FORM No. 940-OREGON TRUST DEED-To Consumer Finance Licensee.	STEVENS NESS LAW PUBLISHING CO., PORTLAND. OR. 97204
15 7A38-19541 71263 TRUST DEED TO CONSUMER FINANCE	Vol. 79 Page 17707
THIS TRUST DEED, made this <u>18th</u> day of Clinton L. Fowler and Garnor Fowle Transamerica Title Insurance Comp and Suburban Finance Company	3 7 9
WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee inKlamathCounty, Oregon, described as: Beginning Westerly right of way line of the U.S.R.S. Drain 6, wi Sections 2 and 11, Township 41 South, Range 10 East of section line being also the center line of a county row Merrill, Oregon, and which point of beginning bears We corner common to Sections 1,2, 11 and 12, said township	e in trust, with power of sale, the property at the point of intersection of the th the section line common to the Willamette Meridian, said ad running West from the Town of st 2008 6 feet from the continu

section line 100 feet; thence South 130 feet; thence East 100 feet; thence North 130 feet to the point of beginning; being a portion of Lot 2, Section 11, said township and range, excepting therefrom the Southerly 15 feet of said property.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise hereafter appertaining, and the rents, issues and profits thereol and all fixtures now or hereafter attached to or used in connection with 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 thereol, 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 agricultu. To protect the security of this trust deed, grantor agrees:

 To protect, preserve and minimin said property in good condition ond repairs, not to remove or demolishing building or improvement thereon: not to commit or permit any waste of said property. In good condition on to commit or permit any waste of said property. In good condition of the commerce or demolishing the building or improvement thereon: not to commit or permit any waste of said property.
 To complete or restore prompting in good and workmanike destroyed thereon, and pay when due all costs incured in source, contained thereon, and pay when due all costs incured thereon, contained thereon, and pay when due all costs incured thereon, contained thereon, and pay when due all costs incured the Uniform Common testifications aftering said property; if the beneliciary or requests to request thereon, and pay when any require and to pay for thing same in the property and the pay for thing same in the transmer or the building or information in executing such financing statements pursuant to the Uniform Common the said promises against loss or damage by fire with extended coverade in an anount not less than \$16,128,000.
 with extended coverade in an anount not less than \$16,128,000.
 with extended coverade in any appear; all policies of insurance shall hall be delivered to the beneficiary may appear; all policies of insurance to the same at grantor's expense. Grantor hereby authorizes and disclicit is and disclicit the lower and the same at grantor's expense. Grantor hereby authorizes and disclicit is and disclicit placed the product set when any three authorizes, thereof, may be explicit by endition of any piley to the lower any there on the said the amount so calles ability in the same of the lower of the lower and the deliver of the lower as the same at grantor's expense. Grantor hereby authorizes

to beneficiary. 6. To uppear in and defend any action or proceeding purporting to affect 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 exists, to require that all or any portion of the mount required to the such taking, which are in excess of the amount required to provide the sample forts, expenses and attorney's less necessarily paid or four of the sample forts, expenses and attorney's less necessarily paid or provide the sample forts, expenses and attorney's less necessarily paid or four of the sample forts, expenses and attorney's less necessarily paid or provide the sample forts, expenses and attorney's less necessarily paid of the sample forts, expenses of the sample to kendicary and ap-field by it must the michight more than the time upon written request at his wan expense, to take such actions and nece the totic, and granter agrees, 8. At any time and from time to time upon written request of the built reconveyance, for cancellation), without affecting the liability of any per-ter of the payment of the indefinition of the indefinition of the inde-ing of any map or plat of said property; (b) join in granting any casement or creating any creativition the lien or charge thereoft (d) reconvey, without warranty, all or any part of the property. The grantee in any recon-vergance may be described as the "person or persons legally entitled thereoft, and the recitals thereoft. of any traiters or the shorts proof thereoft, and the recitals thereoft.

retinitioness increasi. 9. Upon any default by grantur hereunder, beneficiary may at any time without notice, either in person, by agent or by a court appointed re-time without notice.

rad, timber or grazing purposes.
civer and without reland to the adequacy of any security for the indebtedness secured hereby, and in such order as indeptedness secured hereby, and by licensee to an attorney not a salaried employee of ticensee.
allow the rents, issues and polits, or the proceeds of insurance policies or application thereof as an areasity shifting or damade to the property, and the of dealuf hereunder or invalidate any set form thereunder, the bencheidary may declare all sums secured hereby immediately due and payable. In such an event and if the above described real property is currently used for afficial task in the inter the bencheidary or the bencheidary or the interdate provided by faw for afficial task property to satisfy the obligation of the bencheidary or the bencheidary or the interdate provided by faw for the bencheidary or the interdate provided by faw for the bencheidary or the secure do accessed to know the bencheidary or the secure do accessed to be corded bis writh the bencheidary or the base described real property to satisfy the obligation secure thereby, where the and or as 62.90°.
all the above described real property to satisfy the obligation secure thereby, where the and the above the strate the inter and and the inter and the process in interest respective proceed to second in equity as a moreidate in the single described in white the bencheidary or the transfered as then required by taw and proces

NOTE the Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or strings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state; it is subsidiaries; affiliates, agents or branches; or the United States or any agency thereal. The litense is always the beneficiary. This form not suitable for loans less than \$2,000. For a Mortgage to Consumer Finance Licensee, see Stevens-Ness form No. 951.

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

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)—tor an-organization, or (even il-grantor is a natural person) are lor-business or commercial purposes other than agricultural purposes. 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 forminine and the neuter, and the singular number includes the plural. IN WITNEES WHEREOF and former the benefit for the benefit of the bene

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

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.

(If the signer of the above is a corporation, use the form of acknowledgment opposite.)

(ORS 93.490)

)ee

STATE OF OREGON.

(OFFICIAL

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SEAL)

County of Klamath

Personally appeared the above named Clinton L. Fowler & GarnOr Fowler

and acknowledged the foregoing instrument to be _____ a voluntary act and deed.

Notary Public for Oregon My commisison expires:

STATE OF OREGON, County of) 55. , 19 Personally appeared and who, being duly sworn, each for himself and not one for the other, did say that the former is the

president and that the later is the and a state of the second 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. Before me:

Notary Public for Oregon My commission expires:

(OFFICIAL SEAL)

REQUEST FOR FULL RECONVEYANCE used only when obligations have been paid.

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

DATED:

TO:

Beneliciary

not lase or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

TRUST DEED	anganing sangan sangan Ang Sangaha sangan sangan sa	STATE OF OREGON
CONSUMER FINANCE LICENSEE		County of Klavath
Clinton L. Fowler		I vettily that the within instru- ment was received for record on the
Garner Fowler Grantor	SPACE RESERVED	at 3:12 o'clock P.M. and recorded
Suburban Finance Compan Beneticiary		file/reel_number 71263
SUEURBAN FINANCE CO		Record of Mortgages of said County. Witness my hand and seal of County affixed.
5928 JOWTL GUST		Un. D. Milne Title
TLAMATH PANS, ORESON		By Diennethe Sofelsch Deputy.
		Fee \$6.00