	CE: 1	114]%4 		$\mathcal{T}$	22 22		0 61 × 26	
THE				TRU	IST DEED		33011344	- 4
	سر معر خو جوار وال الم	HIS LO			UMABLE WI			
1					FAIRS OR			
	ne att	acned	(TDI:K	18 mace	a part o	t CUIR II	18 crument	•
THIS TI	UST DEE	D, made thi	ii 25	TH.	day of	JULY,		, 19 94 ,
ENANTS	TEPHEN	T, MC	1 I'N 7EY	AND	SAN L. M.C	KINLEY.	HUSBAND &	WIFE
LNANIJ	<b>D</b> . <b>F 1 1 1 1 1 1</b>	r (y), g ( a	31 C	··· · ·	51 F + 1 	ter Ist.		
		۰.	35 1.4		6 2 1 10 - 1 1			, as Grantor,
OUNTAIN	TTTE	COMPAN	er Aller F <sup>β</sup>	JACKSON	COUNTY	15 1		, as Trustee
bd	1.1.1	1	jat jų	2 (ST.2 - S	6 .4 f -			•
OURCE 0	,	TGAGE: 45	ERVIC	ES COR? ]	JRAILUN	÷ 14	· .	, as Beneficiary.
	1	r ille Stille	≠ ‡3 5 40	a shekar ta Tarih	2013 - A			
		a dina. Alta in	3 5.5 5 5					-
		2 S	.j. 11			1.		
		1.1	(4) - s.		AINS, SELLS, a			
COUNTY OF	EGON, E	XCEPTING	TIRE	ROM	IRRIGATION SOUTH 30 FE	ET LYING W	ITHIN THE	COUNTY
ROAD.	1130	n de la la		te i		÷ · ·		
	*		s la h ji		ALEF S Conjector			
n in the second s	1 1 48	· 생활가 1. 영향 : 것	5 65	se state	ite Brus 1-g String 1-g	45 - 10		
a antir 24 A an t	hare of the	1997年(1997年) 1997年(1997年) 1997年(1997年)	E 60	r (34.) 197	91-1-1-1	NE CERT		
		t vasialje i i			10-66 - 1-6	19天 人名巴纳尔 11日 (平平)[1] 行	78.3	
n an An the Second		2023	ਤਾ ਲੀ ਤ੍ਰੋ ਸ	4、14、14、 11、14、14、14、14、14、14、14、14、14、14、14、14、1	新闻》:" 新闻》:"	ing an	۶ در ۲۰ ۲۰	an a
- 111 - 112 - 112 - 112 - 113 - 113 - 113 - 113 - 113 - 113 - 113	na i sina. Na i	11 - F. 47 (E.	- 11 - <b>1</b> 4		\$- 1 E	2		
			· ( •/*	· ·				
a di Ang tanàn 196	1995	a an	r y terft	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	人名 建氯醇石	2		
anda 1997 - Andrea Angeland 1997 - Angeland Angeland 1997 - Angeland Angeland	gans i da a . da Kaa . da Kaa . da	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	·. 1	· · · · ·	$p \to q h r r \to q$	- 5		
		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	ы 1 .д. ж Э. э	1918 - 19 1918 - 19 1918 - 19	1211 11 - 構成的社会社会社会社会社会社会社会社会社会社会社会社会社会社会社会社会社会社会社会	2 B 2 2 1 - 2 2 - 8		
Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller Aller		1999 - 1999 - 1999 1999 - 1999 - 1999 1999 - 1999 - 1999 1999 - 1999 - 1999 1999 - 1999 - 1999 - 1999 1999 - 1999 - 1999 - 1999 - 1999 - 1999 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 199	4、1 - 二番、192 - 日 - 日 - 日 - 日 - 日 - 日 - 日 - 日 - 日 - 日		1911年1178年1日1日 1911年1日日 1911年日 1911年日 1911年日 1911年年 1911年年 1911年年 1911年年 1911年年 1911年年 1911年年 1911年年 1911年年 1911年年 1911年年 1911年年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911年 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 1911 19	100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 -		
in an ann an Anna Anna Anna Anna Anna An		1	4 年 1 日 1 日 1 日		新一部 耀展的 ,并 11月1日 - 6月4日 - 11日 約1月1日 - 11日 2月1日 - 2月4日 - 2月4日 2月1日 - 2月4日 - 2月4日 2月1日 - 2月4日 2月1日 - 11日 2月1日 - 11日 2月11 - 11 2月11 - 11 2月	- 5		
		· · · · · · · · · · · · · · · · · · ·	6 】 5 前 194 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)		ы с «Қалысы) 1974 қайсы с 1974 қайсы с 5 таралас 5 таралас 1970 жылыс 4 тарала 4 таралас 1976 жылыс 1976 жылыс			
		1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	"我我们走"的"我们的",我们就是我们的"我们"。 "我们,我们们们们就是我们的"我们们"。 "我们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们		<ol> <li>(1) その提示すが、1,14</li> <li>(1) その時間(1) (1) (1)</li> <li>(1) (1) (1)</li></ol>	<ul> <li></li></ul>	1.	
		1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	有我于走动急快去我啦率当 年期 王幼岛传 "是邻省快到		<ul> <li>1) 本 (2人で) (1, 14)</li> <li>1) 本 (5) (4) (4) (4) (4) (4)</li> <li>1) (4) (5) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4</li></ul>		5. • •	ч.
		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	在我手手动台位去我如今身合低手就。 计数计算机 计计算机 计计算机 计计算机 计计算机		<ol> <li>(1) ・ (2人)(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)</li></ol>		5. • • • • •	

which said described real property is not currently being a d for agricultural, tumber or grazing purposes, together with all and singular the tenements, here thaments and app intenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof. SUBJECT, HOWEVER, to the right, power, and authority hereinafter give t to ind conferred up in Beneficiary to collect and apply such rents, issues, and profits; and all fixtures now or hereafter an ached to or use this connection with said real estate, and in addition thereto the following described household applicables, which are, i ad shall be deemed to be, fixtures and a part of the realty, and are a portion of the security for the incebtedness here in mentioned:

Should the Department of Veterans Afth its fail or refuse to issue its guaranty of the loan secured by the Deed of Trust or Mortgage under the provisions of the Service  $\tau$  an's Readjustment Act of 1944, as amended, within sixty days from the date the loan would arounally become eligible for such guaranty, the Mortgagee herein may at its option declare all sums secured by the Deed of Tast immediately due and payable.

1-1

1 135

FOR THE PURPOSE OF SECURING Performance of each a preement of Grantor Iterein contained and payment of the sum of SIXTY EIGHT THOUSAND TWO HUNDRED SEVENT ONE DOLLARS AND ZERO CENTS (\$ 68.271.00), with interest derept according to the arms of a promissory where of even date herewith, payable to Beneficiary or order and made by Granton, SOURCE ON E MORTGAGE SERVICES CORPORATION the final payment of principal and interest the no f, if not sconer 1 aid, to be due and payable on the first day of AUGUS 2024 27150 Dollars Le tutat payment of principal and interest then of, if not sooner | aid, to be due and payable on the first day of AUGUST 2024 to the additional additionadditional additional additional additional additionadditional addi 2. Grantor agrees to pay to Benefician: as i ustee (under the 1 rms of this trust as hermather stated) in addition to the monthly agrees of principal and interest payable uncer the terms of sar note, on the first day of each month until said note is fully paid, the oblowing sum::
(a) An installment of the ground rend, if 1 sy, and of the ta at and special assessments levied or to be levied against the premises covered by this De ed (1 Trust; and an in a ulment of the premium or premiums that will become due and payable to renew the insurance in the premises covere a hereby against loss by fire or such other hazard as may be required by Beneficiary in amounts is at in a company (-companies satisfactor / to Beneficiary; Grantor agreeing to deliver promptly to Beneficiary, not of which Grantor is notified) less all instillments already paid therefore, divided by the number of months that are to elapse t fore one month prior to the date when such premiums or premiums and taxes and assessments next in anounts pawhler discut and taxes in the precision assessments will become deline (and tax) and precisal assessments before the same before the same before mediate.
(b) The aggregate of the amounts pawhler discut and sub assessments between the other stated?
(c) ground rents, taxes, special assessments, fire and the rest and in surance premiums:
(d) an ontization of the principal of 1 id note.
(d) and those payable to the due date of the next such payments for to the due date of the next such payment, constitute an evert of 1 efault under this ' must peed.
(d) anonto shalt are tay of pargraph 2 peeding the surance premiums:
(d) in the amount of any 1 such aggregate no this payment shall, unless paid prior to the due date of the next such payment for the due that the and by the efficiency which individe the subsequent payments to be made by treatory as instate for ground rents, tax so resessments, or a surance premiums;
(e) if the totil of t To protect the Scourity of This Deed of Trust, Grav for Agrees: 5. To protect, preserve and maintain said projectly in good condition and repair; not to remove or dem blish any building or bound to the same extent that they are bound for the payment of the obligation herein described, and all such payments shall be immediately due and payable without notice, and the nonpayment thereof shall, at the option of the Beneficiary, it provement thereon; not to commit or per nit 1 sy waste of said property Sud property.
6. To complete or restore promptly and in get d and workmanlike mariner any building or imprevent at which may be constructed, damaged, or destroyed therison and pay when d is all costs incurred therefor, and, if the lean secured hereby or any part thereof is being obtained for the purp se of it hancing construction of improvements on said | roperty. nonpayment and the object of the seneric lary, render all sum's secured by this Trust Deed immediately due and payable and constitute a breach of this Trust Deed. 10. To pay all costs, fees and expenses of this trust, including the cost of title search as well as the other costs and expenses of the Trustee incurred in connection with or in enforcing this obligation, and trustees and attorney's fees enforcing this obligation, and trustees and attorney's tees actually incurred. 11. To appear in and defend any action or proceeding purporting to a fect the security hereof or the rights or powers of Beneficiary, or Trustee; and to pay all costs and expenses, including  $\cot of$  evidence of tidle and attorney's fees in a reasonable sum to be fixed by the Court, in any such action or proceeding in which Beneficiary or Trustee may appear, and in any suit brought by Beneficiary to foreclose this Trust Deed. (a) to commence construction promptly and o pursue sime with reasonable diligence to complete n in coordance with plans and specifications satisfactory to Bene ficiary, and (b) to allow Beneficiary to inspect said project y at all times during construction. The Trustee, upon presents ion to it of an al fiday it signed by Beneficiary, setting forth face showing a default by Grantor under this numbered partigraph, is at thorized to accept as true and conclusive all facts and statements therein, and to act thereon hereunder 1. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting in id property. 3. To provide and maintain hazard insurance. If such type or ty best and amounts as Beneficiary may from time: to time require, on the inprovements now or hereatter on said premises, and except when payment for all upon premises. Grantor further agrees: 12. To pay at least ten (10) days before delinquency all 12. To pay at least ten (10) days before delinquency all assessments up in water company stock, and all rents, assessments and charges for water, appurtenant to or used in connection with said property; to pay, when due, all encumbrances, charges, and liens with interest, on said property or any part thereof, which at any time appear to be prior or superior hereto; to pay all reasonable costs, fees, and extenses of this Truet. premises, and except when payment for all such premiums has expenses of this Trust. 13. Should Grantor fail to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but without primities, and except when payment for all such remnums has beretofore been nude under (a) of paragraph 2 he reof, to pay primptly when cue any premiums therefor, and to deliver all primiting therefor; and to deliver all policies with loss payable to Beneficiary, which delivery shall constitute an issignment to Beneficiary of all return premiums. The amount any fire or other insurance policy may be applied by Beneficiary upon any indebtedness secured hereby and it such order as obligation so to do and without notice to or demand upon Grantor and without releasing Grantor from any obligation hereof, may: Make or do the same in such manner and to such extent as either may deem necessary to protect the security hereof. Beneficiary or Trustee being authorized to enter upon the property for such purposes; commence, appear in and defend any actir nor proceeding purporting to affect the security hereof, or the rights or powers of Beneficiary or Trustee; pay, purchase, comest, or compromise any encumbrance, charge or lien which reasonably appears to be prior or superior hereto; and in exercising any such powers, incur any liability, expend whatever amounts are reasonably necessary therefor, including cost of evidence of title, and reasonable counsel fees. 14. To pay within thirty (30) days after demand all sums obligation so to do and without notice to or demand upon Bi neficiary may determine, or at option of F eneficiary, the entire amount so collected, or any part thereof, may be eleased to Grantor. Such application or release shall not cut to review Grantor. Such application or release shall not cut 2 or waive any default or notice of default hereunder or inval date any act done pursuant to such notice. <sup>10</sup> To keep said premises free from mechanics' liens and to pay all taxes, assessments and other charges that hay be levied or assessed upon or against said, property 2 fore any pat of such taxes, assessments and other charges that each pat due or delinquent and promptly deliver lecell ts therefor to Beneficiary; should the Grantor fail to make bayin ent of any "ates, assessments insurance premiums, lier souther charges" 14. To pay within thirty (30) days after demand all sums properly expended hereunder by Beneficiary or Trustee, with interest from date of expenditure at the rate provided for in the principal indebte dness, and the repayment thereof shall be counted hereby. Beneficiary: should the Grantor fail to make payr ent of any rates, assessments insurance premiums, liets on ther charges parable by Grantor, either by direct payment or providing Beneficiary with funds with which to make such p tyment, Beneficiary may, acits option, make paymen: the rof, and the amount so paid, with interest at the rate set in the the note set ured hereby, together with the obligations described in paragraphs 10 and 11 of this Trust Deed, shall be: idded to and become a part of the debt secured by this Tri st Du ed, without waiver of any rights arising from breach of a ty of the covenants hereof and for such payments, with interest as after each, the property hereinbefore described, as well as the Crimtor, shall be principal indebte dness, and the repayment thereof shall be secured hereby. <sup>115.</sup> Grantor agrees to do all acts and make all payments required of Grantor and of the owner of the property to make said note and this Trust Deed eligible for guaranty or insurance under the provisions of Chapter 37, Title 38. United States Code, and agrees notice do, or cause or suffer to be done, any act which will void such guaranty or insurance during the evistance of this Trust Deed existence of this Trust Deed. 10

WELL THE ST

## IT IS MUTUALLY AGREED THAT:

6. Should the property or any part there: f be aken or da maged by reason of any public improvement of condemnation proceeding, or damaged by fire, or earthquake, or in any other manner, Beneficiary shall be entred to all of in any other manner, Beneficiary shall be club at the compensation, awards, and other payments or red of therefor, in J shall be entilled at its option to commente, at pear in and prosecute in its own name, any action or proceedings, or to make any compromise or settlement, in connection with such alling or damage. All such compensation, i wards, damages, rights of action and proceeds, including the more eds of any policies of fire and other meanance affecting said approximate. be reby assigned to Beneficiary, who may after ct ducting the reby assigned to Beneficiary, who may after ct ducting the refrom all its expenses, including reasonable a torney's fees s fees. in of y any moneys so received by it, at its of tion, either to the re-toration of the clamaged premises or to the relaction of the melebtedness. Grantor agrees to execute such fur her as ignitiants of any compensation, award, domaily, and right of action and proceeds as Beneficiary or Tri stee may require.
 That upon the request of the Beneficulty is the Grantor shall

7. That upon the request of the Benefic ir y the Grantor shall execute and deliver a supplemental note or i otes for the sum or suns advanced by the Beneficiary for the alleratikin, medernization, inforovement, maintenance, or relater of said premises, for taxes or assessments against die sur e and for any other purpose authorized hereunder. Seid note or notes shill be secured hereby on a parity with and as tuily as if the advance evidenced thereby were included in the i ote first described above. Said supplemental note or note shall bear interest at the rate provided for in the principal in lebtedness and shall be naviable in approximately equal monthly navments. and shall be payable in approximately equal monthly payments for such period as may be agreed upon by d e Beneficiary and Grantor. Failing to agree on the maturity, die where of the sum or sums so advanced shall be due and payat le thirty (30) days af er demand by the Beneficiary. In no event shall the maturity extend beyond the ultimate maturity of the note  $\hat{\gamma}$  st described above

 By accepting payment of any sum secured hereby after its due date, Beneficiary does not waive its right - ither to require prompt payment when due of all other sums so secured or to declare default for failure so to pay.

19. That the ben of this instrument shall (ema) in full force

 That the lien of this instrument shall i final i in tull force and effect during any postponement or extension of the time of payment of the indebtedness or any part the eof s cured hereby
 Should proceedings be instituted to regist: title of said property under any Land Title Law, Granto will pay upon de mand all sums expended by Trustee or Binef c ary, including re isonable attorney's fees, and forthwith de iver o Beneficiary al evidence of title.

al evidence of title. 21. At any time and from time to time up in written request of Beneficiary, payment of its fees and present tion of this Trust Died and the note for endorsement (in case of fill reconveyance, for cancellation and retention), whout affecting the liability of any person for the payment of the indebtedness. Trustee may (a) consent to the making of any million or plat of said property; (b) join in granting any easement of there agreement affecting this Trust Deed or the len or charge thereof; (d) reconvey, without warranty, all or ary part of the property. The Grantee in any reconveyance may be described as the "person or persons legally entitled the return and the recitals therein of any matters or facts shall be conclusive proof recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be \$5.

22. As additional security, Grantor hereby ass gns to Beneficiary during the continuance of these trust, all rents, Beneficiary during the continuance of these trust , all rents, issues, royalties, and profits of the property affected by this Deed and of any personal property located there n. Until Grantor shall default in the payment of any indeb edness secured hereby or in the performance of ary agnetic ment hereunder, Grantor shall have the right to o illect all such rents, is uses, royalties, and profits earned prior to default as they be come due and payable, save and excepting rens, issues, menuality action and profits earned prior to default as they of the subscience in the performance of a recepting the rate, and or of the subscience is the subscience of a recepting the rate, and of the subscience of a recepting the rate of the subscience of the become due and payable, save and excepting rens, issues, revalties, and profits arising or accruing by rease n of any oil, gus, or mineral lease of said property. If G anto shall default as aforesaid, Grantor's right to collect any of such 1 toneys shall cease and Beneficiary shall have the right, with cr without taking possession of the property affected hereby, to collect all rents, revalities, issues, and profits. Failure or discontinuance of Beneficiary at any time, or from time to time to collect any such moneys shall not un any manner affect the subsecuent enforcement by Beneficiary of the right, power and authority to collect the same. Nothing herein contained shall be, or be construed to be, an affirmation by Beneficuary of any tenancy, lease or option, nor an assumption of liability unler, nor a subordination of the lien or charge of this 1 rust beed to any subordination of the lien or charge of this I rust Deed to any

such tenancy, lease or option. 23. Upon any default by Grantor hereunder, I eneficiary may as any time without notice, either in person, by a jent, or by a receiver to be appointed by a Court, and without regard to the adequacy of any security for the indebtednt ss he reby secured, enter upon and take possession of said progerty or any part thereof, in its own name, sue for or otherwise ct flect said rents. is sues, and profits, including those past due and impaid, and apply the same, less costs and expenses of opers ion and orilection, including reasonable attorney's ees open the or debtedness secured hereby, and in such order is Beneficiary

if debicedness secured hereby, and in such order is believed any n ay determine. 24. The entering upon and taking possestion (f said property, the collection of such rents, issue, any profits or the proceeds of fire and other insurance policies, or compensation or awards for any taking or damage to the property, and the application or release thereof as aforesaid, shall not cure or waive any default or notice of default here inder or invalidate any act done pursuant to such notice.

25. Upon default by Grantor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, Ben sficiary may declare all sums hereby immediately due and payable by delivery to Trustee of written notice of default and election to sell the trust property, which notice Trustee shall cause to be duly filed for record. If Beneficiary desires said property to be sold, it shall deposit with Trustee this Dead and all promissory notes and documents evidencing expenditures secured hereby, whereupon the Trustee shall in the time and place of sale and give notice thereof as then required by law.
26. If after default and prior to the time and date set by the

27151

26. If after default and prior to the time and date set by the Trustee for the Trustee's sale, the Grantor or other person so priviledged by ORS 86.760 pays the entire amount then due under the terms of this Trust Deed and the obligation secured thereby, other than such portion of the principal as would not then be due had no default occurred, the Grantor or other person making such payment shall also pay to the Beneficiary

alton be due have not be and the obligation, the bard of the bard in the due have have a state of the bard of the sale.

sale. 28. 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 a reasonable charge by the Trustee; (2) to the obligation secured by this Trust Deed; (3) to all persons having recorded liens subsequent to the interest of the Trustee in this Trust Deed as their interest may appear in and the interest part of the present may appear in the trustee in this Trust Deed as their interest may appear in the trustee in this Trust Deed as their interest may appear in the trustee in this Trust Deed as their interest may appear in the trustee in this Trust Deed as their interest may appear in the trustee in the truste

the Trustee in this Trust Deed as their interest may appear in order of their priority; and (4) the surplus, if any, to the Grantor or to his/her successor in interest entitled to such surplus. 29. For any reason permitted by law Beneficiary may from time to time appoint a successor or successors to any Trustee named herein or to any successor Trustee appointed hereunder. Upon such appointment, and without conveyance to the successor Trustee, the latter shall be vested with all title, rowars and dwise conferred upon any Trustee herein pamet. powers and duties conferred upon any Trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by substitution shall be made by written instrument executed by Beneficiary, containing reference to this Trust Deed and its place of record, which, when recorded in the office of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the Successor Trustee. 30. (a) The waiver by Trustee or Beneficiary of any default of Grantor under this Trust Deed shall not be or be deemed to be a waiver of any other or similar defaults subsequently occurring

be a waiver of any other or summa secure. (b) The pleading of any statute of limitations as a defense to any or all obligations secured by this Trust Deed is hereby waived to the full extent permissible by law. 31. (a) In addition to any of the powers or remedies conferred upor the Trustee and the Beneficiary or either of them under this instrument, the Trustee and Beneficiary jointly, or either, may bring an action in the proper court for the foreclosure of this instrument as a mortgage, upon default, and upon proper proof obtain all the remedies in such action that "are given by any statute or other law of the State of Oregon.

 (b) No power or remedy herein conferred is exclusive
 (c) Trustee or shall prejudice any power or remedy of Trustee or Beneficiary

(c) The exercise of any power or remedy on one or more occasions shall not exclude the future exercise thereof from time to tune upon the conditions prescribed herein or by operation of law.

32. If a final decree in favor of plaintiff is entered in a suit brought to foreclose this Trust Deed, it may include a reasonable attorney fee as provided in the note secured hereby, but not in excess of the amount actually paid or unconditionally incurred by the proper plaintiffs. 33. This Trust Deed shall inure to and bind the heirs,

33. This Trust Deed shall nure to and bind the heirs, legatees, devisees, administrators, executors, successors, and assigns of the parties hereto. All obligations of the Grantor hereunder are joint and several. The term "Beneficiary" shall mean the owner and holder, including pledgees of the indebtedness secured hereby, whether or not named as Beneficiary herein, and whether by operation of law or otherwise. Whenever used, the singular number shall include the plural, the plural the singular, and the use of any gender "ball include all genders."

the plural, the plural the singular, and the use of any gender shall include all genders. "34: Trustee accepts this Trust when this Trust 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 Trust Deed or of any action or proceeding in which Grantor. Beneficiary or Trustee shall be a party, unless brought by Trustee. 35. If the indebtedness secured hereby be guaranteed or insured under Title 38, United States Code, such Title and Regulations issued thereunder and in effect on the date hereof shall govern the rights, duties and liabilities of the parties hereto, and any provisions of this or other instruments." amended to conform thereto.

36. This Trust Pred shall be construed as cording to the last of the State of Oregon. NWTINESS WHEREOF, aid ( ranter has here a to set his/her hand and seal the day and year first above written. Prepared by and When Recorded, Return Tr. TRACE HUGHES SOURCE ONE MORTGAGE SE VICES CCIPORATION FARMINGTON HILLS, MI 4:334-3357 (Seal) MCKIN LUSAN L. MCKINLE (Seal) 1.1 14.0 1 11 ł (Seal) 109月1日1月来,1091月日 11月月日来,11日11月日 114 1977 (1 1989 - 16 4 1 1 ŧģ 1011 ો દર્દ છે / on i se 1. ¥., ..... 1 8:15 (Seal) 51.57 8.8 15 1.59 24 ... Tr th . 1 tale sets of the the sets of the the set of - Ang phi 11.11 3.5 a curs i ass 44.50 STATE OF OREGON. COUNTY OF KLAMATH STATE OF OREGON, } ή, 新学士美国教士和部分都 1976年1971年1987年 1977年1971年1987年 SS: ۰. . ± 10 ≥ 19 . JULY 25 94 ÷ 14 Į: Personally appeared the above named STEPHEN T. HUSBAND & WIFE TENA VTS BY ENTLY and acknowledged the forgoing institumer to tena THEIR MCKINLEY AND SUSAN L. MCKINLEY <sup>P</sup>voluntary act and deed. Before me OFFICIAL SEAL JOHN P. MC CULLEY NOTARY PUBLIC OREGON COMMISSION NO. 013245 MY COMMISSION EXPIRES MAR. 20, 1993 Notary Public for the State of Oregon. My commission expires: 3-20 96 REQUEST FOR FULL RECONVEYANCE To be used only vi in obligations have been paid, ro-The undersigned is the legal owner and hold is of all indebtedness secured by the foregoing Trust Deed. All sums secured by said Trust Deed have been fully paid and satisfied: four are hereby directed, on payment to you of any sums owing to you under the terms of said Trust Deed or pursuant to statute, 10 can be all evidences of indebtedness secured by said Trust Deed (which are delivered to you herewith together with said Trust Deed) and to reconvey, without warranty, to the parties designated by the terms of said Trust Deed the estate now held by you under the same for the same for the statute of the state now held by you under the same for the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under the same for the state now held by you under Mail reconveyance and documents () lja-u Lja-u 1.1 1227 . Erce ∎∙ ⇒ internet and the second s 1 110 And as Date  $x \neq \{$ ł i de e Late is 4 23 10 61.6 构织 Beneficiary. 10 g to £1 14 VINE 1 L. L ۰. Do not lose or destroy this frust Deed OR THE N ITE which it secures. Both must be delivered to the Do not lose or destroy this (rust Deed OR THE NOTE which it secures. Both must be der Trustee for cancellation bef frem conveyance will te made of the secures. Both must be der the test with destroy the frem conveyance will te made of the secures. Both must be der the test with destroy the frem conveyance will te made of the secures. Both must be der the test with destroy the free secures. Both must be der the test with destroy the free secures. Both must be der the test with destroy the free secures. Both must be der the test with destroy the free secures. Both must be der the test with destroy the free secures. Both must be der the test with destroy the free secures of the secures secures. the test with destroy the free secures of the secure .11  $(\mathbf{r})$ 2004 101 J, <u>(</u>95) ants - a m No Car 100 - 4 ùą. Ġ • 1 n organica (gr. t av 19 3 7 . n: 1. < 81.5 *i.* ŝ, 4.1 110 4 4.21 4.12 雸 . :  $t \geq$ 13 8.,:L 7 1.1 Verball For the second se  $\gamma \ll \gamma / A$ ъ 1.00 14 16 11. 21.1.111种 机动力的子机 許一 11.111后,投入11.11,一口112,6 ir. ÷ż Har a contas, la ö. ្រ 1 2.24 114 争 33 18. į . .o., rətiye Urtur 4.0 11 线线 专业 计正义 1. 1 e Friteri ŧ 1 t j at off a string total ÷., Ťŧ 15 2.3 明教教育中学生来,各国选择的。 新教育中学生来,各国选择的。 1998年(1991年)、新学校で ().01 11月1日日 - 11月日 - 11月日 1月1日日 - 11月日 - 11月日 1月1日日 - 11月日 - 11月日 1月1日日 - 11月日 - 11月日 10 11 1944 ÷. 3.83 - 34 e-1 ्रक े संग संग र क in the later 9-14-236-6 tan pi i e tala da m 13 tion from an and 2.5an in the signed states of the second states of the signed states of the second states of the 410 Alterna contrata and
< r, ÷. 14.1 - 3 and here comments 2. Į, 111 . 0 N. C. WI · HERE BEAD

27153

33011344-4

## VA ASSUMPTION POLICY RIDER

## NOTICE: THIS LOAN IS NOT ASSUMABLE WITHOUT THE APPROVAL OF THE DEPARTMENT OF VETERANS AFFAIRS OR ITS AUTHORIZED AGENT.

THIS ASSUMPTION POLICY FUDER is made this 25TH day of JULY , 1994 and is incorporated into and shall t e deemed to ar w nd and supplement the Mortgage, Deed of Trust, or Deed to Secure Debt ("Instrument") of the ame date herew th, given by the undersigned ("Mortgagor") to secure the Mortgagor's Note ("Note") of the ame date to SOURCE ONE MORTG/GE SERVICES CORPORATION A DELAWARE CORPORATION.

its successors and assigns ("Mortg: gee") and cover ng the property described in the Instrument and located at:

34269 RAJNUS RD. VAL N.OR 976:2

## (Property Address)

Notwithstanding anything to the contrary set forth in the Instrument, Mortgagee and Mortgagor hereby acknowledges and agrees to the following:

GUARANTY: Should the Departs ent of Veterans Affairs fail or refuse to issue its guaranty in full amount within 60 days from the date that this loa 1 would normally b x ome eligible for such guaranty committed upon by the Department of Veterans Affair (uncer the provisio 1) of Title 38 of the U.S. Code "Veterans Benefits", the Mortgagee may declare the indebtedness hereby secured at on t due and payable and may foreclose immediately or may exercise any other rights hereunder or take any other proper action as by law provided.

TRANSFER OF THE PROPE (TY If all or any part of the Property or any interest in it is sold or transferred, this loan shall be immediately due and p wab e upon transfer ("assumption") of the property securing such loan to any transferee ("assumer"), unless the a ceptability of the : of the assumption and transfer of this loan is established by the Department of Veterans Af air or its authorized agent pursuant to section 1817A of Chapter 37, Title 38, United

An authorized transfer ("assumption") of the propert / shall also be subject to additional covenants and agreements as set forth below

(a) <u>ASSUMPTION FUNDING</u> [EE: A fee equa to one-half of 1 percent (.50%) of the unpaid principal balance of this loan as of the date of transfer of the property stal be payable at the time of transfer to the mortgagee or its authorized agent, as trustee for he 5 certary of Vete ans Affairs. If the assumer fails to pay this fee at the time of transfer the fee shell constitute and the there is a start of the property of Vete and Affairs. transfer, the fee shall constitute an a lditional debt to that aiready secured by this instrument, shall bear interest at the rate herein provided, and, a the option of the  $\pi c$  tgagee of the indebtedness hereby secured or any transferee thereof, shall be immediately due and payable. This fee is automatically valved if the assumer is exempt under the provisions of 38 U.S.C. 1829(t).

(b) ASSUMPTION PROCE SIL G CHARGE: I pon application for approval to allow assumption and transfer of this loan, a processing fee may sech arged by the mo tgagee or its authorized agen for determining the creditworthiness of the assumer and subsequently revising the holder's ownership records when an approved transfer is completed. The amount of this charge shill not exceed the maximum established by the Department of Veterans Affairs for a loan to which section 1817A  $\circ$  Chapter 37, Title 38, United States code applies.

(c) <u>ASSUMPTION INDEMNIT</u> <u>LIABILITY</u>: 1 this obligation is assumed, then the assumer hereby agrees to assume all of the obligations of he externa under the terms of the instruments creating and securing the loan, including the obligation of the veteral to indemnify the Department of Veterans Affairs to the extent of any claim payment arising from the guarat ty or insurance of the indebtedness created by this instrument.

IN WITNESS WHEREOF, Montgagor(s) has executed this Assumption Policy Rider.

. (Seal) Mu tgagor	SYENDEN T. MCKINLEY Mortgagor
(Seal) Mortgagor	SUSAN L. MCKINCEY Mortgagor
STATE OF OREGON: COUNTY OF KLA MATH: ss.	
Filed for record at request of <u>Meintain Title</u> co	the <u>30th</u> day

A.D., 19 94. \_\_at \_\_\_\_\_ o'clock \_\_P\_M., and duly recorded in Vol. \_\_\_\_ M94 \_\_\_\_ Mortgages of . on Page \_27149 Evelyn Biehn County Clerk FEE \$30.00 By States Mul molare