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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 com savings and loan association authorized to do business ander the laws of Oregon of the United States, a "file insurance" company authorized to do business and the laws of Oregon of the United States, a "file insurance" company authorized to insure title of 500 the license is always the beneficiary. Do not use this form for laans less than \$2,000 when made at consumer finance licensee, see Stevens-Ness form No. 951. "DOLG (CALL ACT LIGHT) of the laws the united states to the state to the state of states to the state of the st

uthluness thereof. 9. Upon any delault by grantor hereunder, beneficiary may at any me without notice, either in person, by agent or by a court appointed re-

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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 shall be taken inder the right of eminent domain, beneficiary shall have the right, it it pensation for such taking, which are in arcess of the monies payable as com-pay all reasonable costs, expenses and attorney less necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and ap-port of the indebtedness secured hereby, and grantor afrees, at his essary in obtaining such compensation, promptly appoint or requires the terms of the such actions and erecute such instruments as shall be nec-ssary in obtaining such compensation, promptly appoint for such proceedings, the nec-ticiary and branned this deed and the note to written request of bene-ful reconvergent of this deed and the note to written request of bene-ticiary and presentation of this deed and the note to written request of bene-ting of any map or cancellation), without allecting theorement (in case of or creating any restriction thereon; (c) join in any ubnording to other afferenent allecting any part of the property. The granting any easement agreement allecting or any part of the property. The granting the any reconvey, without warranty, all or any part of the property. The granting the any reconvey, without warranty all or any part of the property. The granting the any reconvey, truthulness thereoi.

to beneficiary. 6. To appear in and defend any action or proceeding purporting to altect the security rights or powers of beneficiary or trustee.

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 demolifsh any building or improvement thereon; 2. To complete or restore promptly and in 6ood and workmanlike, destroyed thereon, and pay when all costs incured thereford. Jamaged or 3. To comply with all laws or dinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneliciary so requests, to cial Code as the beneliciary may require and to pay for tiling same in the 4. To provide and continuously maintain insurance on the buildings now or herealter erected on the said promise against loss or damage by life with extended coverage in an amount not less than \$.....

16. Trustee accepts this trust when this deed, duly executed and acknowledded is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale under any other deed of shall be a party unless such action or proceeding in which frantor, beneficiary or trustee.

The grantor and beneliciary, may person, excluding the trustee, but methoding the grantor and beneliciary, may purchase at the sale.
14. When trustee sells pursuant to the powers provided herein, trustee the trust died of 10 to all persons having recorded line subsequent to the obligation secured by interest died. (1) to all persons having recorded line subsequent to the order of their trust died to the trust died of 10 to all persons having recorded line as the order of the proceeds of the trust died of 10 to all persons having recorded line as the order of the proceeds of the trust died of 10 the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.
15. For any reason permitted by law beneficiary may from time to successor trustee, appointed herein or no any trustee have of duits conferred upon the duit of the successor trustee and duits conferred upon the successor to the successor to the solice of the trout died and the solice of the order, which, when do the property is situated, shall be the order of the terording and the solice of the property is situated.
16. Trustee accepts this trust when this deed, duly executed and

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 may be postponed as provided by haw the time to which said trust deed sale either in one parcel or in separate parcels and shall sell the parcel or parcels shall delive to the purchaser its deed in hayable at the time of sale. Trustee hall delives to the purchaser its deed in the sale statistical encourses or in-plied moments. Any person, excluding shall be conclusive proof of, the trustee sells nursuant to the sources non-ided herein timelong the grantor and beneficiary, may purchase at the sale.

Itust deed in the manner provided in ORS 86.740 to 96.795. 12. Should the beneficiary elect to foreclose by advertisement and the finate default at any time prior tive days before the date set by the finate for the frustee's sale, the fination or other persons op privileged tivel 61.760, may pay to the beneficiary of the successors in interest respec-oblights entire amount then due under the firms of the first deed and the oblights accured thereby, other than such portion of the principal as would 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 petiormance of any afterment hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an in equity as a mortgage provided by law or direct the trustee to forcelose this frust deed by advertisement and sale. In the latter event the beneficiary or the secured hereby, whereupon the trustee shall execute boligations secured hereby, whereupon the trustee shall is the biligations and give notice thereof as then required by law and proceeds and place of asle, trust deed in the maner provided in ORS 86.740 to 96.795. 12. Should the herebicient secure that the furned to a device of the secure hereby atter the herebic of the hereof the state of the sale secured hereby.

saiariea employee or neensee. 10. The entering upon and taking possession of said property, the col-lection of such rents, issues and profits, or the proceeds of insurance policies or compensation or awards for any taking or damage to the property, and the application thereof as atoresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done: pursuant to such notice.

ceiver and without regard to the adequacy of any security for the indebied-iness hereby secured, enter upon and take possession of said property or issues indeposite the secure of the secure of the secure of the secure upon my indebiedness secured hereby, and industry and apply the same, determable attorney's fees actually paid by heense to an attorney not a salaried employee of license.

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

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 payment of the sum of \$ 12,265.28 this day actually loaned by the beneficiary to the grantor for which sum the grantor

r hereatter appertaining, and the rents, issues and profits thereof and all lixinies now of dereatter attached to of used in connec-rith said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of the grantor herein contained and also securing

togother with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise mow or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-

Be not love or densor the Third The Third On the signed which is present much the distinguish to me strates for stand you before see .

....., as Trustee, WITNESSETH: , as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: 1.13 G3 84 Lot 21 in Block 5 of OREGON SHORES SUBDIVISION, County of Klamath, State of Oregon, cof Klamath County, Oregon.

K-34252 FORM N. OREGON TRUST DEED

Klamath County Title

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TRUST DEED

according to the official plat thereof on file in the office of the County Clerk BERR MER LOCALLE şei (ેલ હ Leader and the party of Carrier of Klarach

PTENSORS OF GRANT DEED TO CONSUMER FINANCE LICENSEE Frederick W. Dalton .., as Grantor,

> STATE OR OREOON.

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PORTLAND. OR. 9720

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The grantor acknowledges receipt at the time the above loan was made of a statement in the English language relative to the Ioan as required by ORS 725.360 and by Section 10.100 of the Oregon Administrative Rules. The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawtully seized in fee simple of said described real property and has a valid, unencumbered title thereto istud de éconoci de contra describent may représent aller in person de adait at 43 à recer allemént pe

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The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)^a primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural

(b) for an organization, of vertex section of and birds 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 tors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether term into and as a beneficiary herein. In construing this deed, and whenever the context so requires, the masculine gender includes the feminine and the note; and the singular number includes the plural. The UNTRAFCE WHEREOF said drantor has hereunto, set his hand the day and year first above written.

 \mathbf{y} is a $\mathbf{\hat{y}}$ Sec. dente for building to Activity of departments from from constructions from and the point of and other theory of the form of the point of the form and the restriction of the form of the second Fred Oalton a çesis. Profiliae ્રાન્ટ આ આગાવી છે. આ ગામમાં પ્રેટ્સેન્ટ્રેસ્ટ્રેસ્ટ્રિટ્સ્ આ ગામમાં આ આગાવી છે. **IMPORTANT NOTICE:** Defete, by lining out, whichever, warranty (a) or (b) is not applicable; if warranty (c) is applicable and the beneficiary is a creditor as such ward is defined in the Truth-In-Lending Act and Regularities, it the beneficiary should make the required disclosures. States with ourse and an as and protein the conference of the contraction to the second secon n prop 500 C 62 22 30 felligites and the cheve is a corporation of a corporation of a chevelogment appealait in the second (ORS 93.490) the post that the second states in an ana da Tan Sakara STATE OF OREGON, County of STATE OF OREGON,) ss. Personally appeared County of KAMAA Personally appeared the above name od. and a each for himself and not one for the other, did say that the former is the president and that the later is the and acknowledged the loregoing instrusecretary of ment to be voluntary act and dead.

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 My commission expires:

 und that the seal affixed to the foregoing instrument is to be its, voluntary act Before me:

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 und that the seal affixed to the foregoing instrument is to be its, voluntary act Before me:

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 und that the seal affixed to the foreg and that the seal attixed 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. (OFFICIAL SEAL) O'FAU- A structure of the second of the second second bar second bar and the second se es mille charte ann eil fan ' 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 the partment of the sum of \$ 12,200,20 Afta day articulty tome it by the Second into to the Science for a field success De suid teal reality and the construct Man 15 and a sach agreement of the granter bench construct of the reality of the construct of the reality of the real ingerher with all and amfular the consecute, beceditionants and appointenances and all other rights through the consecute to the second statements of the consecute list, and the first there is the consecute second statement and the consecute list. 13 DATED: Beneficiary Do not lose 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 TO CONSUMER FINANCE LICENSEE FORM No. 940 STEVENENISSE LAW FOR. CONTLAND, ORE 1 Frederick W. Daiton Motor. Investment, Company Beneficiary AFTER RECORDING RETURN TO Motor' Investment, Company	STATE OF OREGON, County ofKlamath
531'S? 6th)-1PO:Box 309 the Klamath Falls, Oregon 97601	10 COMENNES LINVINCEBY / LECTIA Q. Ganage Deputy