Hural, timber or grazing purposes.
Interal, timber or grazing purposes.
The provided in the index of the adequacy of any security for the indebted-may part theorem, enter upon and take possession of said property or insus and profits, includious names sue for or other as beneficiary may for reasonable attorney's lees actually paid by license collect the rents, and profits, issues and profits, or the proceeds of insurance neglicitary is reasonable attorney's lees actually paid by license to an attorney not a salaried employee of license.<sup>2</sup>
10. The entering upon and taking possession of said property, the col-lection of such tents, issues and profits, or the proceeds of insurance neglicitary is reasonable attorney's lees actually paid by license of an uson profice.
10. The entering upon and taking possession of said property, and the application back tents, issues and profits, or the proceeds of insurance of here any entering of such tents, issues and profits, or the proceeds of insurance neglicitary is alaried employee of licenses.<sup>2</sup>
11. Upon default mysdidate any act done pursuant to such rotice.
13. The entering upon and taking tents are made to the property and the application here profits and payable. In such an indefault here and equity, as a mortagic in the manner provided in functions that that deed in equity, as a mortagic in the manner provided in equity and the above described real property is and so currently in func-tions and tents in the described oracle this trust deed in equity as a mortage at his the said described oracle his trust declary or the structs that each and and that frequencing in a such rotics.
13. The mater deal and any proceed to loreclose this trust and the above the subtact of the said test property is and and place of said.
14. The antimater deal and any increase to loreclose this trust and the above the subtact and the deal of the deal of a deal and the informed and the beneficiary elect to loreclose this trust and NOTE: The frust Deed Act provides that the trustee hereunder must be either an attames, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to business under the laws of Oregon, the United States, a title insurance company authorized to insure title to real suitable for items less than \$2,000. 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 teminent domain, beneficiary shall have the right, if its so effects, fo require that all or any portion of the monies psyable as com-pensation for such taking, which are in excess of the unount required to its of the second stand, which are in excess of the unount required to its of the granter in such proceedings, shall be paid to beneficiary and its intervent by granter in such proceedings, shall be paid to beneficiary and and its up of the second stand stands which are in excess of the unount required to its months and the second stands of the second beneficiary and any intervent is upon the indeficience second hereby, and its men agrees, at his is a second stand and the second such a stand the second stands and the N At any take the taken the taken is and the second stands are independent. In the payment of the indeficience second for and the second for the phillips of any pe-ing of any map of plat of and property for the phillips of any reasons agreement allecting this deed or the lien or chars and standing any restriction (hereon, equilibrium), and the more the second agreement allecting this deed or the lien or chars agreement allecting this deed or the lien or chars agreement allecting the of any period the property. The second precompt without warranty, all or any part of the property. The second the recellation for the agreement allecting this deed or the lien or chars agreement allecting the of any part of the property. The second the recellation for the property is and the second of the recellas there of any matters or facts shall be conclusive proof of the truthluness thereol. 9. Or on any default by grantor hereunder, herefinance and the second of the second the recellas the second of any matters of the second of the second of the second the recellast the second of any matters of the second of the second of the prof of the second of the property. The truthlulness thereol. 9. Upon any delault by grantor hereunder, beneliciary may at any fime without notice, either in person, by agent or by a court appointed re-

It is mutually agreed that:

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

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 said property, in Kood condition and repair; not to remove or demolish any building or implovement thereon. 1. To complete or restore promptly and in 600d and workmanlike manner any building or improvement which may be constructed, damaged or 1. To complete or restore promptly and in 600d and workmanlike manner any building or improvement which may be constructed, damaged or 1. To complete or restore promptly and in 600d and workmanlike manner any building or improvement which may be constructed, damaged or 1. To complete or restore promptly and in 600d and workmanlike manner any building or improvement which may be constructed, damaged of the security such linancing statements pursuant to the Unitern Commen-tion in recuring such linancing statements pursuant to the Unitern Commen-ator of the security and the said premises against log or the buildings from or herealter erected on the said premises against log or the buildings written in companies acclustic to the beneficiary, with loss payable to the shall be divered to the beneficiary as soon as insured; if the drantor shall fail beneficiary at least the provide and constructions and eliviry said policies to the shall be divered to the beneficiary as soon as insured; if the drantor shall fails the dranter as their interest my appert; if and disability insur-fuence at grantor may indefine any such risk theorem and lower as benefi-ficary to procure, if proceed on said buildings, the beneficiary may procur-te samtor may indefine any such rest insurance policy may be applied by indefine any indefine or or such a buildings the beneficiary insures or insure or the restifier of a such and there beneficiary the loan. The amount so procure, if proceed on said buildings, the beneficiary insure the samte mount so any indefine or or such as there insurance policy in such instr

The above described real property is not 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 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

each, the first installment to become due and payable on the \_\_\_\_\_\_ 2nd \_\_\_\_\_ day of \_\_\_\_\_\_ August \_\_\_\_\_\_, 19.79. and sub-sequent installments on the same day of each month thereafter until said note is fully paid; the final installment on said note in the sum of \$ 178.00 \_\_\_\_\_\_\_ will become due and payable on \_\_\_\_\_\_\_\_July 2 \_\_\_\_\_\_, 19.83; said note bears interest at the follow-

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 connecith said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of the grantor herein contained and also securing the payment of the sum of \$ 6,059.58 this day actually loaned by the beneficiary to the grantor for which sum the grantor 

Range 8 East of the Willamette Meridian, in the County of Klamath, State of Oregon, that lays West of the Sprague River.

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property <u>County</u>, Oregon, described as: Clarence R. 40710

That portion of the S%S%NW%SW% of Section 21, Township 34 South,

Transamerica Title Insurance Company Suburban Finance Company

TRUST DEED TO CONSUMER FINANCE LICENSEE Clarence R. Wells and Diana Wells

S. 7042

+A38-19291 THIS TRUST DEED, made this 2nd day of July

畿 ..., 19.79, between

5日4日月7日月1日

. as Trustee,

.., as Grantor.

....., as Beneficiary WITNESSETH:

I.BOZI DEPH

in

and

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

16373

and that he will warrant and forever detend 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 organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural

purposes. This deed applies to, insires 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 feminine 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.

Clarence Kallert 1116 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. iliana J. Wells, (If the signer of the above is a corporation. use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON, County of ..... STATE OF OREGON, Klamath County of Personally appeared Personally appeared the above named who, being duly sworn. each for himsell and not one for the other, did say that the former is the Clarence R. Wells & Diana Wells president and that the later is the and acknowledged the foregoing instrument to be voluntary act and deed. ្ង secretary of ..... and that the seal allixed to the foregoing instrument is the corporation, 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 In the wing blain Notary Public for Oregon SEAL) 3 e Before me: My commisison expires: 5-11-53 (1)Notary Public for Oregon (OFFICIAL SEAL) My commission expires: 3.32 REQUEST FOR FULL RECONVEYANCE used only when obligations have been paid. TO. . Trustee 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 . File Colder J nes las collo 机压力 使自然的变形 121217 1.1 用和外外的问题 DATED: . 19 Print & Autory Ver 网络相目行行自由 tiga e 10112 Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it se ures. Both must be delivered to the trustee for concellation before reconveyance will be m TRUST DEED STATE OF OREGON TO CONSUMER FINANCE LICENSEE SS. Klamath TO THE NO. THE CONTROL OF THE ADDRESS OF THE ADDRES Clarence R. Wells 11th day of July ...., 19 79, Diana Wells 1111 49.11 nt 3:32 o'clock PM., and recorded Grantor in book. 1179 on page 16372 or as SPACE RESERVED 1.5 Suburban Finance Company Beneficiary I AFTER RECORDING RETURN TO USUL 200 AND FINANCE CO. 3928 SO. GU ST 14 91 ANTH FAILS ORC 5 576-1 FOR file/reel number 70427 Record of Mortgages of said County. Witness my hand and seal of County affixed. 19 P S Mn. D. Milne  $h(\eta)$ By CLARENCE HUMANCE HUTCH 876-1 Alta (Deputy. Fcc \$6.00