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| FORM No. 946-OREGON TRUST DEED-To Consumer Finance Licensee. 1-32 | 412 | |
| LIC 73613 ^{ra} CLEON SUCON 231 2 CEU- IO EC TRUST DEED TO CONSUME THIS TRUST DEED, made this 6th day Harold L. Jensen and Eileen C. Jensen Klamath County Title Common C. Jensen | R FINANCE LICENSEE | 1362 🏶 |
| Harold L. Jensen and Eileen C. Jensen Klamath County Title Company and Motor Investment Company | | 79 , between |
| | | |
| Grantor irrevocably grants, bargains, sells and convey in Klamath County, Oregon described on | s to trustee in trust, with power of sale | e, the property |
| Lot 55 of the Lamon Hones, together with a s parallel with the South boundary of said lot, on file in the office of the County Clerk of | strip of land 15 feet wide adja , according to the official pla KLamath County, Oregon. | icent to an it thereof |
| TRUST DEED | | 일이다. 전성 가지 않으는 이번 것은 |
| | 21.7 LE OL OMERCIA | |
| Da mut fore of defines and taure found rig fire MOTE which is answer, dork from the | • Activered to the fraction for formalities and the second | |
| 이 것은 그는 것 같아요. 같은 것 같아요. 그는 것이 같은 것을 위해 가슴이 많은 것을 가지 않는 것 같아요. | 방문에 위해도 잘 못 좋아요. 한 것 같아요. 가지 않는 것 같아? | |
| together with all and singular the tenements, hereditaments and appurted nowyor hereafter appertaining, and the rents, issues and profits thereof ar tion with said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of and | and to or | used in connec- |
| the payment of the sum of \$10,478.98 this day actually loaned | n agreement of the granter herein contained and by the beneficiary to the desenter learning to t | nd also securing |
| has given his note of even date payable with interest to the beneficiary in each; the first installment to become due and payable on the | monthly installments of | \$ 266.10 |

ing rates: If the original amount of said loan is \$5,000; or less, three percent per month on that part of the unpaid principal balance of said note not in excess of \$300, one and three-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 \$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; howaver if the original amount of said loan is in excess of principal balance instead of the rates of interest just mentioned, the whole amount so loaned shall bear interest at the rate of one and one-\$5,000; then per month on its entire principal balance; all installments include principal and interest and, as paid, shall be applied first to interest 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 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 doscribed real property is not currently used for agricultural, timber or grazing purposes.

The above described real property is not currently used for agricultur. To protect, preserve and maintain said property in Acod condition and repair, not 60, remove or demolish any building or improvement thereon;
17 To complete or, restore property in Acod and workmanilke decarboyed thereon; and repair, not 60, remove or demolish any building or improvement thereon;
17 To complete or, restore property in the bound workmanilke decarboyed thereon; and property if the beneficiary so request; to if in and repair in the formations allecting said property; if the beneficiary so request; to if in executing such linancing statements pursuant to the Uniform Commerging or the beneficiary and restrictions allecting said property; if the beneficiary so request; to if in executing such linancing statements pursuant to the Uniform Commerging or the rested and continuously maintain insurance on the buildings now or hereafter erected on the said property; if the beneficiary so request is of the same of the beneficiary as soon as insured; if the grantor shall be written in companies acceptable to the beneficiary, with loss payable to the shall be delivered to the beneficiary as soon as insured; if the grantor shall be the beneficiary at least liften days prior to the expiration of any policy of insurance and to deliver said directs beneficiary at least liften days prior to the expiration of any policy of insurance and directs least in the same at grantor's expense. Grantor hereby authorise and directs leasting the present of and discussive prior to the insurance policy of and discussive prior to the expiration of any policy of insurance and duct the amounts so actually paid theore the discust regulations of any policy of invalidate any act thereafter placed on said buildings; the beneficiary may procure invalidate any act of way the order thereby and in such order as beneficiary to any independences security the entire amount so induct hereafter placed on the said buildings in the discust hereits and

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 any portion of the monies payable as com-pay all reasonable costs, expenses and altorney's less necessarily paid or incured by grantor in such proceedings, shall be paid to beneficiary and ap-our expense. It is necessarily in the such actions and altorney's less necessarily paid or appendent to indebtedness accured hereby; and grantor akters, at his exarty in obtaining such compensation, promptly upon bents as shall be nec-ticiary and presentation, of this deed and the note for endorsement (in case of son for the payment of the indebtedness, trustee may (a) consent to the mak-or creating any restriction thereon; (b) join in granting any esement aftering this deed as the for charge thereof; (d) reconvey, without warranty, all or any part of the property. The france in any recon-revence may be described as the "person or persons lefally entitled thereof. # Upon any default by grantor hereonder, beneficiary mod of the furthulmess thereond as the "person or bersons lefally entitled thereof. # Upon any default by grantor hereonder, beneficiary may at any fine without notice, either in person, by agent or by a court appointed re-

real, timber or grating purposes.
real, timber or grating purposes.
any part the secured, enter upon and take possession of and property or insue and provide in the warm may to or, otherwise, collective property or insue and provide in the warman sue for or, otherwise, collective provides and provide in the warman sue for or, otherwise, collective provides and provide in the warman sue for or, otherwise, collective provides and provide in the warman's default provides and the provides of an attorney of a second default by the entering upon and taking possession of and provide. The entering upon and taking possession of and provides of the entering upon and taking possession of and provide. The entering upon and taking possession of and provide provides and the above taking any and the provess of insuperty public. In success, the entering upon and taking possession of and provide the entering upon and taking possession of and provide the taken any and provide the provi

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an atterney, who is an active member of the Oregan State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregan or the United States, a tille insurance company, authorized to insure tille to real suitable for leans less than \$2,000, press pillet actives to other United States of any agency thereof. The litenser is always the bankform, this form not table for laans less than \$2,000. For a Mortgage to Consumer Finance Licensee, see Stevens-Ness form No. 951.

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21-46-1 , 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 al and heating and and heating the features and heating and the start of a said and $(\alpha_{i},\beta_{i},\beta_{i}) \in \{\alpha_{i},\beta_{i}\} \in \{\alpha_{i}$ A Deres of the Barry of the 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 if grantor is a natural person) are for business or commercial purposes other then adricuttural-This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execuor 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 WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. Will summing a strong sport and the second of the second o न्यू देवर का IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) ar (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 Regulation 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) STATE OF OREGON, Personally appeared وأرفقه والمناجستين أشفا أجام والمتكري and County ofKlamath Personally appeared the above named. each for himself and not one for the other, did say that the former is the Harold L. Jensen and Eileen C. president and that the later is the Jensen acknowledged the foregoing instrusecretary of ment to-be , a corporation, COFFICING A P. Calles Contactars and that the seal affixed 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. Before me: Notery Public for. Oregon My commission expires: And a second broad and a second of a second of an and a second of a second of a second of a second broad a second of a second of a second broad a second of a se (OFFICIAL SEAL) The date of manufact of the field second by this harmonical periodic street above an writing the date. To: The second of the second o WThe 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 ferms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to ST OF SECURIC PERTURNANCE of each alreaded, of the design sector as a sector of the sector sector sector sector tion with wild real course. together with all and churcher the reportants, horedianteeus and appreciational and off allef addre the course based of Beneficiary Do not lose or destroy this Trast Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED STATE OF OREGON SS. TO CONSUMER FINANCE LICENSEE Harold L. Jensen and Eileen C. Jensen at 3;07 o'clock P.M., and recorded ចំ ផ្លែងជុំសម្រាស់ សំ SPACE RESERVED Grantor IN in book M. 79. on page. 21362or as Motor Investment Company MILLEOR file/reel number 73613....., RECORDER'S USE 10 Record of Mortgages of said County. Abdum Apsending Bonoticiary Witness my hand and seal of Siri? County affixed. Motor Investment Company Off 1919 Source MM. D. MILNE Cocceptories 531 S. 6th- PO Box 309 nres Klamath Falls, Oregon 97601 10 COMPTWEE HIMPICS INCLUSE A Mercury By Denverthe By Denverthe By Denverth FEE \$ 7.00 FORM HE ARE - OUR ODD TEAST PLEN, - REAL STRUCK FINAL PLANE 5