	Transamerica Title Ins. Co. 366 Lithia Way FORM No. 946-OREGON TRUST DEED-To Consumer Finance Usenses.	61271 KFC- 38-12066
	38-7088 25557 TRUST DEED TO CONSUMER FINANCE LICENSEE Julius S. Holmes and Nancy E. Holmes day of February. Transamerica Title Insurance Co.	, as Grantor,
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>	and Homemakers Finance Service, Inc. WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with p in Klamath County, Oregon, described as: Lot 17, Summers Fark described portion thereof, towit: A tract of land situated i	as Beneficiary, power of sale, the property k, EXCEPT the fdlowing in Lot 17 of Summers
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>	beginning; thence continuing along said line 60 feet; thence rangles 9 feet: thence Northeasterly 60 feet more on ince	one crue borne of
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>	together with all and singular the tenements, hereditaments and appartemances and all other rights there	
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>	tion with said real estate, FOR THE PIIPOSE OF SECURING PERFORMANCE of each agreement of the grantor herei the payment of the sum of $\$ 6930.93$ this day actually loaned by the beneficiary to the grant has given his note of even date payable with interest to the beneficiary in each, the first installment to become due and payable on the 14th day of March sequent installments on the same day of each month thereafter until said note is fully paid; the final im sum of $\$ 176.00$ will become due and payable on February 14; 19 82; said not	in contained and also securing nor for which sum the grantor installments of \$1.76.00 
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>	of said note in excess of \$1,000, but not in excess of \$5,000; however if the original amount of said load instead of the rates of interest just mentioned, the whole amount so loaned shall bear interest at the rate per month on its entire principal balance; all installments include principal and interest and, as puid, sh and then to unpaid principal; prepayment of said note in full or in part may be made at any time. The date of maturity of the debt secured by this instrument is the date, stated above, on which the becomes due and payable. In the event the within described property, or any part thereof, or any interest sold, conveyed, assigned or alienated by the truster, all obligations secured by this instrument, irrespect pressed therein, and at the option of the holder thereof, upon demand, shall become immediately due an	of the unpaid principal balance an is in excess of \$5,000, then te of one and one-half percent hall be applied first to interest a therein is sold, agreed to be ive of the maturity dates ex- nd payable.
<text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text>	To protect the security of this trust deed, grantor ingrees: 1. To protect, preserve and maintain said property, in good condition and repair not to remove or denoits any building or improvement thereon; to to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs include the beneficianty so requests, to fine and continues the inficient statements pursuant to the Uniform Commu- tion excited to the medicines pursuant to the Uniform Commu- tion continue with the medicines pursuant to the Uniform Commu- tion of use or colling or all there excited thereon.	y of any security for the indebted- tice possession of said property or of or otherwise collect the rents, e and unpaid, and apply the same d in such order as beneficiary may terral, granter shall july beneficiary d by heensee to an attorney not a pussession of said property, the col- the proceeds of misurance policies or a damage to the property, and the
<ul> <li>A spectral properties of a spectral properties of the spectral properti properties of the spectral properti properties o</li></ul>	with extended coverage in an amount not loss than \$23,269 with extended coverage in an amount not loss than \$23,269 wither in companies acceptable to the beneficiary with loss payable to the latter and to granutor as their intrests may appear. All policies of insurance shall be delivered to the beneficiary as soon as insured; if the drantor shall be in equiv, as a mortade in the amount of loss of the share described read prop- tant error and the share described read prop- tant in the share described read prop- share as grantor may have authorized prop- and deduct the amounts so actually public properiod of the loan. The share properiod is share as the share described read secured hereby, whereapon the trustee share share properiod is share properiod of the share properiod is share the share secured hereby is the share of the share share share share as the share share share as a share in the share	when to the under the benchicary may be a sourced point of the source of
It is mutually agreed that: It is mutuall	1.1. Should the beneliciary the entire amount so collected for any part to prime dispersion of the beneliciary scheet for the trustee in the trustee's sale, the grants of the trustee in the trustee's sale, the grants of the trustee in the trustee's sale, the grants of the trustee in the trustee's sale, the grants of the trustee in the trustee's sale, the grants of the trustee in the trustee's sale, the grants of the trustee in the trustee's sale, the grants of the trustee in the trustee's sale, the grants of the provident any art of the provident and the the beneliciary may pay for the provident and the charges that may be been done of the provident and the due that and the due that the due under the main and delements so provide the the due that and the due that the due	to here has before the date set by or or other persons in interest respect- tive tars of the privileged by or his successors in interest respect- tive terms of the privileged as would and thereby cure the default, in half be discussed by the trustee of on the date and at the time and trustee may sell said property either shall sell the purrel or purcels at what is the time of said. Trustee
A standard of the payment of har of said property. (1) for in any submittation or other any neutron albeding his deed or the in or charact theread (1) recovery and based to the tread of the payment	It is mutually agreed that: 7. In the event that any portion of all of suid property shall here the truthfulners thereoid. Any protone at under the right of eminent domain, beneficiary shall have the right, it it so elects, to require that all or any portion of the monies payable as com- pensation for such taking, which are in excess of the amount required to the truthfulners thereoid. (2) to all persons having all reasonable costs, expenses and attorney's fees necessurily paid or incurred by finitor in such proceedings, shall be paid to beneficiary and preventation of the indeficiency in possible as societ 8. At any time and from time to time upon written request of beneficiary and preventation of this deed and the note for endorsement (in case of hull reconveyance, to cancellation), without altering the finite converts and preventation of this deed and the note for endorsement (in case of hull reconveyance, to cancellation), without altering the finite so the any converts and during converting where and the moste of readorsement (in case of hull reconveyance, to cancellation), without altering the finitity of any converts and the societ of the instrument appoint as successor trustee, the halt the conveyance to the cancellation of the societ of the societs appoint as the convert and on the conveyance in a converting the finite converting the converting of the con	ers of last shall be conclusive proof velocities that the trustee, but including it the sale. The powers provided herein, trustee et of (1) the oblisation secured by a recorded lines subsequent to the sther interests may appear, in the st. if any, to the granter or to his law beneficiary may from time to my trustee named herein or to any on such argonithment, and without atter shall be vested with all title, token beneficiary may the appendixed
sultable for loans less than \$2,000.	son for the particular during manufactures, trittere may (a) consent to the mak- ing of any map or plat of said property (b) join in draming any essence to or creating any restriction thereon; (c) join in draming any essence to attend all estimates the lien or charge thereon; (d) reconver, without warranty, all or any part of the property. The grantee in any recom- vegance may be described as the "previous or parsons leadily entitled thereon." 9. Upon any default by dranter hereunder, heneficiary may at any time without notice, either in preson, by agent or by a court appointed re- truthfunction for either in preson, by agent or by a court appointed re- shall be a party unless such action or proceeding in which there without notice, either in preson, by agent or by a court appointed re- truthfunction and such as the "provides that the truttee hereunder here in the head or an attorney, who is an action or proceeding in which the action of any action or proceeding in which without motice, either in preson, by agent or by a court appointed re- trutter and being any either the truttee hereunder hereunder meat the without notice is the trutter of any action or proceeding in which the action of any action or proceeding in which when the truttee here action and attorney, who is an action or proceeding in which the action and structure action of the order on attorney, who is an action or proceeding in which when the truttee the law action or bus the structure to the structure action or proceeding in which when any action or proceeding in which when the action or proceeding in which when a part action or proceeding in which when a difference a	stitution shall be made by written ining reference to this trust deed abel in the office of the recording to the superstitution with the recording the superstitution of the recording in this deed, thily recented and provided by has. Truster is not find safe under any other deed of hich granter, henciciary or truster cerding is brought by truster. on State Eur, in bank, host company
	suitable for loans less than \$2,000.	liways the beneficiary. This form not

A state of the sta

2823 1001 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-fully seized in fee simple of said described real property and has a valid, unencumbered title thereto 1.25.25 and that he will warrant and forever defend the same against all persons whomsoever.  $u_{i}$ 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 Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other 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, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter; and the singular number includes the plural. IN WITNESS WHEREOF, snid grantor has hereunto set his hand the day and year first above written. 1.444 Bilaus 1 12 11 ila Julius Julius S. Holmes) 1.2 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. (Nancy E. Holmes) 195.4 (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (OR5 93.490) STATE OF OREGON, County of 6 ) 55. STATE OF OREGON. 19 Personally appeared )ss. ) County of Jackson à 长达 Personally appeared the above named Julius S. and Nancy F. Holmes who, being duly sworn, each for himself and not one for the other, did say that the former is the 1 president and that the later is the and acknowledged the foregoing instrusecretary of ment to be Their voluntary act and deed. , a corporation, and that the seal allixed to the loregoing instrument is the corporate seal of shid 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) Public for Oregon Notary My commission expires; 7-5-80 Before me: ુંદુ (OFFICIAL SEAL) Notary Public for Oregon My commission expires: 1. With \*\* 1.1 FINANCE LICENSEE Grantor A M., and record 5 Count Ĕ 00 TRUST DEED within record said KI AMAT H page 25557 FEBRUARY hand that the of for STATE OF OREGON Record of Mortgages o Witness my ha County affixed. ç NESS LAW PUB. Ч red o'clock WN. D. 6.00 of tifv receiv number 17 of CONSUMER bad h *day* 10;59 *o* County o I certi nt was re z FEE \$ book file/reel Record o 1 ner 16t C REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: , Truste 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 4 terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to i.i. j DATED -, 19 Beneficiary or destroy this Trust Deed OR THE NOTE which it secures, Both Ast of the st 1. 8 2. 1