See terms of assumability below 16016 NTC. TRUST DEED 57959 Vol. MR *Q***Page** 19.86 between WILLIAM A. FENZEL - 3.55 eventstations) as Grantor, MOUNTAIN TITLE COMPANY, INC. as Trustee, and STEPHEN LEONARDO and CHERI MAE LEONARDO, husband and wife Granter as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: 1/1647 Lot 4 in Block 2 of NORTH BLY, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. and the second secon This Trust Deed shall be assumable upon the receipt of a Satisfactory SPECIAL TERMS: Credit Report by the Beneficiary from the prospective new purchaser. anten. 12 together with all and singular the tenements; hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TEN THOUSAND AND NO/100 Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneliciary or order and made by grantor, the final payment of principal and interest hereof, if not sconer paid, to be due and payable <u>per terms of note</u>, 19 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. not sooner paid, to be due and payable \_\_\_\_PRT\_LETMS\_Of\_NOT. The date of maturity of the debt secured by this instrumment is becomes due and payable. The chove described real property is not currently used for ogricult To protect the security of this inst decal, grant offeres: The chove described real property is not currently used for ogricults to commit or permit any waste of said property. The complete or restore promotity and in good and workmanike optimized the commit or permit any waste of said property. The complete or restore promotity and in good and workmanike detroyed hereon, and pay when due all costs incurred thereon. The complete or restore promotity and in good and workmanike detroyed hereon, and pay when due all costs incurred thereon. The complete or restore promotity and in good and workmanike proper public office or office, as well as the cost of all lien searches mate by filing officers office, as well as the cost of all lien searches mate by filing officers office, as well well work the building. The owner hereafter exceted on the said premiters instance on the building and such other haards at the cost filtery may be deemed detrable by the grant of the sithan the beneficiary may be deemed detrable by the grant of the hereit detrop the said premiters instance on the sainer office of any policy of instance control instance on the latter; all profile of the sainer of the detroperty filter of the the sainer of the grantor shall fail for any create the detroper of the sainer and such other heards at the beneficiary the sainer and the pay all the grantor shall fail for any present to procure any such instances and to prove policy of instance instance policy may be applied to the criticar in the grantor shall fail for any present to procure any such instances and to prove the sainer and the control of the instance of the grantor, either the drantor shall premise the torm construction lens and to pay all the grantor shall premise the torm construction instanced any of becomes due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes. Ind., timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in any subordination or other agreement allocting this deed or the lien or charge thereoit. (d) reconvey, without warranty, all or any part of the property. The granting any reconvey, without warranty, all or any part of the property. The grantee in any reconvey, without warranty, all or any part of the property. The grantee in any reconvey, without warranty, all or any part of the property. The grantee in any reconvey, without warranty, all or any part of the property. The grantee in any reconvey without warranty, all or any part of the property. The grantee in any reconvey without warranty, all or any part of the property. The grantee in any reconvergence may be described as the "person or persons be services mentioned in this paragraph shall be not less than 35. 10. Upon any delault by grantor hereunder, beneticiary may at any point thereto is allow and regard to any agent of by secured, own name us or otherwise collect the rents issues and profits, including frastrande and apply the same. They are thereto and profits on and taking possession of said property, the collection of subth regard and profits including restonable attoring its and with relax and profits or the proceeds of line and other propriation or release thereof as aforeasid, shall not cure or purporting the subth size.
12. Upon delault by grantor in payment of any indebtedness secured hereby in mediately due and payable. In such and indicate any act done pay the beneficiary or the sourcel as the subth strust deed by advertiment and asker indicate any act done purpound to such motice.
13. Upon delault by grantor in payment of any indebtedness secured hereby immediately due and payable. In such and indicate any act done purpound to such motice.
14. Upon delault by the structer to foreclose this trust deed by advertiment and asker. In the beneficiary or the rustee shall there ward the beneficiary o the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days belore the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being cured my be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default or defaults, the person ellecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enlorcing the obligation of the trust deed 'together with trustee's and attorney's less not exceeding the amounts provided by law. by law. It unsuces and allotticy's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at soution to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereol. Any person, excluding the trustee, but including the grantor and beneliciary, may purchase at the sale. the grantor and beneficiary, may person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15: When trustee sells purchase at the sale. 15: When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus. If Repair the trustee and the successor in interest entitled to such surplus. If any is any, to the prime provide the appoint a successor or successors to any stuster named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and subsitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortfage records of the county or counties in "which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. or the successor induce. 17. Trustee accepts this trust when this deed, 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, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE. The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to de business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and agrees to a	and with the Beneficiary and those claiming under him, that he is law-
fully seized in fee simple of said described realized in the second seco	al property and has a valid, unencumbered title thereto except
[1] A. M.	normani (1990) 1997 - Angel Maria, Angel Maria (1997) 1997 - Angel Maria, Angel Maria (1997) 1998 - Angel Maria,
and that he will warrant and forever defend	
[10] A. M. W.	against all persons whomsoever.
	Constraints and Constraints
(a)* primarily for grants' that the proceeds of the (a)* primarily for grants's personal, family, (XXX 66 XXX266 W YATX YATX YATX	loan represented by the above described note and this trust deed are: household or agricultural purposes (see Important Notice below), YAX WANKAK NOTAND IN NOTANDAY YAYYAYYAYYAYYAYYAY
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	YAX MANUTAK HOT KAKA KAKA KAKA KAKA KAKA KAKA KAKA KA
tors, personal representatives, successors and assigns. contract secured hereby, whether or not named as a b	and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- binding hereticiary shall mean the holder and owner, including pledgee, of the preliciary herein. In construing this deed and whenever the context so requires, the pr, and the singular number includes the plural
state the leader the leadine and the neute	r, and the singular number includes it whenever the context so requires, the
	or has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever wa not applicable; if warranty (a) is applicable and the benef as such word is defined in the Truth-in-Lending Act and beneficiary MUST comply with the Act and Beneficiary	niciary is a creditor
disclosures; for this purpose it shis for this burgerianon by	Y making required
if this instrument is NOT to be a first lien, or is not to fir of a dwelling use Status New a first lien, or is not to fir	305 or equivalent
with the Act is not required, disregard this notice.	lente, if compliance is sub-
and a second	(OR5, 93, 490)
Country Klamoth	STATE OF OREGON, County of
February Dr. 19.86	, 19
T DINAM AY TRAZEL	Personally appeared and
	duly sworn, did say that the former is the
	Becratary of
and action ladged the foregoing instru-	a corporation, and that the seal attized to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation by arthroiten the sealed in behalf of said c
ment to be HIS voluntary act and deed.	sealed in behall of said corporation and that the instrument was signed and and each of them scknowledged said instrument to be its voluntary act and deed.
(OFFICIAL Below ine: 1 Polo	Belore me:
Natary Public for Oregon	Notary Public for Oregon
My commission expires: 11/16/87	My commission expires: (OFFICIAL SEAL)
1990 (Annotation and an anna an a	<ul> <li>Agendation of the Andreas processing of the Andreas proce</li></ul>
ere an analasta an	QUEST FOR FULL RECONVEYANCE
To:	, Trustee
The undersigned is the legal owner and holder of a	(a) 1003 Million py, 1000, 200 (200 - 200 ) (2003 Million and 10 Million and 10 (200 - 200 ))
with said trust deed ) and to reconvey	dences of indebtedness secured by said trust deed (which are delivered to you vithout warranty, to the parties designated by the terms of said trust deed the co and documents to
DATED:	and documents to the second
, 19	
	Beneficiary
The second of th	ves. Both must be delivered to the truster for concellation before reconveyonce will be made.
THIST DEPD	
TRUST DEED	COMMERCY ORANGE. STATE OF OREGON,
TEVENSINESS LAW PUS, CO., PONTLAND, ORE.	stree to project the County of
William A. Fenzel Court Chagon	
CONTRACTOR AND AND A DESCRIPTION OF A DE	MALAFERINA atlial
Stephen Leonardo & Cheri Mae	FOR page
Leonardo	instrument/microfilm No. 57959
Beneficiary	Record of Mortgages of said County. Witness my hand and seal of
APTER RECORDING RETURN TO	County affixed.
MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY	gan of Evelyn Biehn, County Clerk
Summer State	Isner Deep By Dernethand Helsch Deputy
	1 Children C