NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company, sayings and loan 'association authorized to business under the lows' of Oregon or the United 'States', a' title insurance company authorized to insure the to real 696.585. The license is always the beneficiary: Do not use) this form for loans less than \$2,000 when made at consumer finance rates.

fruthulness thereof, 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: 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 so elects, to require that all or any portion of the monies payable as com-pensation for such taking, which are in excess of the amount required to pay all 'reasonable costs, expenses and attorney's fees necessarily paid or pay all 'reasonable costs, expenses that he paid to beneficiary and ap-plied by it upon the indebtedness sense, shall be paid to beneficiary and ap-plied by it upon the indebtedness enclosed hereby; and 'krantor agrees, at his essary in obtaining such compensation and excute such instruments as shall be nece as the indebtedness enclosed hereby; and 'krantor agrees, at his essary in obtaining such compensation in the tote for endoscontent (in each of the necessary in obtaining such compensation), without and the relative's request of ind of any map or plat of said property. (a) consent of the pay ind of the payment of the indebtedness runnes much subordination or other ind of any map or plat of said property. (b) join in any subordination or other without subrating any restriction thereany (c) join in any subordination or other without subrating any restriction thereany (c) join in any subordination or other without subrating any restriction any matters or herean the grantee in any recovery and the receiver the day institutes of herean the grantee in any recovery and the receiver the day instituters or herean the sould endow the of the of the of turbulanes therean of any matters or herean shall be conclusive proof of the 9. Upon any default by grantor hereander, beneficiary may at any

It is mutually agreed that: e. 101

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

4. To provide and continuously maintain insurance on the buildings now or herealter created on the said premises against loss or damage by lire with extended coverage in an amount not less than \$.9, 1200 (00) within in companies acceptable to the beneficiary, with loss payable to the latter and to grantor as their interests any appear; all policies of insurance for any reason to procure any such insurance and to deliver said policies to the beneficiary, at least litter days prior to the spiriton of any policy of in-the same at grantor's expense. Grantor herebyg, the beneficiary may procure and the delivered to the beneficiary as your to the spiriton of any policy of the same at grantor's expense. Grantor herebyg, the beneficiary may procure and a grantor's expense. Grantor herebyg, the beneficiary may procure and a grantor's expense. Grantor herebyg, the beneficiary may procure and a grantor's expense. Grantor herebyg, the beneficiary may procure and a grantor may have authorized, pay the proceed of the loan. The beneficiary of the procurable, such credit life or athorizes and directs benefi-and and the amounts so actually, paid from the proceeds of the loan. The beneficiary may determine, or at option of beneficiary the and disability insur-and the or cure or waive any be feased to granto entire amount so col-lected, any part thereol, may be released to granto here ya applied ben-lected on preserve the collateral for this loan, the beneficiary may pay for insure or to preserve the collateral for this loan, the beneficiary may pay for these shares and obse duries and ath the amount so for the performance of those duries and the amount so for the performance of those duries and ath the amount so the section of preserve the collateral for this loan, the beneficiary may pay for the section bear duries and ath the amount section or insure or to preserve the collateral for this loan, the beneficiary may pay and the section bear duries and add the amount life and alove. The section bear interest at the rates spe

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 6ood condition and repair; not to remove or demolish using property in 6ood conditions not to commit or permit any waste of said property. 1. To complete or restore promy and in 6ood and worked thereon, mather, any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incured therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property. If the beneficiary so requests, to foin in executing such linancing statements pursuant to the Uniform Commer proper public offices. 4. To provide and continuously maintain insurance on the buildings now or hereatter erected, on the said premises against loss or damage by line with extended coverage in an amount not less than \$...9.120.00

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

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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 linal 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 navable

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 connecuth said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of the grantor herein contained and also securing has given his note of even date payable with interest to the beneficiary in _____60_____monthly installments of \$.152.00_

TRUST DEED NUMBER OF and the second spin that past Chaine HOIS with a second find that by THATEH IS DE THE

THIS TRUST DEED, made this _____ 7th ____ day of _____ January_____ Ray T. Parker and Maryetta M. Parker and Reversion as Grantor, Transamerica Title Insurance Company, as Trustee, and Summeran Finanse Commer , as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale; the property Klamath County, Oregon, described as: in

Anna Brann Historian States - Frank

STEVENS-NESS LAW PUBLISHING CO ol.mgo_Page TRUST DEED TO CONSUMER FINANCE LICENSEE

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conclusive, proof of proper appointment of the successor funites, 16. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or, of any action or proceeding in which grantor, beneficiary or trustee, shall be a party unless such action or proceeding is brought by trustee.

Successor in interest entitled to such surplus. 15. For any, reason premitted by law beneficiary may been time to hime appaint a successor for successor in any frustee named berein or to any successor trustee, appainted becamder in any frustee named berein or to any successor trustee, appainted becamder in any frustee manuel be used without powers and dulies contained upon any trust shall be used by withen provers and dulies contained upon any trust shall be used by withen instrumers facts such appointment and substitution when the used by withen and the proventies of the substitution of the substitution of the substitution of the instrumers in early of the provided in the other that the trust deed dulicors of the substitution of the successor function, and that be conclusive proof of proper appointment of the successor function. If a provide second the trust when this deed, duly excluded and

The grantor and ocneticary, may purchase at the saie. 14. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment (1) the obligation secured by the trust deed, (2), to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (3) the surplus, if any, to the frantor or to his successor in interest entitled to such surplus.

which event all loreclosure proceedings shall be dismissed by the trustee. 13. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said trust deed sale either in one parcel or in separate parcels. The trustee may sell said property at auction to the highest bidder for each, may shall sell the parcel or parcels shall deliver to the purchaser, its deed in hypothest the time do sale. Trustee the protecty so sold, but without any covern as required by law conversing the truthulness thereol. Any person, excluding the trustee, but including the france and benchaser, but he sale. 14. When trustee sells pursuant to the provent serviced by law.

trust deed in the manner provided in ORS 86.740 to 96.795. 12. Should the beneficiary elect to foreclose by advertisement and the trustee for the trustee's sale, the granto five days before the date set by ORS 86.760, may pay to the beneficiary or his successors in interest respec-tively, the entire amount then due under the trust of the trust deed and the obligation secured thereby, other than succh portion of the principal as would not then be due had no default occurred and thereby, cure the default, in which event all foreclosure proceedings shall be dismissed by the trustee.

of default hereunder or invalidate any act done pursuant to such notice. 11. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any afreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an in equity as a morrgade provided by law or direct the truste declare this first decl trust declare by advertised to be recorded his written notice of the beneficiary or the bis election to sell the cluster to be recorded his written notice of both secured hereby, wherea and described real property to satisfy the obligation secured hereby, wherea the trustee shall his the time and placed to bareclose this trust deed in the manner provided in ORS 85.740 to 96.795. 12. Should the beneficiary elect to interclose he advertisement and

5. In the entring upon and taking possession of said property, the collection of such rents, issued profits, or the proceeds of insurance policies or compensation or awards point taking or damade to the property and application thereoid as aforeaid shall not cure or waive any delault or obtice of delault hereunder or invalidate any act done pursuant to such policie.

Ceiver and without regard to the adequacy of any security for the indebted ness, hereby, secured, enter upon and take possession of said property of any part thereol, in its own name sue for or otherwise collect the sents, issues and profits, including thereby, and in such order as beneficiary upon any indebtedness securid hereby, and in such order as beneficiary attermine. After grantor's default and referral, grantor shall pay beneficiary salaried, employee of licensee.

OREGON TRUST DEED ce Licensee, 38-209 79388

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The grantor covenants and agre	57 at the time the above loan was made of a statement in the English language 5725.360 and by Section 10.100 of the Oregon Administrative Rules. es to and with the beneficiary and those claiming under him, that he is law- bed real property and has a valid, unencumbered title thereto
and that he will warrant and forever de	efend the same against all persons whomsoever.
(b) for an organization, or (even if gr purposes. This deed souther to be a so	of the loan represented by the above described note and this trust deed are: amily, household or agricultural purposes (see Important Notice below), antor is a matural person) are for business or commercial purposes other than agricultural
leminine and the neuter, and the sindular numb	nelit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- bry shall mean the holder and owner, including pledgee, of the note secured hereby, whether struing this deed and whenever the context so requires, the masculine gender includes the er includes the plural. grantor has hereunto set his hand the day and year first above written.
IMPORTANT NOTICE: Delete, by lining out, whichever is not applicable; if warranty (a) is applicable and creditor as such word is dofined in the Truth-in-Lend tion Z, the beneficiary should make the required disclo	the beneficiary is a
(if the signer of the above is a corporation, use, the form of acknowledgment apposite.)	(ORS 93.490)
STATE OF OREGON,	STATE OF OREGON, County of) ss.
County of Klamath s	s. Personally appeared
Ray T. Parker & Maryetta M. and acknowledged the foregoing ment to be	instru- president and that the later is the
OFFICIAL SEAL) Motary Public for Oregon My commission expires	and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed 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.
Alla consector into the content in an entropy of the content of th	the nise (
The date of position of the dept second	
TO: In the second of the second secon	and an interference of the second sec
The undersigned is the legal owner and ho	Ider of all indebtedness secured by the territies
in the second seco	u hereby are directed to cancel all evidences of indebtedness secured by said in hereby are directed to cancel all evidences of indebtedness secured by said trust deed th said trust deed) and to reconvey, without warranty, to the parties designated by the you under the same. Mail reconveyance and documents to
Hereiter of the sum of S - 5 - 1997 - Sh	And date in the same wait, reconveyance and documents to
TRAC On INTERSTALL STREET STREET	19. A second
	Beneficiary hich if secures. Both must be delivered to the trustee for concellation before reconveyance will be made.
2 <u></u>	to me rustee to concellation before reconveyance will be made.
TRUST DEED	STATE OF OREGON, County ofKlamath }ss.
CONSUMER FINANCE LICENSEE	I certify that the within instru-
RayIT. Parker Q. Halide Maryetta M. Parker	A Development Long to Block Market Status of Clock. P. M., and recorded
Grantor Grantor Grantor	in book/reel/volume No.1180on page889or as document/lee/file/ instrument/microfilm No.179388
Suburban Finance Company	(RECORDER'S USE Record of Mortgages of said County. Dilbard Witness my hand and seal of
Suburban Finance Company	South Stranger County affixed.
Klamath Falls, Oregon 97601	10. COMENWES EMVICEBY Bernetha Stoch Deputy
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