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38 - 12098 FORM No. 946≟OREGON TRUST DEED—To Consumer Financ	a Licenses.	2752 FONTLAND ON \$7204	<u>ارارا با مسبه این محمد زند. از از ان مخمع توقیقی</u>
TRUST DEED TO CONSUMER FINANCE LICENSEE THIS TRUST DEED, made this 11th day of February		, 19 77 , between , as Grantor,	
and <u>Motor Inve</u> Grantor irrevocably grants, barge	ca Title Insurance Company estment Company WITNESSETH: lins, sells and conveys to trustee in trust, with power egon, described as:	, as Trustee, , as Beneficiary, of sale, the property	
Lt. 2 BL 15, Fair	riew 2ND		
е 1.1. тет			
now or hereafter appertaining, and the rents, is tion with said real estate. FOR THE PURPOSE OF SECURING the payment of the sum of \$2,062.59 has given his note of even date payable with in each, the first installment to become due and p sequent installments on the same day of each n sum of \$57,08 will become due and	ereditaments and appurtenances and all other rights thereunto sues and profits thereof and all lixtures now or hereafter attach PERFORMANCE of each agreement of the grantor herein con- this day actually loaned by the beneficiary to the grantor to terest to the beneficiary in	ed to or used in connec- trained and also securing r which sum the grantor ments of \$ 57.08 	
said note not in excess of \$300, one and three-q excess of \$300, but not in excess of \$1,000, at of said note in excess of \$1,000, but not in exc instead of the rates of interest just mentioned, per month on its entire principal bulance; all and then to unpaid principal; prepayment of s The date of maturity of the debt secured becomes due and payable. In the event the wit sold; conveyed, assigned or alienated by the tr pressed therein, and at the option of the holde	Solvey, or use the permeability of the transmission prime prima prima prima p	balance of said note in unpaid principal balance in excess of \$5,000, then one and one-hall percent e applied first to interest installment of said note ein is sold, agreed to be the maturity dates ex- yable.	
To protect the security of this trust dece 1. To protect, preserve and maintain said prop- and repair; not to renove or denolish any building or not to cummit or permit any waste of said property. 2. To complete or restore promptly and in g manner any building or improvement which may be co- destroyed thereon, and pay when due all costs incured the 3. To comply with all laws, ordinances, regulat tions and restrictions allesting said property; it the bon join in executing such financing statements pursuant to cial Colie as the beneficiary may require and to pay proper public office or offices. 4. To provide and continuously maintain insur now or hereafter erected on the said promises against 1 with extended coverage in an amount not less than 8	A grantor agrees: rty in good condition improvement thereon, in soid and workmanike nstructed, damaged or refor. ons, covenants, condi- cliciary so requests, to the Uniform Commen- tor lifting same in the sors or damage by fire or so or so or damage by fire or so or so or damage by fire or so or damage by fire or so or so or so or damage by fire or so or so o	ny security for the indebted- session of said property or otherwise collect the tents, unpaid, and apply the same, ich order as beneficiary may grantor shall pay beneficiary from to said property, the col- occeds of insurance policies or waive any delault or notice. of any indebtedness secured retunder, the beneficiary may	
written in comparines acceptable to the beneliciary, wil latter and to grantor as their interests may appear, a shall be delivered to the beneliciary as soon as insured; lor any reason to, procure any such insurance and to deli- beneliciary at least litteen days prior to the expiration summee now or hereafter placed on said buildings, the b- the same at grantor's expense. Grantor hereby authori ciary to procure, il procurable, such credit life or credit. I ance as grantor may have authorized, pay the premium and deduct the amounts so actually paid from the pro- amount collected under any life or other insurance pol beneficiary upon any ind/otdeness secured hereby and licitary to any ind/otdeness secured hereby and licitary may determine, or at option of beneficiary the letted, or any part thereol, may be released to & stanto release shall not cure or waive any default or notice. So invalidate any act dome nursuant to such notice. Shol	h loss payable to the l policies of insurance teve suid policies to the teve suid policies to the teve suid policies to the this trust deed in equity, as a mortage in the mortagae forelosure. However it suid real property the beneliciary at his election may proceed to lore as a mortage provided by law or direct the t deed by advertisement and sale. In the latter trustee shall execute and cause to be reorded his his such order as bene- entire amount so col- r. Such application or the trustee shall the the trustee shall the trustee shall the trustee shall the the trustee shall the trustee shall the	is currently used for agricul- ry, may proceed to locatoria and mammer provided by law for rity is not so currently used, close this trust deed in equity trustee to lovechose this trust event the beneficiary or the witten notice of default and rity to satisfy the oblightions proceeder on lovechose this trust 1.795. Close by advertisement and days before the date set by other present so privileged by	
insure or to preserve the collateral for this loan, the bit the performance of those duries and add the amount unpaid principal balance to bear interest at the rates 5. To keep said premises from from construction taxes, assessments and other charges that may be levia against said property belore any part of such taxes, charges become pust due or delinquent and promptly a to beneficiary. 6. To appear in and delend any action or privallect the scurity rights or powers al beneficiary or trust. It is mutually agreed that: 7. In the event that any portion of all of said you elects, to require that all or any portion of the more scenes of the influence of the scenes of the meliciary or trust.	neliciary may pay for so paid to the then pecilied above. I itera and the pecilied above. I itera and other assessments and other eliver receipts therefor eliver receipts therefor eliver receipts therefor eliver receipts therefor eliver treceipts there	ms of the trust deed and the consol the principal as would thereby: cure the default, in the default, in the default of the consol by the trustee, and the the time and the data and at the time and the parcel or parcels at the time of sale. Trustee is required by law conveying of warranty, express or initial the trustee, but including the trustee, but including the trustee of the obligation secured by the obligation secured by the trustee of the obligation secured by the conversion of the trustee of the obligation secured by the o	
provide all renormable costs, expenses and attorney's le- pay all renormable costs, expenses and attorney's le- timuted by diministic in such proceedings, shall be paid own expense, to take such actions and execute such inst- essary in obtaining such convensation, promptly upon the such as the such actions and execute such inst- essary in obtaining such convensation, promptly upon the such as the such action of the such as the bill reconveyance, for cancellation), without attenting to son for the payment of the indebtedness, trustee may ( in go any map or plat of said property; (b) join in or creating any restriction thereon; (c) join in any agreement allecting this deed or the line or charge - without warranty, all or any part of the property. The veyance may be described as the "proson or persons le and the recitals therein of any matters or lacts shall be truthluness thereol.	st necessarily paid or to beneficiary and ap- frantor agrees, at his unents as shall be nec- beneficiary's request. Titten request of bene- be lability of any per- beneficiary's request. Titten request of bene- be lability of any per- beneficiary and approximate the latters appoint a successor trustee, appointed hereunder. Dones and duties conferred upon any trustee prevender. Each such appointment and substituti instrument executed by beneficiary, containing and its place of proper appointment of the substitution schowled theretor. Sally entitled theretor. Sally entitled theretor obligated the notify appoint any party heretor of pending achieves the substitution of the substitution instrument executed by beneficient, when there and conclusive proof of proper appointment of the successor of trustee appoint a substitution. Trustee accepts this trust when the acknowledged is made a public record an prov- obligated to notify any party hereto of pending and any party hereto of pending and any party hereto of pending and appoint and appoint and any party hereto of pending and appoint and appoint and appoint and appoint and and appoint any party hereto of pending and appoint and appoint and appoint and appoint and appoint and and appoint any party hereto of pending and appoint and appoint and appoint and appoint and appoint and and appoint and appoint and appoint and appoint and and appoint and appoint and appoint and appoint and appoint and appoint and application appoint and appoint and appoint appoint and appoint and appoint and appoint app	Interests may appear in the interests may from time to site named berein or to any chapointment, and without thall be vested with all title, berein named or appointed berein named or appointed in the office of the recording property is situated, shall be vester trustee. Is deed, duly executed and ided by law, Trustee is not sale under any other deed of	
9. Upon any detault by knahor hereunder, be time without notice, either in person, by akent or by NOTE. The Trust Deed Act provides that the trustee hereu or savium and leane association authorized to builders.	nelicingy may at any trust or of any action or proceeding in which a a court appointed re- station of the statistic party unless such action or proceeding under must be either an attorney, who is an active member of the Oregon Sta under the laws of Oregon or the United States, a title Insurance company au Stranches, or the United States or any agency thereof. The Itense is olways	trantor, beneficiary or trustee & is brought by trustee. te Bar, a boik, trust company thorized to insure title to real	

has given his note each, the first inst sequent installment sum of \$ 57.08 ing rates: If the or said note not in exc excess of \$300, bui of said note in exc instead of the rate per month on its and then to unpair The date of becomes due and p sold, conveyed, ass pressed therein, an The abov To protect t 1. To puttet, and repair; not for rem 2. To complet destroyed thereon, and be stroyed thereon, and 3. To complet tions and restitictions: tion in restitictions: tion in restitictions: tion in restitictions: tion in restitictions: tion and restitictions: the same and the same and deduct the amount amount collected under beneficiary upon any ficiary may determine lected, or any part the release shall not cure implicate any determine lected, or any part the release shall not cure implicate any determines the performance of the upsing and poster the the performance of the the performance of the adapting the add property charges become past of to beneficiary. 6. To appear allect the security rights 

2753 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-4,00° - 1 - 10° - 10° 5 fully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and lorever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, family, household or agricultural purposes (see Important Notics below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes ather than agricultural purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whother or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. ŝĝ, A CARACTER STATE 4 IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year lirst above written. A Lorno a Groved IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regula-tion Z, the beneficiary should make the required disclosures. 2.4 111 (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93,490) STATE OF OREGON, County of ) ss. 19 STATE OF OREGON. 0 Personally appeared and di con County of ......Klamath who, being duly sworn, 1 Personally appeared the above named each for himself and not one lor the other, did say that the former is the Lorna A. Groves/ president and that the later is the and acknowledged the loregoing instrusecretary of 1. voluntary act and ment to be a deed.

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, a corporation, and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. (OFFICIAL SEAL). Wind V. Macre Notary Public for Oregon Belore me:  $\odot i$ My commisison expires: 9-18-78 (OFFICIAL SEAL) Notary Public for Oregon My commission expires: 1 as g Officer LICENSEE Grantor ö Beneficiar seal Company. ins 19 50 22 s Cou within record and 1 275 and Recording at the with d for recor FEBRUARY KLMMATH said CONSUMER FINANCE P M., hand n page 25513 Investment of A. Groves 3 OF OREGON 0. BX.30% OL Mortgages oʻclock 77 on r that uo ny. 6.00 D. MILNE JUL WAJ 22 number receiv County of I certify int was recei d of Mort Witness y affixed. ð Care ¥ day Lorna 5 3;30 book 1 () いいたいと Ы EE STATE file/reel Record o County 143 Not esv. ät

## REQUEST FOR FULL RECONVEYANCE

Trustee

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TRUST DEED

TO.

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The undersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed to cancel 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. Mail reconveyance and documents to

DATED: . 19 Beneliciary

Do not lose or destroy this Trust Deed OR THE NOTE which it secures Both must be delivered to the will be