	<u>K-41668</u>
TORM No. BEI-Great Trust Deed Series-TRUST DEED	TRUST DEED Vol. 17946
THIS TRUST DEED, made this	14 day of <u>September</u> , 19 <u>89</u> , between
as Grantor. Terence J. Hammon	s, Attorney at Law, State of Oregon . as Trustee, and
Concumar Einancial	Corporation of Delaware
as Beneficiary.	
	WITNESSETH: ins, sells and conveys to trustee in trust, with power of sale, the property
	, Oregon, described as: ADDITION TO WINEMA GARDENS, ACCORDING TO THE FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH
· · ·	
AKA: 1712 CHINCHALLA WAY	KLAMATH FALLS, OR 97603
together with all and singular the tenements, h hereafter apportaining, and the rents, issues and	ereditaments and appurtenances and all other rights thereunto belonging or in anywise now or d profits thereof and all fixtures now or hereafter attached to or used in connection with said
real estate.	3 PERFORMANCE of each agreement of grantor contained and payment of the
	Six Hundred Nine and 0/100 Dollars, with interest thereon according to the terms of a
promissory note of even date herewith,	payable to beneficiary or order and made by grantor, the final payment of principa
The date of maturity of the debt secu	o be due and payable <u>September 24</u> , 2004. ured by this instrument is the date, stated above, on which the final installment of said noto thin described property, or any part thereof, or any interest therein is sold, agreed to be sold without dist having obtained the written consent or approval of the beneficiary, then, at the

conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described rest property is not currently used for agricultural, timber or grazing purposes.

To protect the security of this trust deed, grantor agrees 1. To protect, preserve and maintain said property in good condition as air; not to remove or demolish any building or improvement therean; not to comm permit any watte of said property. 2. To complete or restore promptly and in good and waterally

10 protect the Security of this trust deed, granter agrees: 1. To protect, preserve and maintain said property is good condition and trobair, not to remove or demolita may building or improvement therearn, not to commute any building or improvement which may be constructed, damaged or destroyed thereon, and pay what due all costs incurred therefor. 3. To complete with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property. If the beneficiary so requests, to join in beneficiary may require and to pay for filing same in the proper public office or affices, as well as the cost of all line searches made by filing officers or searching secting such financing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the proper public office or affices, as well as the cost of all line searches made by filing officers or searching acceptable to the baseficiary, with loss payable to the latter; all policies of insurance any reason to procure any such insurance and to deliver aid policy of insurance and to delivered to the baseficiary, with loss payable to the latter; all policies of insurance any reason to procure any such insurance and to deliver aid policy of insurance any reason to procure any such industings, the beneficiary may procure the same at the aphenetiter placed on said buildings, the beneficiary may procure the same at any reason to procure any such industings. The beneficiary may procure the same pay failed by baseficiary, why the relaxed to grantor, such applicy of insurance any reason to procure any such industings, the beneficiary may procure the same at respective thereof, may be relaxed to grantor, such application or relaxes shall not cure or wake any default or notice of default hereunder or invalidate any act doe 0. To target said prompily deliver received hereives and in too collected, any may thereof, and the amount so puld, with interest at dore ranges before any payable

6. To pay all costs, reserved and expanses or this trust including the cost of the search as well as the other costs and expanses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's fees actually incurred.
7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beseficiary or trustee may appear, including any suit for the foreceeding in which the beneficiary or trustee may appear, including any suit for the foreceeding in which the beneficiary or trustee may appear, including any suit for the foreceeding in which the beneficiary as attorney's fees; the amount of attorney's fees and the paragraph 7 in all cases shall be fixed by the trial court and in the event of an appear from any judgment or decree of the trial court, grain for further attorney's fees on such as the appear in a suit or appear to any any totice or the trial court, grain for further attorney is fees on such appear.
It is mutually ggreed that:
B. In the event that any portion or slid property shall be taken under the right of aminest domain or condemantion, beseficiary that have the right. If R to slice, the amount sequent by a reasonable as comparison for the sequence by a storney's fees moces paysible as comparison in such taking, which are actions of the amount required to pay all reasonable costs and expenses and attorney's fees meclasurity paid or incurred by granter in such about and storney's fees. To be afficiarly and applied upon any reasonable costs applied upon the ladebedness secures with start and granter accurate by and excerted by the streamed barace applied upon the ladebedness secures and withor a grees, at its own are easier to take such actions and excertes upon the streamed at the applied or and the balace outry is a streamed by and the polaries court applied upon the ladebedness secure about heat may are accurately a streamed in accurate by applind. On the triat and appeliate courts is a streamed at t

rel, limber or grazing purposes.
Any map or plat of said property, the join in granting any essement or creating any restriction thereon; icl join in any subordination or other agreement affecting this deed or the lien or charge thereoi; icl reconvey, without warranty, all or any part of the property. The grantes in any reconveynes may be described as the "person or persons legally entities thereoi of any matters or facts that be conclusive proof of the truthuiness thereoi, Truste's faces for any of the services mentioned in this paragraph shall not be liess than 85.
10. Upon any default by grantor hereunder, beneficiary may at any time whout notice, either in upon and taking possension of said property and without regard to the adequacy of any security for the indebtedeess indepted and unpoid, and apply the same, less costs and espenses of operation and unpoid, and apply the same, less costs and espenses of paration and taking possension of said property, the insurance policies or compansation or awards for any taking or damage of the application or lessee thereof as a forestid, and there here and providin, or the proceeds of fire and other insurance policies or compansition or awards for any taking or damage of the received hereby, and in such are event the damage of the insurance policies or compansition or awards for any taking or damage of the earby or in his performance of any agreement hereonder, the backtedness secured hereby may proceed to foreclose this trust deed in eauly as a service and cover the insurance policies or compansition of foreclose this trust deed in eauly as a proceed to foreclose this trust deed in eauly as a proceed hereby may be applie the daward here where any are to dome any distribute and proceed to foreclose this trust deed in eauly as a start, in the intrate to foreclose this trust deed in eauly as a service and the indicate any act to dome any as the inter any other any taking or as taking or disert the restrifue truste and profile is trust deed in eauly as a

by law and proceed to foreclose this trust deed in the manner provided in OPS 66.755 to 66.795. 1.3. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person to privileged by ORS 66.753, may cure the default or default, if the default consists of a failure to pay, when due, sum recured by the trust deed, the default consist of a failure to pay, when due, sum recured by the trust deed, the default consist of a failure to pay, when due, sum recured by the trust deed, the default consist of a failure to pay, when due, sum recured by the trust deed, the default or default or being curce may be cured by then default occurred. Any other default that is couble of being curce may be cured by the define the beneficiary all costs and expanse actually incurred in any case, in addition to curing the default or default, the person effecting the entry default occurred. Any other that such and expanse actually incurred in an forcing the obligation of the trust deed together with the trustee's and attorney defaulted by its the beneficiary all costs and expanse actually incurred in any case. In addition to of sale or the time to which said ast the time and place defaulted by its. The trustee may sell said property either in one parcel or in bidder for cash, payable at the time of sale. Trustee shall deliver to the purchase its deed in form as required by law conveying the property os sold, but without any covenant or warranty, express or implied. The recitairs in the deed of any matters of fact thall be conclusive proor or the trustee interest. Arg person, excluding the trustee, but including the grantor and beneficiary, may purchase at the table.

excluding the trustee, but including the grantor and beneficiary, may 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, including the compensation of the trustee and a reasonable charge by the trustee's attorney. (2) to the obligation secured by the trust deed. (3) to all persons hering seconds then subsequent to the interest of the trustee at the trust deed as their interest may appear in the order of their priorky and (3) the subjust if are, to the oranize to the bulgation secured by the trust deed. (3) to all persons hering seconds or to his successor in luterest and thou trustee at point. If are, to the oranize to any trustee named herein or to are successor frustee appointment, and without conversance to the successor in luters that and a provide which all this, powers and duties conferred upon any trustee, herein mared or appointed hereunder. Each such appointment and substitution shell be made do y write intrustee at the county of counties in which the property is stuated, in her actional day that be accessor in tustee. In the successor instee is no obligated to notify any party here of as provided by law. [Toutsee is no obligated to notify any party here of a proceeding to under any duties could by law. [Toutsee is no obligated to notify any party here of a proceeding to budy trustee. The successor in the order of proceeding to budy thy trustee in that be a party unless such actions or proceeding in which yrates. The successor in the accessor invites and be apprecision of the proceeding is movided by trust. The successor is a structe of successor invites in the apprecision of the proceeding is worked by trustee. The successor is a structure of the Brought by trustee. The successor is a structure of the Brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attornay, who is an active member of the Oregon State Bar, a bana, trust company or savings and topa association authorized to do business under the laws of Dregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, arristates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696,505 to 696,565,

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CCDMAB

The granior covenants and agrees to and with	the beneficiary and those claiming under him, that he is lawfully seized
•	a valid, unemcumbered title thereto except for a first
ortgage to n the amount of the present ba	lance.
nd that he will warrant and forever defend the same	against all persons whomsoever.
(a)- primarily for grantor's personal, family, househo	presented by the above described note and this trust deed are: Id or agriculturalpurposes (see Important Notice below), natural person) are for business or commercial purposes other than agricultural
This deed applies to, inures to the benefit of and b ersonal representatives, successors and assigns. The term	binds all parties hereto, their heirs, legatees, devisees, administrators, executors, beneficiary shall mean the holder and owner, including pledgee, of the contract ein. In construing this deed and whenever the context so requires, the masculine number includes the plural.
N WITNESS WHEREOF, said grantor has hereu	nto set his hand the day and year first above written.
IMPORTANT MOTICE: Delete, by lining out, whichever warranty of applicable; if warranty (a) is applicable and the beneficiary s such word is defined in the Truth-landing Act and Rey sectionry MUST comply with the Act and Reycistics by a isclesures; for this purpose, if this instrument is is be a	y is a graditer RONALD L NIELSON analog regired FIRST lion te
inance the purchase of a dwelling, use Stavens-Mess Ferm quivalent; if this instrument is NOT to be a first lien, or is he purchase of a dwelling use Stavens-Mess Form No. 1308, or	not to finance y aquivalant. If X
empliance with the Act is not required, disregard this ne if the sinser of the above is a corporation.	tice. We have a set of the set of
use the form of acknowledgement opposite) STATE OF OREGON,)	I STATE OF OPERON CONTUNE
county of Klamath	STATE OF OREGON, County of) ss.
Descenally appeared the shows named	Personally appeared and who, each being first
Personally appeared the above named RONALD_L_NIELSON	duly sworn, did say that the former is the
	president and that the latter is the
and acknowledged the foregoing instru-	a corporation, and that the seal affixed 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 authority of its board of directors; and
ment to be his voluntary act and deed.	each of them acknowledged said instrument to be its voluntary act and geed.
IOFFICIAL	Before mer
SEAL Deant terring fram	Notary Public for Oregony (OFFICIAL
My commission expires	SEAD My commission expires
5-21-92	<u>5-21-98</u>
	LIEST FOR FULL RECONVEYANCE
To be used	enly when ablighters have been poid.
το	, Trustee
deed have been fully paid and satisfied. You hereby are di deed or pursuant to statute, to cancel all evidences of ind	III indebtedness secured by the foregoing trust deed. All sums secured by said trust irected, on payment to you of any sums owing to you under the terms of said trust lebtedness secured by said trust deed (which are delivered to you herewith together the parties designated by the terms of said trust deed the estate now held by you
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