A-29370 FORM No. 9 OREGON TRUST DEED-To Consumer Finance Licensee Vol.m1 Page 11251 TRUST DEED TO CONSUMER FINANCE LICENSEE THIS TRUST DEED, made this _____25th _____ day of _____ , 19.78., between Louise Oden , as Grantor, DYLED: Klamath County Title Company ..., as Trustee, Motor Investment Company , as Beneficiary, and WITNESSETH: in Klamath County, Oregon, described as: West one-half of Lot 8, Block 1, First Addition to Altamont Acres, according to the official plat thereof on file in the office of the County Clerk, Klamath County, THUE GOOD HUND THE Oregon. . Trustee

To be word and when existing the prove been and

12 84 ther with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise or hereatter appertaining, and the rents, issues and profits thereot and all fixtures now or hereatter attached to or used in connectogether tion with with said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of the granter berein contained and also securing

the payment of the sum of \$ 6398.51 this day actually loaned by the beneficiary to the grantor for which sum the grantor

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or aligned by the trustor, all obligations secured by this instrument, irrespective of the maturity dates ex-pressed therein, and at the option of the holder thereof, upon demand, shall become immediately due and payable.

The above described real property 🗋 is 🕅 is not (state which) currently used for agricultural, timber or grazing purposes.

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al.,

It is mutually agreed that: 7. In the event that any portion of all of said property shall be taken under the right of seminent domain, baseliciary shall have the right, it it so slects, 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 pay all reasonable costs, express and attorney's less necessarily paid or neutrest by generating the new proceedings, shall be paid to beneficiary and any industriest by generating such compensation, promotily upon beneficiary in a shall be nec-essary in obtaining such compensation, promotily upon beneficiary is request. 8. At any time and from time to time upon written request of beneficiary and or beneficiary and presentation of this deed and the note for endorsement (in case of full reconveyance, lor cancellation), without allecting the liability of any per-generation of the indebtedness. Itsuice may 'a' consent to the mak-ing of any map or plat of said property; (b) join in frameling any esemina-or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the line or charge thereol; (d) necenting the reconvey-without warranty, all or any part of the property. The drantee in any recon-revised the restriction the second or persons legally entitled theretor; and the restlied that any on the second or the shall be conclusive, proof of the furthinges thereed. fruithluines thereof. 9. Upon any default by grantor hereunder, beneliciary may at any time without notice, either in person, by agent or by a court appointed re-

Secured by fins instrument, interpetive of physics. which) currently used for agricultural, timber or grazing purposes. which) currently used for agricultural, timber or grazing purposes. which) currently used for agricultural, timber or grazing purposes. which control without regard to the adequezy of any security for the indebted-any part thereoi, in its own name sue for or otherwise collect the rents, insues 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. Alter grantor's detault and referral, grantor shall property or a salaried employse of leanese. Weil '10. The entering upon and taking possession of said property, the col-lection and such rent, issues and profits, or the proceeds of insuremer policies of of default hereunder or invalidate any act done pursuant to such notice. II. Upon default by grantor in payment of any indebtedness accured hereby or in his performance of any agreement hereundir, the beneficiary may declare all sums accured hereby immediately due and psysble. In such an event and it the subox described real property is not to currently used for adricul-tural, timber or graning purposes, the beneficiary may proceed to foreclose this first ideed in equity, as a corridage in the truster to loreclose this trust deed by adverthement and sale. In the latter event the beneficiary or the trustes shall execute and cause to be roorded his wither notic of default and his election to sell the said described real property to satisfy the obligation secured hereby, where the said described real property to satisfy the obligation secured hereby, adverthement and sale. In the latter event the beneficiary or the trustes thal executes and cause to be roorded his withen and place of sale dive rootes thereby, so the beneficiary or his successors in interest respect-tively, the entice amount then due under the trusto the trust deed and the obligation secured thereby, othe

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an adjust member of the Oregon State Bar, a bank trust company or savings and doans social outhorized to do business under the laws at Gregon ar the Strees, a title insurance company authorized to insure title to real prophity of this state, its subsidiarios, affiliates, agents of branches, or the United State of any specify thereof. The Review is always the beneficiary. This form not suitable for lags than \$2,000 section of superstants of the state o 600, 1915 2014 a SHOLA WELLIG LAS COURS AND mer Financa Licensue, see Stevens-Ness form a Mortagas to Consu

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The gran (a)* prin (b)	itor warrants that the proceeds marily for grantor's personal, ta	of the loan represented by the about mily, household or agricultural pur	o described note and sta	
This deed	d applies to, inures to the her	Atta -	iness or commercial purpo	ass other than a
or not named a	is a beneficiary herein. In come	y shall mean the holder and owner	their nerre, legatees, devi	sees, administrate
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