30273 TRUST DEED TO CONSUMER FINANCE LICENSEE		
THIS TRUST DEED, made this 3 day of May ,197.7 , between Jack K. Ramey and Patricia M. Ramey , as Grantor, , as Grantor, , as Grantor, Klamath Go: Title Co. , as Trustee, , as Beneficiary,		
CREDITHRIFT of America inc., as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property		
Klamath County, Oregon, described as: Lot No. Twelve (12), Block Twenty-six (26), Townsite of Crescent, Oregon,		1) 13 Apr 14 11
Klamath County, Oregon		
er with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise bereatter appertaining, and the rents, issues and protits thereot and all lixtures now or herealter attached to or used in connec-		
ith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of the grantor herein contained and also securing for the sum of \$4583.57		
yment of the sum of \$4583.57		
the not in excess of \$300, one and three-quarter percent per month on that part of the unpaid principal balance of said note in the not in excess of \$300, one and three-quarter percent per month on that part of the unpaid principal balance of \$300, but not in excess of \$1,000, and one and one-quarter percent per month on that part of the unpaid principal balance of \$300, but not in excess of \$1,000, and one and one-quarter percent per month on that part of the unpaid principal balance is the unpaid principal balance of \$300, but not in excess of \$5,000, then		
I of the rates of interest just mentioned, the whole and the original and interest and, as paid, shall be applied lirst to interest onth on its entire principal balance; all installments include principal and interest and, as paid, shall be applied lirst to interest inen to unpaid principal; prepayment of said note in tull or in part may be made at any time.		
The date of maturity of the debt secured by this instrument is the date, such of our only interest therein is sold, agreed to be es due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be conveyed, assigned or alienated by the trustor, all obligations secured by this instrument, irrespective of the maturity dates ex- conveyed, assigned or alienated by the trustor, all obligations secured by this instrument, irrespective of the maturity dates ex- d therein, and at the option of the holder thereof, upon domand, shall become immediately due and payable. The above described real property \Box is X is not (state which) currently used for agricultural, timber or grazing purposes.		in All
To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition pair; not to remove or demolish any building or improvement thereon; commit or premit any waste ol said property. to protect the security of the indeolect any part thereol, in its own name sue for or otherwise collect the rents, issue and prolits, including these past due and unpaid, and apply the same, issue and prolits including these past due and unpaid, and apply the same, issue and prolits including these past due and unpaid, and apply the same, issue and prolits, including these past due and unpaid, and apply the same, issue and prolits, including these past due and unpaid, and apply the same, issue and prolits including these past due and unpaid.		
3. To ecomplete or restore promptly and in good and workmanine, Alter grantor's defauit and referral, grantor shall pay beneficiary and built of the second of the seco		a Road
public office of continuously maintain insurance on the buildings A. To provide and continuously maintain insurance on the buildings hereafter erected on the said premises against loss or damage by lice hereafter erected on the said premises against loss or damage by lice hereafter erected on the said premises against loss or damage by lice hereafter erected on the said premises against loss or damage by lice hereafter erected on the said premises against loss or damage by lice hereafter erected on the said premises against loss or damage by lice hereafter erected on the said premises against loss or damage by lice hereafter erected on the said premises against loss or damage by lice hereafter erected on the said premises against loss or damage by lice hereafter erected on the said premises against loss or damage by lice hereafter erected on the said premises against loss or damage by lice hereafter erected on the said premises against loss or damage by lice hereafter erected on the said premises against loss or damage by lice hereafter erected on the said premises against loss or damage by lice hereafter erected on the said premises against loss or damage by lice hereafter erected on the said premises against loss or damage by lice hereafter erected on the said premises against loss or damage by lice hereafter erected on the said premises against loss or damage by lice hereafter erected on the said premises against loss or damage by lice hereafter erected on the said premises against loss or damage by lice hereafter erected on the said loss of the build by lice hereafter erected on the said premises against loss or damage by lice hereafter erected on the said loss of the build by lice hereafter erected on the said loss or damage by lice hereafter erected on the said loss of the by lice and premises of the build by lice and by lice		
and to grantor as their interests may appear; all policies of insufrance that intoic of graning purports origing in the manner, provided by law, for e delivered to the benelicary as soon as insured; if he grantor shall fail this trust description equiting aver if said ereal property is not so currently used, reason to procure any such insurance and to deliver said policies to the mortgage correct his election may proceed to foreclose this trust deed in equity lary at least littleen, days prior to the expiration of any policy of ime the amortgage norwided by law or direct the trustee to foreclose this trust they at least littleen, days prior to the expiration of any policy of ime the amortgage norwided by law or direct the trustee to foreclose this trust		
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or any part thereol, may be released to grantor. Such application or said then after default at any time prior to the days occord to so any default, or notice of default hereunder or the trustees for the trustees in the trustees for the functional structure of waive any default, or notice should the grantor clait as to the structure of the default of the structure of the trustees for the functional structure of the structure of		1
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the security rights or powers of beneficiary of nearest prices of the transfer of the truthes thereof. Any person, excluding the truttee, but including of the truthes thereof any matters of the truthes thereof.	 Sector Sector Contractor Sector Se	
in 100 100 abbi costs, expenses and attorney's less meessarily paid or, interest of the trustee in the trust deed as their interest may appear in the ad by granter in such proceedings, shall be paid to beneliciary and ap- by it upon the indebtefraes secured hereby and grantor agrees, at his 15 For any reason parmitted by law beneliciary may from time to		
8. At any time and irom time to time upon written request of bene- and presentation of this deed and the note for endorsement (in case of conveyance to the successor trustee) the latter shall be vested with all title, and presentation of this deed and the note for endorsement (in case of conveyance to the successor trustee) the latter shall be vested with all title, for cancellation), without allecting the liability of any pre- powers and dulies conterred upon any trustee herein named or appointed written		
ment allocing this deed or the lien or charge thereoi; (d) reconvey, conclusing manual and the successor trustes, and the success		
ultress (hereol. 3). Upon any default by grantor hereunder, beneficiary may at any 3). Upon any default by grantor, by agent or by a carit appointed re- without notice, either in person, by agent or by a carit appointed re- there the trust Deed Act provides that the trustee hereunder must be sither on attorney, who is an active member of the Oregon State Bar, a bank, trust company they and tan autoriate and the trustee hereunder must be sither on attorney, who is an active member of the Oregon State Bar, a bank, trust company they and tan autoriate the site of the unit of the trustee the site of the oregon or the united States or title insurance to company suthorized to insure title to read here and tan autoriate the site of the site of the united states or any agency thereof. The licenses is always the baneficiary. This form neity of this state, the site of the licenses is always the baneficiary. This form neity		
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9391 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever 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 Notice below), (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organisation, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural purposes. This deed applies to; inures to the besiet 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 maculine gender includes the terminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. Jack & Ramery Patricis m. Ramery IMPORTANT NOTICE: Delete, by lining out, whichever warranty (o) or (b) is not applicable: if warranty (o) 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. (ORS 93.470) (if the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, County of 19... STATE OF OREGON, Personally appeared ..)83) ...who, being duly sworn, County of Klamath. Personally appeared the above named Jack K. Ramey and Patricia M. Ramey each for himself and not one for the other, did say that the former is the ... president and that the later is the secretary of and acknowledged the foregoing instrua corporation, and that the seal attized to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-hall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. their voluntary act and deed. ment to be ... (officiat SEAL) Jin a nol Notary Public for Before me: NOIA NOIA 0 (OFFICIAL SEAL) My commisison expire Notary Public for Oregon My commission expires: ់ហ 072 19: 11 Thing FINANCE LICENSEE County. Beneficiary seal g 93.90---TRUST DEED and and said wit KLAMATH on page 30273 hand o'clock A.M., the for 6 STATE OF OREGON D. MILNE NAY Mortgages that my received l number of Mortg County o. 1 certify / rec Witness č County affixed N77 CONSUMER day 10:53 book reel cord ó 5 FEE REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee 10: 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 ovidences 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: Beneficiary 16 er destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be mad