TA 38-17563 Vol. m79 Page 4891

## TRUST DEED TO CONSUMER FINANCE LICENSEE

 THIS TRUST DEED, made this
 28th
 day of
 Tebruary
 ,19 79
 , between

 Donald L Steers and Hazel Fern Steers as tenants by the entirety
 , as Grantor,

 Transamerica Title Insurance
 , as Beneficiary,

 and
 Rainier Credit Company
 , as Beneficiary,

WITNESSETH:

## PARCEL 1:

5

ŝ

à

w

SAN PTS

The W½NW¼NE¼ and the NE¼NW¼, Section 32, Township 39 South, Range 10, East of the Willamette Meridian, in the County of Klamath, State of Oregon, Excepting therefrom the following:

Beginning at the intersection with the East line of the W<sup>1</sup>/<sub>2</sub> NW<sup>1</sup>/<sub>4</sub>NE<sup>1</sup>/<sub>4</sub> of Section 32, Township 39 South, Range 10, East of the Willamette Meridian and the South right of way line of the Hill Road; thence South 89° 52' West along the South right of way line of the Hill Road 762 feet to the true point of beginning of this description; thence South 89° 52' West 30 feet; thence South 0° 08' East 550 feet; thence North 89° 52' East 445 feet; thence North 0° 08' West 170 feet; thence South 89° 52' West 415 feet; thence North 0° 08' West 380 feet to the point of beginning.

ALSO EXCEPTING the following described property:

A parcel of land in Section 32, Township 39 South, Range 10, East of the Willamette Meridian, more particularly described as follows:

Beginning at the Northwest corner of the NE¼NW¼ of Section 32, Township 39 South, Range 10, East of the Willamette Meridian; thence East along the North line of the NE¼NW¼ 405.0 feet to the true point of beginning; thence East along the North line of the NE¼NW¼ 805.0 feet; thence South parallel to the West line of the NE¼NW¼ 495.0 feet; thence West parallel to the North line of the NE¼NW¼ 125.0 feet; thence South parallel to the West line of the NE¼NW¼ 825.0 feet; thence South parallel to the West line of the NE¼NW¼ 825.0 feet to the South line of the NE¼NW¼; thence West along the South line of the NE¼NW¼ 265.5 feet; thence North 58° West 210.0 feet; thence North 78° West 119.5 feet; thence North 85° West 120.1 feet; thence North parallel to the West line of the NE¼NW¼ 1173.4 feet to the point of beginning.

ALSO EXCEPTING the following described property:

Beginning at the Northwest corner of the NE¼NW¼ of said Section 32, Township 39 South, Range 10, East of the Willamette Meridian; thence East 405 feet; thence South 1021 feet; thence West 405 feet to the West line of the NE½NW¼; thence North 1021 feet to the point of beginning.

A parcel of land in Section 32, Township 39 South, Range 10, East of the Willamette Meridian, in the County of Klamath, State of Oregon, being more particularly described as follows:

Beginning at the intersection with the East line of the W2NW4NE4 of Section 32, Township 39 South, Range 10, East of the Willamette Meridian and the South right of way line of the Hill Road; thence South 89° 52' West along the South right of way line of the Hill Road 762 feet to the true point of beginning of this description; thence South 89° 52' West 30 feet; thence South 0° 08' East 550 feet; thence North 89° 52' East 445 feet; thence North 0° 08' West 170 feet; thence South 89° 52' West 415 feet; thence North 0° 08' West 380 feet to the point of beginning.

locald I Stern 2-25-29

Hozel Jun Sterr p 2 28-79

1.5747

4892

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and prolits thereof and all fixtures now or hereafter attached to or used in connecith said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of the granter herein contained and also securing

the payment of the sum of \$ 39999.95 ...... this day actually loaned by the beneficiary to the grantor for which sum the grantor has given his note of even date payable with interest to the beneficiary in \_\_\_\_\_120 \_\_\_\_\_ monthly installments of \$ 720.74 and then to unpaid principal; prepayment of said note in full or in part may be made at any time.

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, solved 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 not (state Tc protect the security of this trust dead, 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; 2. To complete or restore promptly and in good and workmunike manny any building or improvement which may be constructed, damaged or destroyed thereon, and put when due all cests instruct therefor. 3. To comply with all laws, ordinances, rigulations, covenants, condi-tions and restrictions allecting said property. If the beneficiary so crequest, to proper public officient statements pursuant to the Unitorn Commer-cal Code and the innerical statements pursuant to the Unitorn Commer-cal Code and the officiary may require and to pay to tiling same in the proper public officiary may require and to pay to tiling same in the proper public officiary in the said premises against loss or degrade by fire with estended coverage in an amount not less than 3. De you of the written in commanies acceptable to the beneficiary, with loss payable to the

4. To provide and continuously maintain insurance on the buildings now or herealter erected on the said premises against loss or damage by live with extended coverage in an amount not less than 5. If a substrate of the particle in companies acceptable to the beneficiary, with loss payable to the latter and to transform as their interests may appear; all policies to the beneficiary at least litter days prior to the expiration of any policy of insurance shall be delivered to the beneficiary as noon as insured; if the grantor shall fail for any reason to procure any such insurance and to deliver said policies to the beneficiary at least litter days prior to the expiration of any policy of insurance one or herealter placed on said building; the beneficiary may procure the same at grantor's expense. Grantor hereby authorizes and directs beneficiary and least littered any lite or other insurance policy to the loss. The assurance and to deliver said cashifty insurance and deduct the amounts so actually paid from the proceeds of the loar. The emount collected under any lire or other insurance, policy may be applied by beneficiary upon any indebtefluess secured hereby and in such credit hered, and in such cash as collected, or any part thereof, may be replication or release shall not cure or waive any delault or motice of delault hereunder or invalidate any act done pursuant to such motion. Should the grantor fail so to invalid base and only part is from construction liens and to the those during the rates specified above.
5. To keep said premises trom from construction liens and to any applie to be paid and other those during here and of the and other charges that may be levied or assessed upon or against said property before any part the rates specified above.
6. To keep said premises that may be levied or assessed upon or adjaints taid property before any part the or cursion liens and to here there and section liens and to the there also the section liens and to here there and and the anorealise and

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, beneliciary shall have the 'bh, if it so elects, to require that all or any portion of the manies page as com-pensation lor such taking, which are in excess of the manies page are com-pensation lor such taking, which are in excess of the amount guided to prove all reasonable costs, expenses and atturney the point of the memory of the such actions and excursion of the amount guided to prove all reasonable costs, expenses and atturney to peneticary and ap-plied by it upon the indebtedness would hereful upon benedicary and ap-plied by it upon the indebtedness would hereful upon benedicary in the sum expense, to take such actions and excursion such antitumentic agrees, at his excess in obtaining such compensation, promptib upon benedicary in the licitary and presentation of this deed and the most to remover senses of the mak-ling of any map or canced taking, without affecting the limbility of any per-son for the payment of the indebtedness, truesce may (a) country to the mak-ary restling any restliction therein; (c) havin in any thousain of other afferement affecting this deed or the line or charge throwild (if) are or other extending any restliction therein; (c) havin in any infinite nor other without warenity, all or any part of the property. The granit, (d) are recon-rest be therein of any natters or merices aball be coordusive proof of the vertures thereoi. 9. Upon any delault by grantor hereunder, beneliciary may at any time without notice, either in neraon, by agent or by a court appointed re-

Sectured by this instrument, irrespective of the maturity dates existend, shall become immediately due and payable.
 which) currently used for agricultural, timber or grazing purposes.
 ever and without redect to the adequacy of any security for the indebted-eres pairs the scured, entre upon and take possession of soid property or part the scured, entre upon and take possession of soid property or insues and probing individual and referral, the order an beneficiary may determine. Alter grantor's default and referral, the order and pay beneficiary for reasonable attorney's lees actually paid by herase to an attorney ret a subaria employee of heraby.
 I.O. The entering upon and taking possession of soid property, the col-ection of such rent, source and profiles, or the proceeds of insurance policies or companyation or marks to any taking or duringle to the property, and the determine.
 I.O. The entering upon and taking possession of soid property, and the entering of an active of a site enter the construction of the source of detail here under sources and shall not cure or wave any delayit on restored of default here under sources of any site enter to care delay the source of the source described real property is runt and to such notice.
 I.U. Don delayit by care any site enter to care the source of the source of the source of graing purposes, the beneficary may proceed to breeches this trust deed in equity, as a mortagic in the brief worth the source of the source of the beneficiary at its contraction. In the other wort the breek source is the truste there a stear provided by law or dure the truste to forechese this trust devel an enortage provided by law or dure the source of delayit and the truste there and causes, in the brief event the breek source is the truste there as then required by So 200 to 82.95.
 I.2. Should the heneliciary elect to lorechose the trust end his election to sell the said described trust down the tru

Serve LAN

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Gregon State Bar, a bank trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company outhorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof. The litensee is always the beneficiary. This form net suitable for loans less than \$2,000.

4893 FC 203+ 045 6 44+78 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully 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), (b) for an organisation, or (oven it grantor is a natural person) are for business or commercial purposes other than e This doed applies to, inures to the benefit 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 masculine 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. A 12 ored Donald L Steers 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 Regula-tion Z, the beneficiary should make the required disclosures. yo Hazel Fern Steers (ORS 93.490) (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 . and County of ... Clackamas ....who, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared the above named. Donald L Steers and Hazel Fern Steer secretary of ... and acknowledged the foregoing instrument to be a corporation, Their voluntary act and , a corporation, and that the seal attized to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-that cheaid corporation by authority of its board of directors; and each of them aknowledged said instrument to be its voluntary act and deed. OFFICIAL SAL huch 21 PUBLIC Notary Public for Dregon 1 Before me: BLIC CON My commisison expires: . (OFFICIAL SEAL) Notary Public for Oregon My commission expires: 12-12-80 atal na 5 instru-Deputy recorded LICENSEE said County. Officer Beneficiary 5 Grantor seal 5 **TRUST DEED** RAINIER CREDIT County of ... Klamath I certify that the within record and and ...M7.9...on page/891. received for n ay of March 63434 FINANCE hand N 5 3:25 o'clock P Linn. Oregon STATE OF OREGON of Mortgages Milne. Witness my Derethal file/reel number Fee \$9.00 County affixed CONSUMER q 662 Hood P book Record ų, dest. 120 B, E at REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. ., Trustee TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. 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 ....... HELLMERSTERN Conties Credits Configure ana da dana musik nganging kang kang kang kanak kang kang musik ngang kang kang kang kang Beneticiary Do not loss or destroy this Trust Deed OR THE NOTE which it secures, Both must be delivered to the trustoe for concellation before reconveyance will be mod 

**r** -