FORM No. 946-OREGON TRUST DEED-To Consumer Finance Licensee,		
TK	STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR, 972	04
44698 TRUST DEED TO CON	NSUMER FINANCE LICENSEE	CA AY
THIS TRUST DEED, made this10th	day of March, 19.78, betwee	7
Transamerica Title Company	, as Granto	r.
and Glen T. Cox and Shari A. Cox	NRSSETH., as Beneficiary	3,
inKlamath County, Oregon, described	conveys to trustee in trust, with power of sale, the property	y
parcel of land lying in the $\frac{1}{2}$ of Sect- eridian, in the County of Klamath, State of	on 2, Township 39 South, Range 9 East of Willa Oregon, described as follows:	me
ections 2 and 11, of said Township and Rang ine of Hope Street and is the Northeast cor n Klamath County, Oregon; thence North O 1 distance of 115.0 feet; thence North 89 line parallel to the center line of the Or f 801.2 feet to the Northeasterly right of 9 15' East (South 39 08' East U.S.R.S.) a eet, more or less, to the South line of said ract 37. HOMEDALE: thence South 89 54' Eas fogether with all and singular the tenements, hereditaments and now or hereafter appertaining, and the rents, issues and profits if for with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE the payment of the sum of \$7,006.00this day actual has given his note of even date payable with interest to the benef each, the first installment to become due and payable on the sequent installments on the same day of each month thereafter un sum of \$. 126.24	ection 2, Township 39 South, Range 9 East of the re or less, West of the quarter corner common to re, and which point of beginning is also in the mer of Tract 37 of HOMEDALE, a platted subdivi 3' East along the West line of said Hope Stree 56' West 47 feet; thence North 66 52' West al regon - California & Eastern Railway, a distance way line of the U.S.R.S. Main Canal; thence So long said right of way line a distance of 554. Section 2, which is also the North line of sa t along said Section line a distance of 432.8 abputtenances and all other rights thereunto belonging or in anywise hereof and all fixtures now or hereafter attached to or used in connec- to feach agreement of the grantor herein contained and also securing y loaned by the beneficiary to the grantor for which sum the grantor fictary in 120 monthly installments of \$ 126.24. Sth day of March 19.78. and sub- til said note is fully paid; the final installment on said note in the pruary 28 19.88; said note bears interest at the follow- ree percent per month on that part of the unpaid principal balance of month on that part of the unpaid principal balance of month on that part of the unpaid principal balance of month on that part of the unpaid principal balance of month on that part of the unpaid principal balance of month on that part of the unpaid principal balance of month on that part of the unpaid principal balance of month on that part of the unpaid principal balance of month on that part of the unpaid principal balance of month on that part of the unpaid principal balance of month on that part of the unpaid principal balance of month on that part of the unpaid principal balance of said note in month on that part of the unpaid principal balance of said note in month on that part of the unpaid principal balance of said note in month on that part of the unpaid principal balance of said note in month on that part of the unpaid principal balance of said note in month on that part of the unpaid principal balance of said note in month on the part of the	o sid on e utl 1 id fee
per month on its entire principal balance; all installments includ and then to unpaid principal; prepayment of said note in full or The date of maturity of the debt secured by this instrumer becomes due and payable. In the event the within described prope sold, conveyed, assigned or alienated by the trustor, all obligation pressed therein, and at the option of the holder thereof, upon der	de principal and interest and, as paid, shall be applied first to interest in part may be made at any time. It is the date, stated above, on which the final installment of said note sty, or any part thereof, or any interest therein is sold, agreed to be secured by this instrument, irrespective of the maturity dates ex- mand, shall become immediately due and source.	
<ol> <li>To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property.</li> <li>To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incured therefor.</li> <li>To comply with all laws, ordinances, regulations, covenants, condi- tions and restrictions allecting said property; it the beneficiary so requests, to</li> </ol>	ceiver and without regard to the adequacy of any security for the indebted- ness hereby secured, enter upon and take possession of said property or any part thereot, in its own name sue for or otherwise collect, the rents, issues and profits, including those past due and unpaid, and apply, the same, upon any indebtedness secured hereby, and in such order as beneficiary may determine. After grantor's default and referral, grantor shall pay beneficiary salaried employee of licensee. 10. The entering upon and taking possession of said property the col-	
proper public office or offices. 4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damage by lire with extended councils.	compensation or awards for any taking or damage to the property, and the application thereof as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 11. Upon default by grantor in payment of any indefactedness secured	
atter and to grantor a their interests may appear, all policies of insurance hall be delivered to the beneficiary as soon as insured; if the grantor shall fail or any reveal to prove any such insurance and to deliver said policies to the englicitude is provided and the such as the such as the such as the	declare all sums secured hereby immediately due and payable. In such an event and if the above described real property is currently used for agricul- tural, timber or grazing purposes, the beneficiary may proceed to Inrelose this trust deed in equity, as a mortfack in the manner provided by law for	
he same at grantor's expense. Grantor hereby, authorizes and directs benefi- ary to procure, it procurable, such credit life or credit life and disability insur- nce as grantor may have authorized, pay the premiums on all such insurance and deduct the amounts so actually paid from the proceeds of the loan. The	the beneliciary at his election may proceed in boyents is not so currently used, as a mortfange provided by law or direct the trustee to loreclose this trust deed by advertisement and sale. In the latter event the beneliciary or the trustee shall execute and cause to be reorded his written notice of default and his election to sell, the said described real property to satisfy the obligations	
eneficiary upon any indeptedness scured hereby and in such order as ben- sciary may determine, or at option of beneficiary the entire amount so col- scied, or any part thereof, may be released to grantor. Such application or lease shall ord, are thereof.	deed in the manner provided in ORS 86.740 to 86.795. 12. Should the beneficiary elect to foreclose by advertisement and	
validate any actions waive any action to notice of default hereunder or swalidate any actionation pursuant to such notice. Should the grantor lait so to sure or to preserve the collateral for this loan, the beneficiary may pay for mend ornicated before duties and add the amounts so paid to the them mend ornicated before duties and add the amounts so paid to the them	the trustice for the funite's and any time prior to live days before the date set by ORS 86.760, may pay to the beneficinry or his successors in interest respect- tively, the entire annual then due under the terms of the trust deed and the	

the performance of those duties and add the amounts so paid to the performance of those duties and add the amounts so paid to the then unpaid principal balance to bear interest at the rates specified above. 5. To keep said premises from from construction liens and to pay all faret, assessments and other charges that may be level or assessed upon or charges become past due or delinquent and promptly deliver receipts therefor to beneliciary. It or appear in and delend any action or proceeding purporting to allect the security rights or powers of beneliciary or trustee.

It is mutually agreed that:

It is mutually agreed that: 7. In the event that any portion of all of said property shall be taken under the right of eminent domain, beneficiary shall have the right. It is so eleck, to require that all or any portion of the monies payable as com-present for such taking, which are in excess of the amount required to the standard of the state of the state of the state of the state of the immediate of the state of the state of the state of the state of the right by disting the state of the state of the state of the state of the right by disting state compensation, promptly instruments as a hall be used exact in obtaining such compensation, promptly instruments as a hall be used exact in obtaining such compensation, promptly instruments as a hall be used to any first the state of the indebtedness, the state of the state of the state of the state of the indebtedness, the state of the state of the till recovery ance, due concellation), without allocting the liability of the state of the payment of the indebtedness, trustee may (a) comming the mat-ing of any map or plat of said property. (b) join in any subordination or other agreement allecting this deed or the line or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any recon-reverse the recitals there of any matters or facts shall be conclusive proof of the in-furthulnes thereol. 9. Upon any default by grantor hereunder, beneficiary map at any time without notice, either in person, by agent or by a court appointed re-

nsumer Finance Licensee, see Stevens-Ness form No. 951.

shie traine atter detauit at any time prior to live days before the date set by the trainee for the trainee's saile, the grantor or other person so privilsed by ORS 86.760, may pay to the beneficiary or his successors in interest deed obligation secured thereby, other than such partition of the train deed and the obligation secured thereby, other than such partition of the train deed and the obligation secured thereby, other than such partition of the train deed and the obligation secured thereby, other than such partition of the train deed and the obligation secured thereby, other than such partition of the train deed and the obligation secured thereby, other than such partition of the train deed and one parcel of the motion of sails. The trustee may sell said property either in one parcel of the motion of sails. The trustee may sell said property either income to the highest blance parcels and shall sell the parcel or parcels at shall deliver to the purchase its cash, payable at the time of sale. Trustee the property so sold, but without of fart shall be conclusive proof of the truthulenes thereol. Any person term of warranty, express or im-plied design the traitee sells pursuant to the sale. The trustee, but including the frantor and beneficiary, may purchase at the sale school lustice proof the frant deed, (2) to all persons the trustee in a vale approximent of the trust deed, (2) to all persons the trustee the histories and the sales the frant deed, (2) to all persons the vale the sale school in the trustee the heat water and successor trustee the trust deed, for any bare conveying the bolies and successors to successor trust appointed herein, trustee the frant deed, (2) to all persons to the point interest, and without to be the partite and the trust deed as they interest is an appointed herein at the trust conveying the follower dustified his such as the sale appointed herein and a parter in the successor trust as another trustees the latter shall be vested with all the powers and duties conferent trust

NOTE: The Trust Deed Act provides that the trustee herevorder must be either an attorney, who is an active meinber of the Oregon State Bar, a bank, trust company or sovings and loan association purported to do business under the laws of Oregon or the United States, a title insurance company authorized to lassue title to real subble for leass less than \$2,000. If the Alg. Basses of the United States or any opency thereof. The license is always the beneficiary. This form net for a Madage to Consumer Figures License. The States are New York of the States are the license in always the beneficiary. This form net

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4978 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 11.000 10.00 nda jara ng . \*<sup>2</sup> 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), (b) for an organisation, or (even it granter is a natural person) are for business or commercial purposes other than agricultural tors, successors and feminine 12-11-12 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 Regulation Z, the beneficiary should make the required disclosures. (if the signer of the above is a corporation, (ORS 93.490) STATE OF OREGON, County of .... STATE OF OREGON, ..., 19. Personally appeared County of .....Klamath-.....who, being duly sworn, Personally appeared the above named. each for himself and not one for the other, did say that the former is the Glen and Shari Cox president and that the later is the and acknowledged the turegoing instrusecretary of ... their ment to be ... voluntary and ed. a corporation, and that the seal affixed to the foregoing instrument is the corporation, 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 100 SEAL) 19 Notary Public for Oregon Before me: My commisison expires: 9--18 -78 T. N (OFFICIAL SEAL) Notary Public for Oregon 3£ My commission expires: 0 instruŝŝ. as FINANCE LICENSEE on the 0 recorded Deputy March 19 78. Grantor Beneficiary Compan 5 County seal DRE. TRUST DEED within òo and record .. and of Mortgages of said Shari. Cox Investment Klamath hand 1986 P. M. the for e di je ŝ OF OREGON å that 1 5 was received ....o'clock (FORM ny. Milne. 12 And QX 2 C I certify file/reel number 336 Sthday of Witness CONSUMER County affixed 6 Motor 2800 en County book Sec. ы X Record 5 Mar. gon } č 3 -8 0 के कि Sato 8 ST  $O_{1}^{*}$ men 10 B Ξ 0<u>2</u> 3 16 (store) 96 1.718 1 HI. 14 line remited to the center line of the breach - Cill joujs Flarath County, Charan, there's Sorth O 13' fast slong the distance of 115 to freet, thence North 29 - 50, west 47 feet; รับและจ To be used only when obligations have been pold. SPORE RE TO Calles In Printee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust doed. 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 WITNESSETE Cox and Share A. ana. 01600 DATED: \_\_\_\_\_\_INITIALITY TO CTUS 19 Jolor Investment Conjuny THIS TRUST DEED, made this JUF و، دو نورج ا Beneficiary a Cash by this Trust Deed OR THE NOTE which it secures. Both must be delivered to the tr ancellation before reconveyance will be