| | 56808 | Vol. M 78 Pc | 70 20404 |
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| 931-166 | TRUST DEED TO CONSUM | | ਭ ਼ 23194 ਤ |
| THIS TRU | ST DEED, made this 9th a | lay of October Jo Pearson | , 19 ⁷⁸ , betwee |
| | Transamerica Title Company | | |
| nd | Suburban Finance Company | | |
| | WITNES | SSETH: | |
| Grantor, irr n K1 | evocably grants, bargains, sells and consamath County, Oregon, described as: | veys to trustee in trust, with pov | ver of sale, the proper |
| | Slock 305 DARROW ADDITION TO THE | CITY OF KLAMATH FALLS, | |
| 医圆髓 類 化二十二烷 化氯化二甲醇异乙烷 | ounty of Klamath, State of Orego | | |
| in the Co | unty of Alamath, State of Olego | | |
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| | ලුසු මුත් ආමාදය ප්රදේශ කරන සඳවා සහ එක් අතර විසිදු මුතු මා සිට ප්රදේශ කරන ප්රදේශ කරන සහ එම එක් සිට | y and the second of the second | |
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| | <i>ૢૢૢૢ</i> ૣૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢૢ | 일하는 종립 하는 맛이 되었다. 그 없는 | |
| | 존개 사람들은 회사님들이 남자를 하다. | | |
| | 경화 문화 경기 전 시설 시간 시간 시간 시간 전 시간 | | |
| | 회원을 내용하는 기업을 내용하는 것 같다. | 공흥 큐멘트 보인 이 불만 되는다. | |
| | <u> </u> | (), (), () 경기 등이 되는 않아요. | |
| | 그런 것으로 그렇게 되는 것이 없었다. 이 그리는 그 생각이 가는 이 사람들이 되는 것이 바쁜 한다. | ourtenances and all other rights thereu | |

has given his note of even date payable with interest to the beneficiary in 48 monthly installments of \$ 105.00

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 alienated by the trustor, all obligations secured by this instrument, irrespective of the maturity dates expressed 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.

The above described real property is is is not (state w

To profect the security of this trust deed, grantor agrees:

1. 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.

2. 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.

3. To comply with all laws, ordinancies the constructed, damaged or destroyed thereon, and pay when due all costs incured therefor.

3. To comply with all laws, ordinancies the constructed, damaged or destroyed thereon, and pay when due all costs incured therefore, or request, conditions and, restrictions affecting said profesty; if the interliciary or requests, to in many the continuous payments of the Uniform Commercial Code, as the bending may require and to pay for tiling same in the proper put of provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises namins less or damage by fire with extended coverage in an amount not less than \$\frac{1}{2}\$ with extended coverage in an amount not less than \$\frac{1}{2}\$ with extended coverage in an amount not less than \$\frac{1}{2}\$ with loss payable to the latter and to grantor as their interests may appear; all policies of insurance shall be delivered to the beneficiary as soon as insured if the grantor shall but beneficiary at least litteen days prior to the expiration of grantor shall but beneficiary at least litteen days prior to the expiration of directs beneficiary to procure in procurable, the created on said buildings and directs beneficiary to procure, if procurable, the create and to deliver and directs beneficiary to procure, if procurable, the create and the expiration of the loan. The amount collected under any fire or other insurance policy may be applied by beneficiary to procure, if procurable, th

dates, asset property before any part of such as additional and promptly deliver receipts therefor to beneficiary.

6. To appear in and defend any action or proceeding purporting to allect the security rights or powers of beneficiary 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, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in access of the amount required pay all teasonable costs, expenses and atteney's less necessarily paid or insulted by granten in mech processing and atteney's less necessarily paid or insulted by granten in mech processing which to Seetchiary and entering the state of the said of the seed of the seed of the seed of the amount of the seed of

secured by this instrument, irrespective of the maturity dates eximid, shall become immediately due and payable.

hich) currently used for agricultural, timber or grazing purposes. Ceiver and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part of the control of the property in the property of the property. All property is property for reasonable attorney's fees actually paid by licensee to an attorney not a salaried employee of licensee.

10. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of insurance policies or compensation or awards for any taking or damage to the property, and the application thereof as diversaid, shall not currently be property, and the application thereof as diversaid, shall not currently due do notice.

11. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the brueficiary may declare all sums secured hereby immediately due and payable. In such an event and if the above described real property is currently used to radicultural, timber or grazing purposes, the beneficiary may proceed to foreclose this trust that the deed in equity, as a mortage in the manner provided hy law for mortage foreclosures. However if said real property is mot so currently used to radicultural, timber or grazing purposes, the beneficiary at the beneficiary at his election to sell the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall is the time and place of sale, give notice thereof as then required by law and proceed to loreclose this trust deed by advertisement and sale. In the latter event th

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or sovings, and Joan association butharized to do business under the inws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, defiliates, agents or branches, or the United States or any agency thereof. The licensee is always the beneficiary. This form not suitable for loans less, thomas \$2,000.

table for loans less than \$2,000. Comment of the co

| The grantor covenants and agrees to and wit fully seized in fee simple of said described real prop | h the beneficiary and those claiming under him, that he is lawerty and has a valid, unencumbered title thereto | | | |
|---|---|--|--|--|
| and that he will warrant and forever defend the san | ne against all persons whomsoever. | | | |
| (a)* primarily for grantor's personal, tamily, househed (b) for an organization, or (even it grantor is a natural purposes. This deed applies to, inures to the benefit of and it tors, successors and assigns. The term beneficiary shall mean | epresented by the above described note and this trust deed are: old or agricultural purposes (see Important Notice below), oral person) are for business or commercial purposes other than agricultural binds all parties hereto, their heirs, legatees, devisees, administrators, execu- the holder and owner, including pledgee, of the note secured hereby, whether ted and whenever the context so requires, the masculine gender includes the | | | |
| feminine and the neuter, and the singular number includes the | | | | |
| IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) o is not applicable, if warranty (a) is applicable and the beneficiary creditor as such word is defined in the Truth-in-Lending Act and Re- tion Z, the beneficiary should make the required disclosures. | is a (f, \mathcal{U}_{res}) | | | |
| (If the signer of the above is a corporation, (ORS 93. | (1) 1 | | | |
| use the form of acknowledgment opposite.] Secure and the secure of the | STATE OF OREGON, County of | | | |
| STATE OF OREGON, | Personally appeared and | | | |
| County of Klamath Ss. Personally appeared the above named each for himself and not one for the other, did say that the former is the Alfred S. Pearson and Mary Jo Pearson president and that the later is the | | | | |
| ment to be William voluntary act and deed. | secretary of , a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation, and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of | | | |
| SEAL Notary Public for Oregon | them acknowledged said instrument to be its voluntary act and deed. Before me: | | | |
| Pun Smy commission expires 190 & | Notary Public for Oregon SEAL) My commission expires: | | | |
| TRUST DEED CONSUMER FINANCE LICENSEE From No. 946 Alfred S. Pearson Mary Jo Pearson Grantor Suburban Finance Company STATE OF OREGON T certify that the within instru- | ment was received for record on the 17th day of October 1978, at 10:57 october 1978, at 10:57 october 1988, in book M78 on page 23194 or as file/reel number 56808 Record of Mortgages of said County. Witness my hand and seal of County affixed. Mn. D. Milne Fee \$\$\frac{1}{2}\text{Ecohding Officer}\$\$\$\$VALALLA \text{Angle Control of Co.}\$\$\$\$\$\$2.8 \text{Recohding Officer}\$\$\$\$\$2.8 \text{Recohding Officer}\$\$\$\$2.8 \text{Recohding Officer}\$\$\$\$2.8 \text{Recohding Officer}\$\$\$\$2.8 \text{Recohding Officer}\$\$\$\$2.8 \text{Recohding Officer}\$\$\$\$2.8 \text{Recohding Officer}\$\$\$2.8 \text{Recohding Officer}\$\$\$2.8 \text{Recohding Officer}\$\$\$2.8 \text{Recohding Officer}\$\$\$2.8 \text{Recohding Officer}\$\$\$2.8 \text{Recohding Officer}\$\$\$3.8 \text{Recohding Officer}\$\$3.8 Recohdi | | | |
| REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid. TO: | | | | |
| of <u>made</u> in the state of the s | | | | |
| DATED: 19.1. | | | | |
| Tells Triost DRED, more me | Beneticiary | | | |