Clara

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 sin, beneficiary shall have the right if it pay all reasonable costs, expenses and attorney's file amount required to incurred by grantot taking, which attorney's like amount required to put the pay all reasonable costs, expenses and attorney's like amount required to put the pay all reasonable costs, expenses and attorney's like amount required to put the pay all reasonable costs, expenses and attorney's like amount required to own expense both the indebtedness accured hereby and grantor agrees at his 8. At any mean at how a some the note to the written requires the there for any magnet of the indebtedness of the note to me written requires the the for any magnet of the indebtedness (and the note to me written requires the there ind any ment of the indebtedness (b) and granting any reasonable or creating any or cancellation (c) join in any stanting any reasonable without warrantify all or any part of the or charge subordination or when we warrant atteries and any magnet of the property. The forecoil, all reconvery and the relative and any magnet of the property. The forecoil (c) reconvery truthulviness therein of any magnet of any barron or persons legally entitles in any recon-trutiliviness therein of any matters or lacts shall be conclusive proof of the 9. Upon any default by grantor hereunder, beneficiary may at any truthilviness thereol. 9. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a court appointed re-

charges occurre past due of definition of the second part of the secon

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is on active member of the Oregan State Bar, a bank, trust company or sovings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to bank, trust company property of this state; it subsidiaries, affiliates, agents or branches, or the United States or any agency thereof. The license is always the beneficiary. This form not

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 companies acceptable to the beneficiary, with loss payable to the shall be delivered to the beneficiary with loss payable to the tor any reason to procure any such insurance and to delive the grantor shall be beneficiary at least filter days prior to the expiration of asid policies of the same at grantor as their intervent buildings, the beneficiary may procure beneficiary at least filter placed on said buildings, the beneficiary may procure of any reason to procure any such insurance and to delive the grantor shall be the same at grantor as the intervent days prior buildings, the beneficiary may procure any deduct the amount of the second life or credit life and directs benefi-are as grantor may have authorized, paid the premiums on all such insurance amount collected under so actually paid the premiums on all such insurance amount collected under so point of beneficiary and in such fire and the tier any determine, or a point or beneficiary and in such and sub-invaride any determine, or any base released fourtor. Such and the applied by lected anny part there on any the released fourtor. Such after any able of insure or to preserve the contant to such notice of delaul application or the performance of those during and add the such as add for any fail so to unpaid alance to during after at the matules applied about for a finepla balance to during and add the such as add to pay and the such provide these interest at the matules on the such and to adding the performance and deter in any the selection liens and to pay all for a provide and or during after any by level as assessed inpoint of addinant and other itses from from consults op paid about for the performance of those during and and promptly deliver receipts theredor to beneficiary part in and defend any action or proceeding purporting to attend proper in and defend any action or proceeding purport

<text><text><text><text><text><text><text><text><text>

The above described real property [] is [2] is not (state which) currently used for agricultural, timber or grazing purposes.

has given his note of even date payable with interest to the beneticiary in <u>12</u> monthly installments of \$.139.00. each, the first installment to become due and payable on the <u>19th</u> day of <u>APr11</u> , 1979 and sub-sequent installments on the same day of each month thereatter until said note is fully paid; the final installments of \$.139.00. ing rates: if the original amount of said loan is \$\$000, or less, three percent per month on that part of the unpaid principal balance of said note in excess of \$300, but not in excess of \$1,000, and one and one-quarter percent per month on that part of the unpaid principal balance of of said note in excess of \$1,000, but not in excess of \$5,000, however if the original amount of said note is all note in a per month on its entire principal balance; all installments include principal and mote of said note in excess of 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 and then to unput principal, prepayment of said field if the of it part thay to that a strip true. 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 pressed therein, and at the option of the holder thereof, upon demand, shall become immediately due and payable.

the payment of the sum of \$ 4247.69 this day actually loaned by the beneficiary to the grantor for which sum the grantor lor which sum the grant which whi

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 profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of the grantor herein contained and also securing

Lot No. Twelve (12), Block Twenty-six (26), Townsite of

Crescent, Oregon, Klamath County, Oregon _ _ _ _ and an and a second A second second and a second and a second a secon A second a s

TRUST DEED TO CONSUMER FINANCE LICENSEE

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

Page

as Grantor,

....., as Trustee,

, as Beneticiary,

14th day of March, 19.79, between

K-31658

ORE. 29 (REV. 10-75)

64349' Loss post of ant hour

Jack K. Ramey and Patricia M. Ramey

THIS TRUST DEED, made this ...

Klamath County Title Co. and CREDITHRIFT of America Inc

in Klamath County, Oregon, described as:

0 2

2

HAP 62.

	<u>6359</u>
The grantor covenants and agrees to and wi fully seized in fee simple of said described real pro	ith the beneficiary and those claiming under him, that he is law perty and has a valid, unencumbered title thereto
and that he will warrant and forever defend the sa	me adainst all persons whomsoever.
and that he will warrant and lotevel defend the sa	me agamot an persono vitomos en
 (a)* primarily for grantor's personal, family, house. (b) for an organization, or (even if grantor is a napurposes. This deed applies to, inures to the benefit of and tors, successors and assigns. The term beneficiary shall mean or not named as a beneficiary herein. In construing this of the induction with the induction of the induction of	represented by the above described note and this trust deed are: hold or agricultural purposes (see Important Notice below), tural person) are for business or commercial purposes other than agriculture binds all parties hereto, their heirs, legatees, devisees, administrators, execu n the holder and owner, including pledgee, of the note secured hereby, whethe leed and whenever the context so requires, the masculine gender includes th p plural.
IN WITNESS WHEREOF, said grantor h	as hereunto set his hand the day and year first above willien.
해외가 있었다. 가지 않는 것 같은 해외가 있는 것 같은 것 같	Patricia M Parrey
IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) is not applicable; if warranty (a) is applicable and the beneficiar creditor as such word is defined in the Truth-in-Lending Act and R tion Z, the beneficiary should make the required disclosures.	y is a
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)	STATE OF OREGON, County of
STATE OF OREGON,	Personally appearedar
County of <u>Klamath</u>	each for himself and not one for the other, did say that the former is the
Jack K. Ramey and Patricia M. Ramey and acknowledged the foregoing instru-	president and that the later is the secretary of
ment to be their voluntary act and deed.	a corporation
(OFFICIAL SEAL) Notary Public for Oregon My commission expires:	and that the scale and that said instrument was signed and sealed in be 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 them acknowledged said instrument to be its voluntary act and dee
	Before me: (OFFICIA
0 0 0 1/7/80	Notary Public for Oregon SEAL) My commission expires:
TRUST DEED TO CONSUMER FINANCE LICENSEE CONSUMER FINANCE LICENSEE Grantor Grantor Crantor County of Klamath	ment was received for record on the 21st day of March 1979, at 11:35 o'clock A.M., and recorded in book M79 on page (6558 or as tile/reel number 64349 Record of Mortgages of said County. Witness my hand and seal of Um. D. Milne Im. D. Milne By Lunch Stach. Deputy Fee \$6.00
REQUESY FOR FU To be used only when a	11 RECONVEYANCE bilgations have been pold.
in for ordener, en state en alperador de 170:	and the second secon
trust deed have been tully paid and satisfied. You hereby (which are delivered to you herewith together with said t	Il indebtedness secured by the foregoing trust deed. All sums secured by s are directed to cancel all evidences of indebtedness secured by said trust de- trust deed) and to reconvey, without warranty, to the parties designated by r the same. Mail reconveyance and documents to
DATED:	
a marina da da da ser ser de la composición de la composición de la composición de la composición de la composi Composición de la composición de la comp	Benoficiary cures. Both must be delivered to the trustee for cancellation before reconveyance will be m

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