28899

1 Kest

ATC # 04045410 Vol M96 Page 2068 DEED OF TRUST AND ASSIGNMENT OF RENTS

	DATE FUNES DISSURBED AND INTEREST BEGINS IF OTHER THAN DATE OF THE TRANSACTION NOVEMBER 27, 1996	ACCOUNT NUMBER 4205-200072
TRANSAMERICA FINANCIAL SERVICES ADDRESS: 3202 W. IRVING BLVD., #104 CITY: TRVING, TX 75061	GRANTOR(S): (1) DOUGLAS EARL KIRK (2) ADDRESS: 2349 NORTH HOL	
NAME OF TRUSTEE: ASPEN TITLE & ESCROW	CITY: MANSFIELD, TX	76063

THIS DEED OF TRUST SECURES FUTURE ADVANCES

y 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 prints 25,004.85 from Grantor(s) to Beneficiary named above, hereby grants, salis, conveys and warrants to Trustoe in trust, wi	
(\$ 25,004.85 from Grantor(s) to Beneficiary named above, hereby grants, salls, conveys and warrants to Trustee in trust, will the following described property situated in the State of Oregon, County of KLAMATH	n power
THE WESTERLY 34 FEET OF LOT 40 AND THE EASTERLY 6 FEET OF LOT 41,	2
ALSO THE EASTERLY 26 FEET OF LOT 62 AND THE WESTERLY 29 FEET OF LOT 63,	
ALL IN ROSELAWN SUBDIVISION OF BLOCK 70 BUENA VISTA ADDITION TO THE CITY	ł
OF KLAMATH FALLS, IN THE COUNTY OF KLAMATH, STATE OF OREGON, AND THAT	1.
PORTION OF THE VACETED ALLEY LYING ADJACENT THERE TO.	
등 사진 회사는 이 회장 위험에 발생활동 장이 그렇게 되고 생각한 일본 등에서 네트를 가는 것 같아. 그 그 그는 그 때문 그 것 같아.	
the final maturity date of the Promissory Note is OCTOBER 21, 2011	

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 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 hereinafter 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 rate in accordance with the terms and conditions of the above 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 rescheduled; (3) Payment of any additional emounts, with interest thereon at the agreed rate, as may be hereafter loaned by Beneficiary to Grantor in connection with any renewse for refinancing, but Beneficiary 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 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 obtigation 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 PROTECT 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 tall improvements, for the protection of Beneficiary in such manner, in such amounts, and in such companies as Beneficiary may from time to time epprove, and to keep the policies therefor, properly endorsed, on deposit with Beneficiary and that loss proceeds (less exponases of collection) shall, at Beneficiary's option, be applied on said indobtedness, whether due or not, or to the real ration of said improvements. Such application by Beneficiary shall not cause discontinuance of any proceedings to forecloss this Deed of Trust. In the event of foreclosure, all rights of the Grantor in Insurance policies them in force shall pass to the purchaser at the foreclosure said; (2) To pay when due all taxes, liens (including any prior Trust Deods or Mortgages 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 in the Premises or in said debt, and procure and deliver to Beneficiary ten (10) days before the day fixed by Law for the first interest or penalty to accrue thereon, the official receipt of the proper officer showing payment of all such taxes and assessments; (3) in the event of default by Grantor(e) under Paragraphs 1 or 2 above, Beneficiary, at its option (whether electing to declare the whole indebtedness secured hereby due and collectible or not), may (a) stiffer the insurance above provided for and pay the reasonable premiums and charges therefor, (b) pay the reasonable premiums and charges therefor to commit or suffer any waste or any use of the Premises contrary to laws, ordinances or regulations occured by this Deed of Trust and sha

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 saie 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 againstor interest in the Premises, then all cums owing by Grantor(s) to Seneficiary under this Deed of Trustor under the Promissory Note secured hereby shall immediately become due and paya:be at the option of Seneficiary on the application of Beneficiary or as signee, or any other person who may be entitled to the monies due thereon. In the event of such default, Beneficiary 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 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 filling for recording in the office of the County Recorder of each county in which said property or some part thereof is allusted 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 herein or of any successor Trustee. Each cuch substitution shall be executed and acknowledged and notice thereof shall be given and proof thereof made; in the manner provided by law 2009 of June 1909 of June
- (4) Upon payment in full by said Grantor(s) of his indebtedness hereunder, Trustce 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 of Trust. ed an purish white tipers the Any Class

Į	AFTER RECORDING RI	ETURN TO TRANSAMER	CA FINANCIAL SERVI	CES PO BOX	153446.	IRVING.	TX 75015	
I	CLOCKED THE SECTION OF A PROPERTY.	the control of the section of the section of	retailer or but assemble ferrett re	e i desegna e seria tribationi di	. يا زيانتيو ۾ هيانيور	Address	Agrica de de la colonia de	
	15-381 (10-92)	ndbDrdeffmstermof	a Heart y Himmenium (1 35% 40 258 62 10 35	Reflection by	led Nagalesti i	स समित्रामी हा पुरस्क है। स	-10

Invalidity or unenforceal Trustee accepts this Trustee accepts the Trustee Trustee Trustee Trustee	billity of any provisions i ust when this Deed of sale under any other D	herein shall not affect the vall Trust, duly executed and ack Seed of Trust or of any actions	Ints and agreements herein contained, and all provisions of this Deed of Trust shall be a contained and all provisions of this Deed of Trust shall be a contained assigns of the parties hereb respectively. Any reference in this Deed of Trust but does not execute the Promissory Note: (a property under the terms of this Deed of Trust; (b) is not personally obligated to par Grantor or signer of the Promiscory Note may agree to extend, modify, forteer or allowed the provisions. Idlity and enforceability of any other provisions. Inowledged, is made a public record as provided by law. Trustee is not obligated to proceeding in which Grantor(s); Beneficiary; or Trustee shall be a party, unless by
1) Grantor shall pay all or Trust whether or not suit or negotiations, arbitrations not the Deed of Trust Incloderment collection efforts: SPECI and Except 1: SPECI AND EXC	osts, disbursements, ex or action is actually cor- ry trials, administrative judes without limitation and the second second or (s) requests that a co- or second second	xpenses and reasonable attor nmenced: Costs include, with proceedings, condemnation conveyances in lieu of forecto conveyances in lieu of forecto	mey fees ("Costs") incurred by Beneficiary in protecting or enforcing the lien of this neutrimizations, recording fees, cost of title and lien searches, surveys and attorney; proceedings, bankruptcy proceedings and any species from any of them.
IN WITNESS THE SELECTION OF THE SECOND OF T	WHEREOF the sales of the sales	(14 anis e 2 e choules a c. f. Gu grafe eus ers el nobel f	Se presents set hand and seal this date 11-21-96 1st pumping and control of the
Sinstrument was ecknowledge of the second of	al Kinkpa	CL PART PROCESS TO A STATE OF THE COLUMN TO A	day of NOVEMBER 1996 by catal heavilla season as the seas
TO TRUSTEE:	Bill of the most control of the by	ou transfer in the	그리고 그렇게 그렇게 되었다. 그 아이는 그리는 그 그리는 그 그리는 그 그리는 그리는 그리고 있다.
Of Trust, delivered to you in the name. A second of all of Automobilistic forces and all the and English and a pro-	erewith and to reconve consideration and page one cake no reconstructor plays	y, without warranty, to the par	this Deed of Trust. All sums secured by said Deed of Trust have been paid, and you all all Deed of Trust, to cancil all ordences of indebtedness, secured by said Deed lites designated by the terms of said Deed of Trust, the estate now held by you under the said Deed of Trust, the estate now held by you under the said Deed of Trust, the estate now held by you under the said Deed of Trust, the estate now held by you under the said Deed of Trust, the estate now held by you under the said Deed of Trust.
of frust, delivered to you he handle a second size to he allowed to you he allowed to you he allowed to second size to you had to see a second size to you have a second size to your size deep the to your	Prewith and to reconverting the con- course of the converting of the con- tical network on the con- tical Notice of the con- course of the con- position of the con- tical and the control of the con- trol of the con- trol of the control of the con- trol of t	and two i ted the Premises and two items of the bar to	Itles designated by the terms of said Deed of Trust, the estate now held by you under the said Deed of Trust, t
printic, delivered to you he name, a second a local for a local fo	erewith and to reconvened to the consideration and the considerati	and two i ted the Premises and two items of the bar to	this designated by the terms of said Deed of Trust, the estate now held by you under the said Deed of Trust, the estate now held by you under the said Deed of Trust, the estate now held by you under the said Deed of Trust, the estate now held by you under the said Deed of Trust the
Harrier Green Process And Andrews Consider and Considera	Previte and to reconvened and early	W. William warranty, to the particular to the pa	this designated by the terms of said Deed of Trust, the estate now held by you under the company of the terms of said Deed of Trust, the estate now held by you under the company of the c
THE TENT SECTION OF THE TENT AND THE TENT AN	Previtt and to reconvened to the second seco	W. without warranty, to the particular to the pa	It is a designated by the terms of said Deed of Trust, the estate now held by you under the said Deed of Trust, the said