	1/ 2/12/59		M.A.
FORM No. 946-OREGON TRUST DEED-To Consumer Finance Licensee.	<u>K-34359</u>	STEVENS-NESS LAW PUBLISHING CO PO	ORTLAND. OR. 97204
		Volmg De	
231 2. QOU GERGE, TRUST DEED TO	CONSUMER FINAN	ICE LICENSEE	
Samuy D. Stout and Ceralding I	lst day of	April 19	81 between
Sammy D. Stout and Geraldine L.	Stout	EVELYN BIEIN COURS	as Grantor.
and Motor Investment Clauser		Country stimed.	, as Trustee,
Grantor irrevocably grants, bargains sells	WITNECOPAT		Beneficiary,
Grantor irrevocably grants, bargains, sells	WIINESSEIH:		được đác tranh. Mành
in Klamath County, Oregon, desc	ribed as:	ee m trust, with power of sale, it	he property
		the second second second second	
Lot 14 in Block 8, Tract 1064, F the official plat thereof on file CKlamath: County, Poregon: 255	irst Addition to e in the office c	Gatewood, according to of the county Clerk of	an ann ann a' l 14 - Stair 14 - Stair
	에 다양하는 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은	Country of Klamath Luendry duringer	gen gewenne. Name
TRUST DEED		STATEOPOREGOV	2 N 27
			24
De nes tres or denney then least Draw 22 162 (1215 million il co-	and built truth the contracted .	a inn junean far sentelligtan before versen i -	en en fresseneren er
Together with all and singular the tenements, hereditamen mow, or hereafter appertaining, and the rents, issues and m			
FOR THE PURPOSE OF SECURING PERFORM the payment of the sum of \$6, 949, 17;	actually loaned by the b be beneficiary in	eneficiary to the grantor for which sum monthly installments of \$, of	m the grantor
The date of maturity of the debt secured by this in becomes due and payable. In the event the within describe sold, conveyed, assigned or alienated by the grantor with then, at the beneficiary's option, all obligations secured by become immediately due and payable.	nstrument is the date, stat ed property, or any part out first having obtained this instrument, irrespec	ed above, on which the final installmen thereof, or any interest thereon is sold, the written consent or approval of the tive of the maturity dates expressed	agreed to be
The above described real property is not currently used fo	r agricultural, timber or graz	ing purposes.	14 <u>1</u> 990 - 1
To protect the security of this trust deed, grantor and 1. To protect, preserve and maintain said property in good and repair; not for temoye or demolish any building or improvement not to commit or permit any waste of said property. 2. To complete or rastore promptly and in good and wor manner any building or improvement which may be constructed, dar destroyed thereon, and pay when due all costs incured therefor. 3. To comply with all laws, ordinances, regulations, covenant ions and restrictions allecting said property; if the beneficiary so rec join in executing such financing statements pursuant to the Uniform proper public offices. 4. To provide and continuously maintain insurance on the i now or hereafter erected on the said premises against loss or damage	Increasing any part interest, kmanifike upon any indebite actermine. Alter for reasonable at salaride amployee uests, to commer- le in the anolication of thereo	It regard to the adequacy of any security for red, enter upon and take possession of sain in its own name sue for or otherwise col- including those past due and unpaid, and a dness secured, hereby, and in such order as to frantor's definuit and referral, grantor shall to orney a tees, actually, paid by licensee to an of licensee. Itering upon and taking possession of said pro- tis, issues and profits, or the proceeds of insur- wards for any taking or damage to the pro- ter or invalidate any act. done pursuant to s der or invalidate any act. done pursuant to s	llect the rents, ipply the same, beneliciary may pay beneficiary attorney not a operty, the col- ance policies or operty, and the
with extended coverage in an amount not less than \$5.6.940. with extended coverage in an amount not less than \$5.6.940. written in companies acceptable to the beneliciary, with loss of damage latter and to grantor as their interests may appear; all policies of i shall be delivered to the beneliciary as soon as insured; if the grantor is shall be delivered to the beneliciary as soon as insured; if the grantor is beneliciary, at least littleen days prior to the expiration of any polic beneliciary, at least littleen days prior to the expiration of any polic beneliciary at grantor's expense. Grantor hereby authorizes and directly and deduct the amounts is acctually paid from the proceeds of the lo amount collected under any lite or other insurance policy may be beneliciary upon any indebtedness secured hereby and in such order, ficiary may determine, or at option of beneliciary the entire amount ficied, or, any part thereof, may be released, to Grantor, Such applice	1. Upon, beteby or in his peter beteby or in his peter shall fail shall fail trust deed by adv y of in- trust deed by adv y of in- trust deed by adv y of in- trust deed in the secured hereby, w y insur- and five notice it frust deed in the plied by sole then alter de	default by, grantor in payment, of any indebut erformance of any agreement hereunder, the b secured hereby immediately due and payabl ary at his election may proceed to foreclose rifagae provided by law or direct the trustee to tristement and sale. In the latter event the bet is and cause to be recorded his written notice I the suid described real property to satisfy hereupon, the trustee shall lix the time and tereof as then required by law and proceed to manner provided in ORS 66.740 to 96.795. the beneficiary elect to foreclose by adve lault at any time prior to live days before th trustee's sale, the grantor of bit passon pay to the beneficiary of the here passon.	tedness secured peneficiary may le. In such an this trust deed to forcelose this neliciary or the of delault and the obligations place of sale, o forcelose this ertisement and

lected, or any part thereof, may be released to beneficiary the entire amount so col-release shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. Should the grantor fail so to insure or to preserve the collateral for this loan, the beneficiary may pay for the performance of those duties and add the, amounts so paid to the then umpaid principal balance to bear interest at the rates specified above. 5. To keep said premises the from construction liens and to pay all taxes, assessments and other charges that may be levied or assessed upon or charges become past due or delinquent and promptly deliver receipts therefor to beneficiary. 6. To appear in and delend any action or proceeding purporting to allect the security rights or powers of beneficiary or trustee. It is mutually agreed that: 7. In the event that any portion of all of said property that the term

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, it it so elects, to require that all or any portion of the monies payable as com-pay all reasonable. costs, expenses and attorney's less meessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and agreed of the indebtedness secured hereby; and grantor agreed; at his own expense, to take such actions and execute such metalizery is request. 8. At any time and from time to time upon written required to ficiary and presentation of this deed and there may (a) consent to the mak-ing of any map or plat of said property; (b) foin any subordination of the agreement altecting this deed. or the granter thereof, (d) reconvey-without warranty, all or any part of the property. The grante in any recon-veyance may be described as the "property. The grante in any recon-veyance may be described as the "person is pay its of the recon-grant any definition or person legally emiled thereto. 9. Upon any default by grantor the said by conclusive proof of the 9. Upon any default by grantor hereunder, beneficiary may at any time without noice, either in person, by agent or hy a con-

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

NOTE: The Trust Beed Act, provides that the invite hereunder must be either an atlanay, who is an active member of the Oregon State Bar, a bunk, trust company, property of this state, it is subliding to do bunkets, and or branches, the United States, a "little invitatic company euclidic of invite this total, its subliding its, and the company, the beneficiary. De not we this form for issue in a grant of a more state of a state of a state of the state, a state of the state, a state of the state, a the beneficiary. De not we this form for issue in a grant of a more state of an excee agency litensed in the state of the state, a state of the state, a state of a state of the st

ORS 86.760, may pay to the beneficiary or his successors in interest respec-tively, the entire amount then due under the terms of the trust deed and the obligation secured thereby, other than such 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.

Which event all foreclosure 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 may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant of warranty, express or im-plied. The recitals in the deed of any parties of lact shall be conclusive proof of the truthtulness thereoi. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

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

It is an applicate and the starting is any, to the granted of to any auccessor in inferest emilied to such surplus. 15. For, any reason permitted by law beneficiary may from time to time appoint a successor in successors to any trustee named herein or to any successor trustee, appointed human and substitution shall be vested with all title, powers and duties conterred trustee, the latter shall be vested with all title, powers and duties conterred trustee, the latter shall be vested with all title, powers and duties conterred by banching, containing reference to this strust deed instrument executed by banching, containing reference to this trust deed instrument executed by banching, containing reference to this trust deed conclusive proof of proper appointment of the successor trustee. 16. Trustee access the trust when this dand duly availed and

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 drantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

	625 2
filly spinod in family	6253 ceipt at the time the above loan was made of a statement in the English langua DRS 725.360° and by Section 10.100 of the Oregon Administrative Rules. grees to and with the beneficiary and those claiming under him, that he is law scribed real property and has a valid, unencumbered title thereto
and the contract cheerin of any relative the study	a the second s
The grantor warrants that the proce (a)* primarily tor grantor's persona (b) for an organization, or (even if purposes. This deed applies to, inures to the	eds of the loan represented by the above described note and this trust deed are: I, family, household or agricultural purposes (see Important Notice below), <u>frantor is a natural person) are for business or commercial purposes other than agricultural</u> benefit of and birds of
IN WITNESS WHEREOF, so	mber includes the plural. aid grantor has hereunto set his hand the day and year first above written.
IMPORTANT NOTICE: Delete, by lining out, which is not applicable; if warranty (a) is applicable an creditor as such word is defined in the Truth-In-Lo tion Z, the beneficiary should make the required di	wer warranty (a) or (b). nd the beneficiary is a inding Act and Regula: sclosures.
(if the signer of the obver is a corporation, we the form of adaptive production of the second second second secon	(OB5 93.490) STATE OF OREGON, County of
Personally appeared the above named.	each for himself and not one for the other, did say that the former is the president and that the later is the
(OFFICIAL SEAL) Notary Public for Oreg My commission expires	and that the seal attized 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 and and the
A CALIFIC AND A CONTRACT OF AN AND A CONTRACT OF AN AND A CONTRACT	Curry Arrow I Oregon backarse (OFFICIAL SEAL) A section as the maintain structure in the maintain structure
of the second se	D. F.Y. W.T. Martin Desiration interferences and the property of the transmission of the second s
trust deed have been tully paid and satisfied. Y (which are delivered to you herewith together y terms of said trust deed the estate now held by	older of all indebtedness secured by the foregoing trust deed. All sums secured by said ou hereby are directed to cancel all evidences of indebtedness secured by said trust deed with said trust deed) and to reconvey, without warranty, to the parties designated by the you under the same. Mail reconveyance and documents to
LOK THE PURPOSE OF SECONDAL I	reducements and appointenesses and all other rights thermalis telements of the con- use 36d medite mergal and all rations are or hardeness contracted in 18 and 18 Marine AMA and a species of the here field to the drames to which are a species of this erg and using featured for the here field to the drames to which are a species of the constants of the drames for the here field to the drames to which are a species of the constants of the drames for the here field to the drames to which are a species of the constants of the drames for the here field to the drames to which are a species of the constants of the drames for the here field to the drames to which are a species of the constants of the drames for the drames of the drames for the drames to which are a species of the constants of the drames for the drames of the drames for the drames for the drames for the drames for the drames of the drames for the drames for the drames of the drames for the drames f
	Beneficiary which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.
TRUST DEED TO CONSUMER (FINANCE) LICENSEE	STATE OF OREGON, County ofKlamath ss. I certify that the within instru-
Grantor	ment was, received for, record on the at
AFTER RECORDING RETURN TO	RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of County affixed. Evel yn Riehn County Claute
531 S. 6th Street Klamath Falls, Ore MAR DER ()8037	10 COMPRIME SHAMMCEBON ALEDRA DA PROPERTY