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FORM No. 951—MORTGAGE TO CONSUMER FINANCE LICENSEE.	Vol.m://9 Page 26384-
10-5-73 7671.5	day of Movember , 19.79 ., Mortgagor, man Mortgagee, to him paid by said
ACE Made this 9th	day or Mortgagor,
THIS MORTGAGE, Made and Mabie S. Eggs	man Mortgagee,
by WIIDUL Hygan	to him paid by said
to Motor Investment Co. WITNESSETH, That said mortgagor, in consider the control of the control	ration of \$
to	oto said mortgagee, his heirs, executors, adminior Oregon:
does hereby grant, bargain, sell and convey un	coety situated inCounty, Orogo
mortgagee, does hereby grant, bargam, self and control successors and assigns, the following described real pro	JENY - 3.
Successors and assigner,	

Government Lots 1, 8 and 9 Section 22, Township 31 South, Range 8 East of the Willamette Meridian

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging (IF NECESSARY, CONTINUE DESCRIPTION ON REVERSE) or in anywise appertaining, and which may hereafter thereto belong or appertain; and the rents, issues and profits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage

TO HAVE AND TO HOLD the said premises with the appurfenances unto the said mortgagee, his or at any time during the term of this mortgage:

This mortgage is given to secure the payment of the sum of \$,11,487.00..., this day actually loaned heirs, executors, administrators, successors and assigns forever, by the mortgagee to the mortgager, for which sum the mortgagee has given his note of even date payable with the same day of each month thereafter until said note is tully paid; the final installment on said note in the same day of each month thereafter until said note is tully paid; the final installment on said note in the sum of the will become due and payable on 19 5; said note bears said note bears interest at the following rates: Three percent per month on that part of the unpaid principal balance of said note interest at, the following rates: rates percent per month on that part of the unpaid principal balance of not in excess of \$300, one and three quarters percent, per month on that part of the unpaid principal balance of Sed note in excess of \$300, but not in excess of \$1000 and one and one-quarter persent per month on that part of the unpaid principal balance of said note in excess of \$1000, but not in excess of \$5000; one first one half per Cent per month on thet entire principal balance of said mote; 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.

Said mortgagor covenants to and with the mortgages, his heirs, executors, administrators, successors and assigns, that he is lawfully seized in tee simple of said premises and has a valid, unencumbered title thereto

and will warrant and torever defend the same against all persons; that he will pay said note, principal and interest, according to the terms thereot; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every the terms thereot; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every the terms thereot; that while any part of said property, or this mortfage or the note above described, when due and pay and satisfy any and all liens or encumbrances that are or may become liens on the premises or nature which may be levied or assessed against said property, or this mortfage; that he will keep the buildings now on or which hereafter may appear and will not commit or sufter any waste of said premises; that he will keep the buildings now on or which hereafter may repear and will not commit or sufter any waste of said premises; that he will keep the buildings now on or which hereafter may reason devil not commit or sufter any waste of said premises; that he will keep the buildings now on or which hereafter may reason the said premises continuously insured to a term not extending beyond the scheduled maturity of the debt hereby repear and will not commit or sufter any waste of said premises; that he will keep the buildings now on or which hereby repear and will not commit or a term not extending beyond the scheduled maturity of the edit hereby repear and will not extending beyond the scheduled maturity of the edit hereby repear and will pay by the with extended coverage, in an amount not less than the original principal sum of the not pay appear; all policies of insurance shall be delivered to the or obligation secured by this mortfage, in a company or companies acceptable to the mortfage, with loss payable first to the mortfage and then to the mortfage and seassments or for any reason to procure such insurance and to deliver said policies to from the sum of the procure and pay for said insurance and for the performa

g statements pursuant to the Uniform Commercial Code, in form satisfactory to the mortgagee, and will pay for filing the in the proper public office or offices.

The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage arc:

The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage arc:

(a) primarily for mortgagor's personal, tamily, household or agricultural purposes (see Important Notice below), for an organization or (even it mortgagor is a natural person) are for business or commercial purposes other than activities agreess.

(a) primarily for mortgagor's personal, lamily, household or agricultural purposes (see Important Notice below),

(b) for an organization or (even it mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.

Now, therefore, it said mortgagor shall keep and perform the covenants herein contained and shall pay said note according a mortgagor, it is all the payment of said note and other sums to become due under this mortgage; it being agreed that a failure to its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of the state of the security of the said covenants and the payment of said note and other sums to become due under this mortgage; it being agreed that a failure to its terms, this conveyance shall be void, but otherwise shall be easily the payment of said note and other sums to become due under this mortgage at once due and payto perform any covenant herein, or if a proceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option to declare the whole amount unpaid on said note and on this mortgage at once due and paying the mortgage of agrees to pay the mortgage's reasonable attorney's tess actually paid by the mortgagee to an attorney who is not allowed employee of the mortgagee's reasonable attorney's tess actually paid by the mortgagee on said security after desalaried employee of the mortgagee and in the event of suit or action to collect said loan or to realize on said security after desalaried employee of the mortgagee and included in the decree of foreclosure.

The mortgage are set in its a borrower and the mortgage is regal those words are defined in the Oregon Consumer Act, (Chapter 725 of Oregon Revised Statutes. The mortgage is regal to the time, the above loan was made in the process of the set of the loan as required by ORS 725.560 and by Section 10.100 of the Oregon of a statement in the English language relative to

MITNESS WHEREOF; saidymortgagorchas chereunto, set, his hand on the day first above written. IVI Danc Eggshan and Mabie Eggsman BE IT REMEMBERED, That on this 9th before me, the underergned, a mother public medical said co

CORULA O:

IMPORTANT NOTICE: Delete, by lining out, whichever warronty (a) or (b) is not applicable; if warranty (a) is applicable and if the such word is defined in the Truth-in-Lending Act and Regulation Z, the mortgages should make the required disclosures.

21*11 the unpaid (principal) boldace of said note is in excess of \$5000, delete, by lining out, all reference to rates of interest applicable to loans which do not exceed \$5000.

For a Trust Deed to Consumer Finance Licensee, see Stevens-Ness Form No. 946.

FORM No. 951-MORIGAGE TO:	CONSUMES FINANCE	& Ficelity from

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[Motor]	investment Co.				Marifages.
MITOIL	M bas assepta	ibie G. Eggsm	ល់ នៃ និង នៃការ		S. Marigakor,
	IGE, Made this		day of	::::::::::::::::::::::::::::::::::::::	. 19.70
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No. 957MONTGAGE TO CO	MSUMER FINANCE LICENSE		englich in seine Seit auf eine Seiter auf eine Seite seine Seite seine Seite seine Seite seine Seite seine Seit	《美术文学业制造》科表的数型。未来、学习	Regarded to the same of the

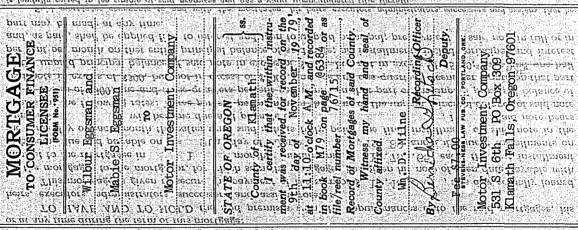
s and assigns, the following described real property situated in County, Oregen: mortgagee, does hereby grunt, bargain, sell and convey trato said mortgagee, his helts, executors, administrators, WITMESSETH, That soid morreagor, in consideration of § sold the first paid by sold 10

East of the Willam tte Meridian Coverrment Lots 1, 8 and 9 Section 22, Township 31 South, Fange 8

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profits therefrom, and any ard all fixtures upon said premises at the time of the execution of this mortgage or in anywise appertaining, and which may hereafter thereto belong or appertain, and the verts, issues and ne necessary commune preceding on excess?

Together, with all and singular the idnements, hereditarients and appurtenances thereanto belonging



is lawfully soized in tee stancie at eard administrators, aucobisms and assisms than

and will serrain and locevia detaid the same against all persons, that he will pay said note, principal and interest, according to the time theory, that while any part of said note remain amount he will be in the sole above described, when due and provincina which may be served of reseased selenal said property, or this merigage or the note above described, when due and provincinate which may be served of reseased selenal said property, or this merigage or the note above described, when due and provincinate which may be served of reseased selenal said and the time of the new part thereof superior to the law of this morthage, are remaindances that are on which he or the persons and provinces are not asset to the served of the new part thereof superior to the law of this morthage, and the said morning of the control of the new part thereof amounts or said and the law of this morthage, and then to the morthages and then to the morthages are according to compared to the control of the control of the control of the morthages and then to the morthages are according to compared to the control of the control of the morthages and then to the morthages are according to compared to the control of the morthage are allowed to the control of the morthage and then to the morthage are according to compared to the control of the control

-Wilbur Eggsman and Mabie Eggsman known to me to be the identical individual sedescribed in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily.

day of November 12 BE IT REMEMBERED, That on this 9th before me, the undersigned, a notary public in and for said county and state, personally appeared the within

STATE (OF COREGON is a series seem of 5500) gets. Although on all reference to take as imposed object 26385 as so use Count. Of ... KI surgety, whither waitenty (a) at (b) it not applicable. It werearty (a) it applicables and it has mericages it a craftee such ward, it defined in the Tash in-Lending Act and advision 2, the mericages shalld make the required disclosure.