NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregan State Bar, a bank, trust company oct sovinges and loan association authorized to do chainess under the laws of Oregan or the United States, a title 'Insurance company, authorized to insure title to real suitable for faces less than \$2,000. CHAUT 300 INSURE to any gency thereof. The licensee is always the beneficiary. This form not for a Mortgage to Consumer Finance Licensee, see Stevens-Ness form No. 951.

It is mutually agreed that: 7. In the event that any portion of all of said property shall be taken under the right of the imment domain. beneliciary shall, have the right, if it so, ejects, to, require that any portion of the monice, payable as com-penation for, such taking, which are in excess of the amount required to pay all tessonable costs, which are in excess of the amount required to pay all tessonable costs, which are in excess of the amount required to pay all tessonable costs, which are in excess of the amount required to pay all tessonable costs, which and thereby and alternative and any por-piled by it, upon the indebtedings shall be pake to any any and any piled by it, upon the indebteding and thereby and alternative are as a shall be nec-essary in obtaining such compensation testies such instruments as shall be nec-ing of any map or piled and the indebtedings, while note it or endorsement (in case of and respirated to the indebtedings, while note it or endorsement (in case of all recovery sence, loc, cancellation), withouts note its reduced to the mak-son for the payment of the indebtedings, thus the other of alternation or other afreement allocting this deed or the line or the granted it of the mak-rest any map or plat of said property. (a) tonsent to the mak-ar any part of the property alto or angle the indebted or or present the granted in any recom-without warranty, all or any part of the property affinite and the received in any recom-mad. the results therein of any matters or incide shell be conclusive proof of the distribut any be described as the "person or persons begally entitled therein". 9. Upon any delault by grantor hereunder, beneliciary may at any

fruthluiness thereol. 9. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a court appointed re-

6. To appear in and defend any action or proceeding purporting to allect the security rights or powers of beneliciary or trustee.

It is mutually agreed that:

The above described real property □ is ∞ is not (state of The above described real property □ is ∞ is not (state of To protect the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: and regain not to remove or denoise any building or improvement thereon; To complete, or restore the said property. To complete or restore the said property is god and workmanlike protect thereon, and pay when due is thick may be constructed, damaged or the same set building or improvement protects thereon; To complete or restore proteins any building or improvement thereon; To complete or restore proteins any building or improvement thereon; To complete or restore proteins and the bonelicity so requests, to from and restrictions allecting said properties; if the bonelicity so requests, to form and restrictions allecting said properties of the Uniform Commer-tion increacuing such inancoing statements. The provide and continucusly mainfain insurance on the buildings more public office or offices. The description of the said promises against loss or damage by like written in companies acceptable to the benelicitary, with loss payable to the shall be delivered to the banelicitary as soon as insured; if the grantor shall laid for any reason to procure place difference and to deliver said policies to the shall be delivered to the banelicity as soon as insured; if the grantor shall laid for any reason to procure place difference and to deliver said policies to the shall be delivered to the banelicity as soon as insured; if the grantor shall laid for any reason to procure any such insurance and to deliver said policies to the shall be delivered to the banelicity as soon as insured; if the grantor shall laid for any reason to procure diverse fready hereby authorises and directs beneli-shall be delivered to the banelicity as soon as insured; if the strantor shall laid for any reason to procure diverse diverse diverse and directs bendi-shall be delivered to t The above described real property 🗌 is 🔀 is not (state which) currently used for agricultural, timber or grazing purposes.

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 thereot, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the trustor, all obligations secured by this instrument, irrespective of the maturity dates ex-pressed therein, and at the option of the holder thereot, upon demand, shall become immediately due and payable.

has given his note of even date payable with interest to the beneficiary in _____60 ____ monthly installments of \$ 217.59 each, the list installments on the same day of each month thereafter until said note is fully paid; the final installment on said note in the

with said FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of the grantor herein contained and also securing

 $\odot c$ 2 r 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 profits thereof and all fixtures now or hereatter attached to or used in connec-th said real estate; together tion

WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:

THIS TRUST DEED, made this 3rd day of October , 19 78, between Jack L. Nealy and Dorothy J. Nealy , as Grantor,

Vol. 78 Page 22025

, as Trustee, , as Beneficiary,

tristified have been jully raid and sufficied. For Some an directed in concept of problem of machinem a court of the Lots 11 and 12 in Block 16 of CHELSEA ADDITION; according to the official

plat thereof on file in the office of the County Clerk of Klamath County,

12 ps nang out show combinious jiens pear built

Autis secured by this instrument, irrespective of the maturity dates ex-demand, shall become immediately due and payable. It which) currently used for agricultural, timber or grazing purposes. It which) currently used for agricultural, timber or grazing purposes. It which currently used for agricultural, timber or grazing purposes. It which currently used for agricultural, timber or grazing purposes. It which currently used for agricultural, timber or grazing purposes. It will be added to the adequacy of any security for the indebted-on; any part thereof, including that mane suc for or other as beneficiary may insue and profits, including that mane suc for or other as beneficiary in the standard to the adequacy of any agricultural and apply the same interview of the standard to the proceeds of an attroney not e differentiate attroney's fees actually paid by ficences to an attorney not e compensation, or awards for application of said property, the col-ection of such renes, in upon and taking possession of said property, and the application thereof as adoresaid walling or damage to the property, and the application thereof as adoresaid walling or damage to the property and the application thereof as adoresaid any agreement thereundy indebtedness secured declare all map performance of any agreement thereundy indebtedness secured that indest forecomers. However it shid reall the manner provided by law for this first deed in equity, as a moring beneficiary may proceed to toreclose this first decline and use of the standard of inequility used, as a moring path is election may proceed to toreclose this trust is such the said describe is coded in written and pace of said, y advert provided by law or direct the trust of trust decline and this decline the said describe is coded in the said strust is truste shall execute and can bale. In the latter event the beneficiarity used, as a moring path is election rule y advertised by advertised by the struste shall execute any time prior to fire app solve advertised by the s

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OREGON TRUST DEED

THIS TRUST DEED, made this

and Motor Investment Company

-To Con

mer Finance Licensee

TRUST DEED TO CONSUMER FINANCE LICENSEE

FORM No. 946

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Oregon

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	the is described real property and has a valid, unencumbered title thereto
	sucret defend the same against all persons whomsoever.
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