(s) any obligation of payment, crosept to the extent. hat the same may be legable enforceable and any provision to the contrary shall be of no force or effect. (6) All Grantors shall be jointly and severally liable for it filiment of their contents and agreements herein contained, and all provisions of this Deed of Trust shall inure to and be binding upon the heirs, executors, administrators, successors, or intees, lesses 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 conclusions there in trust but does not execute the Promissory Note: (a) is co-signing this Deed of Trust and convey that Grantor's interest in 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 Promissory Note without that Grantor's consent. (9) Invalidity or unenforceability of any provisions here n 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 Granter(s), Beneficiary, or Trustee shall be a party, unless brought (11) Grantor shall pay all costs, disbursements, expens is 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 lien of the Deed of Trust includes without limitation converses in lieu of for oclosure, actions on the Promissory Note, foreclosure actions, receivership actions and post-(12) The undersigned Crantor(s) requests that a copy of any Notice of Delau tand 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 interc langeable. IN WITNESS WHEREOF the said Crantor has to these presents set hand and seal this date 10-09-96 000000001000000000 OFFICIAL SEAU CARCLE A. U. IDE NOTARY PUBLIC CREGON COMMISSION NC, 056736 MY COMMISSION EXPIRES AUG. 15, 2600 Jackson harle STATE OF OREGON Grante 155 Klamach County of) This instrument was acknowledged before me on the 9th October day of 1996 Charles Jackson Before Me My Commission Expire EQUEST FOR FULL RECONVEVANCE TO TRUSTEE: 197. G - 14 1973 الرقيع ا The undersigned is the legal owner and holder of all ind abtedness 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 try 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 reconvolve with autwarranty, to this parties designated by the terms of said Deed of Trust, the estate now held by you under 运动主 Same 1600 فتستعرم ŝ6 By 2 يبليه يتجمعه والاتراج 神中 9770 On 8 By Do not loce or destroy. This Deed of Til at must be delive ad to the Trustee for Cancellation before reconveyance will be made. a dia latr Lander Confidence of the Concession in the CODET. 1.2 ಂಂ \sim Aindec Record of Montgage of said county Witness my hand and seal of County affixed 23 Office Ben JOM YOOD . 6 3010 10.14 133 A . 3 was 1 d (s 201 2.11 44.2 210 È: a eri άr. certify that the within instrument P. m., and recorded in Ū Ū 012 茲新聞 2 96 $\phi \mathcal{A}$ icte 3 100 ee: 0 ÷. Klamath L4th (AD) Bernetha G. Letsch, VEC the 3 5 ONEGON County Clerk 8 for record NESTRE (# 53 County of 32543 stiller \$15. October <u>Ing jéré</u>: 2.89 o'clock 5 Fee: 1.1.1 received 0000 u \hat{c} 1 40 đ DEE Ô١ n 5 13 12 ŧ 1.0 ≧ i, i, - 7 د این از ده می این اور میکا میکی کمی این اور \$6755 20 131 1.407