MAMALE MES TLAND. OR. 9720 UBLISHING Vol.<u>77</u> Page**163**35 70405 TRUST DEED TO CONSUMER FINANCE LICENSEE THIS TRUST DEED, made this 6th George T. Ray and Marianne G. Ray Mountain Title Company ......, 1979 , between ....day of July ..... as Grantor. and Homemakers Financial Services, Inc. dba GECC Financial Services, as Irustee, WITNESSETH: 法律规制的 Inc. Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath in County, Oregon, described as:

Finance Licent

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Lot 7 in Block 14, DIXON ADDITION to the City of Klamath Falls, according to the official Iplat thereof on file in the office of the County Clerk of Klamath County; Oregon. OMER SERVICED LIER

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OREGON TRUST DEED

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.

ith said real estate; FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of the grantor herein contained and also securing 

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 thereon is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, shall become immediately due and payable.

The above described real property is not currently used for agricultural, timber or grazing purposes.

the above described real property is not currently used for agricult To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain sid property in good condition and repair, not to remove or demolihability and in good and workmanlike protocommit or permit any waste of same property. 2. To complete or restore provide and model of a grant of a grant of the commit or permit any waste of same property. 3. To complete or restore provide and property. 3. To comply when due all cross may be constructed, damaged or destroyed thereon, and pay when due all cross may be constructed, damaged or destroyed thereon, and pay when due all cross may be constructed. To comply with all laws, ordinance streat therefor. 3. To comply with all laws, ordinance be the Uniform Commer-cial Code as the beneliciary may require and to pay for filing same in the proper public oflice or offices. 4. To provide and continuously maintain insurance on the buildings now or herealter erected on the said premise against laws of damage by fire with extended coverage in an amount not less than 5000 damage by fire

of peneliciary. 6. To appear in and delend any action or proceeding purporting to illect the security rights or powers of beneliciary of 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 inder the right of eminent domain, beneficiary shall have the right, if it is elects, to require that all or any portion of the monies payable as con-termation for such taking, which are in excess of the amount required to be absorbed with the same start of the samount required to be absorbed with the same start of the samount required to be able to the same start of the same start of the samount required to when expension the compensation, promptly upsn beneficiary and ap-tient of the same start of the same start of the samount required to the same start of the same secured hereby; and grantin agrees, at the same expension of the indextance is the same beneficiary are used by all reconversion of this used and the nois for endorsement (in case of the or the paymentation of this used and the nois for endorsement (in case of a lot any or the indextances (1)) in any subordination or other to the may or entities the theory (1) in any subordination or other the same pay the deal or the line or charge (hereoif (d)) reconver-tion any subording the deed or the line or charge (hereoif (d)) reconver-tion water any the deal of the property. The startee in any recon-result dealed or the line or charge (hereoif (d)) reconver-tion any subordination or other the results thereoin of any matters or lacts shall be conclusive proved of the used thereoin of any matters or hards shall be conclusive to order of the same any default by granter and the property. The startee in any recon-tend the results thereoin of any matters or hards shall be conclusive proved of the same any default by granter and the property. The startee of any recon-tend the results thereoin of any matters or hards shall be conclusive proved of the start shall be recolded to be the startee of the startee of the order of the startee of the same thereoin. 

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Server and without regard to the adequacy of any security for the indebted on any part has accured, enter upon and take possession of suid property or insure and product in its own name sue for or otherwise collect the remains. After Astantor's definited in such order as beneficiary may determine. After Astantor's definited in such order as beneficiary may determine. After Astantor's definited in such order as beneficiary may determine. After Astantor's definited in such order as beneficiary may determine. After Astantor's definited by license.
In the entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of immune policits or application or swards for any taking or damage to the property or one of such rents, issues and profits, or the proceeds of immune policits or application in such articles and the above described real property is and the described real property is and the described real property is an actual in the observe described real property is and the above described real property is and apable. In such an other described real property is and the dowe described real property is and advert by law for the forefolse forefolseures. However, it said real property is not advert by law for the traster to forefolse in the described forefolse of the starty devide in such and if the above described could be above described foreign or the beneficiary or the breacher of the starty devide in such and the dowed as a described foreign in a starty in bolication and take and the above described for the starty devide in such as a start, the grantor or other persons to privile do the starty devide in the start devide and the above described could be above the choice of the starty devide in such as a start devide the starty of the starty of the start devide in the start devide and the start the start devide in such as a start devide the starty of the starty devide in the start devide thereby, above the

NOTE: The Trust Deed Act provides that the trustee Leteunder must be either an attorney, who is an active member of the Oregon State Bar, a bonk trust comp or savings and ban association authorized to do busitess under the laws of Oregon or the United States, a title insurance tompony outbounder to bank that comp property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof. The licensee is always the beneficiary. This form ns-Ness form No.

16336 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto Except for the Department of Veteran Affairs in the Original Amount of \$25,000.00 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 bounded as action was found for the second of the second (a)\* primarily for strain the proceeds of the loan represented by the above described note and this trust deed are:
 (a)\* primarily for strain(o's personal, family, household or activity purposes (see Important Notice below).
 (b) for strain(ation) or (such it granter is a natural person and the business of communication person is granter in an adjust difference of the business of communication of the strain adjust difference of the business. This deed 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 is an other neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set in hand the day and year first above written. leminine and 1a 2 George T. Rav 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 warranty (a) or (b) Mariame G. Ray tion Z, the beneficiary should make the required disclosures. Marianne G. Ray (If the signer of the above is a corporation, use the form of acknowledgment constitu-) (ORS 93.490) STATE OF OREGON, County of ) ss. . 19 STATE OF OREGON Personally appeared and County of Jackson .....who, being duly sworn, George Personally appeared the above named Geor T. Ray and Marianne G Ray each for himself and not one for the other, did say that the former is the president and that the later is the and acknowledged the fore, joing instru Their secretary of ent to be voluntary act ond deed. , a corporation, and that the seal allixed to the foregoing instrument is the corporate seal 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 of them acknowledged said instrument to be its voluntary act and deed. (OFFICIAL PELONY L SEAL) ( Notary Public-for Oregor Before me: My commission expires: 4/9/87 anne J's cart  $\{L\}$ (OFFICIAL Notary Public for Oregon SEAL) My commission expires: 立ちにつぶ ن ن ن ن SUBLIC. 이 있다. 사람은 이 가지 한 것이 말했다. 이 것 구속 같 (3° ) 01 9. REQUEST FOR FULL RECONVEYANCE . used only when obligations have been paid. To b TO: .... Trustea 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 ...... Bass **H**igh 结构型组织的使业业组织的**们**在 i Fritestorias 计算机型 DATED: , 19. Ste Article 建建精 จากกับ ในประวัตรณ์การ 1 (จะกับ Beneficiary : NOTE which it secures. Bath must be delivered to the trustee for cancellation before reconveyance will be a TRUST DEED STATE OF OREGON SS. County of Klanath CONSUMER FINANCE LICENSEE FORM No. 946) I certify that the within instrument was received for record on the llthday of July , 1979 at 12:22 o'clock P M., and recorded Grandor PACE RESERVED in book M79, on page 16335 or as file/reel number 70405 FOR RECORDER'S USE Record of Mortgages of said County. Bonoticiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. Monitain Mn. D. Milne heide of Title otth: Y ch Il chooputy Walke 18621 [bit COM MWELLIM THE By DENNED 8? 638 orland Of 97502 Fee\_\$6.00