	TRUST DEED TO CONSUMER FINANCE LIC	- <u>00</u>
THIS TRUST DEED, made this_		, as Granto
Alan L: Cameron and M	linnie R. Cameron	, as Truste
Aspen Title and Escre	W	
American General Fina	nce Inc.	, as Beneficiar
	WITNESSETH:	of sale, the property inKlamath
Grantor irrevocably grants, bargain sunty, Oregon, described as:	sells and conveys to trustee in trust, with power of	
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	그는 것 같은 것 같은 것을 가지 않는 것 같은 것 같이 있다.	
	그럼 병이는 것 것 순서에 가지 않는 것이다.	
and singular the tenemen	ts, hereditaments and appurtenances and all other	rights thereunto belonging or in anywise now or her ttached to or used in connection with said real estat antor herein contained and also securing the payme contex for which sum the grantor has given his note
fter appertaining, and the rents, issues and	i profits thereof and all fixtures now or hereafter a	antor herein contained and also securing the payme
FOR THE PURPOSE OF SECOR		
		ents of \$_133.00each, the first installine
ven date payable with interest to the ber		19.90 and subsequent installments on the sar
o become due and payable on the 5th		
tay of each month thereafter until said no	to to fully pold, the final installment on sale note i	In the sum of $133.00$ will become due a
	95 : said note bears interest at the followir	ng ratus: IKHOL XINGLAX XINGON KODEMI KAKA KAKA Managara Kangara Kangara Kakaka Kakaka Kakaka Kakaka
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	automath of cald note in full or in part may be made	at any time.
	secured by this instrument is the date, stated abov n described property, or any part thereof, or any bligations secured by this instrument, irrespective hall become immediately due and payable.	re, on which the final installment of said note become interest therein is sold, agreed to be sold, convey

To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condi-tion and repair; not to remose permits any waste of said property. The thereories and the second permits any waste of said property. 2. To complete or resoring provenant which may be constructed, there or destroyed, thereon, and pay when due all costs incurred the destroyed thereon, and pay when due all costs incurred there of destroyed thereon, and pay when due all costs incurred there of destroyed thereon, and pay when due all costs incurred there of destroyed thereon, and pay when due all costs incurred there of destroyed thereon, and pay when due all costs incurred there of destroyed thereon and pay when due all costs incurred to commercial code as the beneficiary for the pursuant to the quests, to join in executing such financing statements pursuant to the uniform Commercial code as the beneficiary may require and to pay for filing same in the proper public offices or offices. 4. To provide and continuously maintain losurance on the buildings now or hereafter erected on the said premises against loss or damage by the with extended coverage in an amount not less than \$27000.

4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damage by fire with extended coverage in an amount not less than s. 27000. Written in companies acceptable to the bernary application of the latter and to grantor as their incention of the said premises against loss payable to the latter and to grantor as their incention of the said premises as soon as insured; if the different is the latter and to grantor as their incention of any policy of insurance now or hereafter placed on said policies to the beneficiary as the angle and policy of the other beneficiary as the same at grantor, we have not the comparison of any policy of insurance now or hereafter placed on said contrast, the beneficiary as the same at grantor, the contrast the contrast of the contrast of the contrast of the contrast of the distersion of any policy of insurance now or hereafter placed on said grantor hereby authorizes and differs beneficiary and provide the same at grantor, the amount so actually paid from the proceeds of the loan fast of the amount collected under any indebtedness secured hereby eliciary the entire amount so collected, or any pairt of curve or walve any default yrantor as the premiums on pairt of the performance of those duties and do the amounts so paid to the then unpaid principal bained to for this loan, the beneficiary pay for the performance of those duties and on the proceed in any pay for the performance of those duties and on the prome any pay for the performance of the security rights or powers of beneficiary or trustee.

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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 dominor beneficiary thal have the right if its o elacts, to require a form of the monies problem as outlined to pay all reasonable costs, expenses and attorney's tess necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it upon the indebtednech sciences and execute such instruments as helfclary's required. This bed of Trust is ubject and tubordinate to another Deed or this bed of Trust is ubject and tubordinate to another Deed or the primet of principant the indepted of the amount so balaning such and execute such instruments as helfclary's required. This bed of Trust is ubject and tubordinate to another Deed of trust. It is hereby expressly agreed that should any default be made prior Deed of Trust, the holder orest and the amount so bald with legal in the payment of any installment of principal or of nucle pay buch in indebtedness secured by this Deed of Trust, and is addit to the indebtedness secured by this Deed of Trust and is shall be commended to forecors that on the ereaster and the accompanying note shall be holder of this Deed of Trust and is shall be compared to forecors that and the accompanying note shall be holder of trust.

9. At any time and from time to time upon written request of the box of the time and from time to time upon written request of the beneficiary and presentation of this deed and the note for affecting the tibelity of any person for the poly any map or plat of said property in any essentiate the time to the tibelity of any person for the poly any map or plat of said property (b) foin in any subordination or or the agreement or creating any restriction thereon; (b) foin in any subordination or other agreement affecting this deed and the same target the line or charge thereof; (d) reconvey, without warranty, all or any

scribed as the "person or persons legally entitled thereto," and the re-citals therein of any matters or facts shall be conclusive proof of the truthfulness thereof.

scribed as the "person or persons legally entitled thereto," and the re-citals therein of any matters or facts shall be conclusive proof of the 10. Upon any default by grantor nereunder, beneficiary may at any ime without notice, either in person, by agent or by a court appointed receiver and without regard to the adequacy of any security for the in debtedness hereby secured, enter upon and take possible therwise collect the rent, issues and prany indebtedness beat due and unpaid, and appoint as beneficiary may determine. After grantor's default and re-ferral, grantor shall pay beneficiary for reasonable altorney's fees actually paid by ilcensee to an attorney not a salaried employee of the person of such rents, issues and profits, or the proceeds of insurance poperty, and the application thereof as aforesaid, shall not cure or waive any default by grantor in default herewise collect there is the application of awards for any landebtedness could be application or awards for any landebtedness se-cured hereby or in his performance of any agreement hereunder, the beneficiary may order the the by agreement hereunder, the beneficiary may order for inclusing the beneficiary as a mortage in the manner provided by law for ony agreement hereunder, the beneficiary may dearlowent and for the sources, the beneficiary as proceed to foreclose this trust deed in equily as a mortage in the manner provided by law for mortage foreclosuicary at his elec-tion may proceed to foreclose this trust deed in equily as a mortage in the manner provided by law for mortage foreclosuicary at his elec-tion may proceed to foreclose the suit deed in equily as a mortage in the manner provided by law for mortage foreclosuicary at his elec-tion may proceed to foreclose the suit decide in equily as a mortage in the manner provided by law for mortage foreclosuicary at his elec-tion may proceed to foreclose the suit decide in equily as a mortage in the bis election to sell the said decinder all propery to salitify the obligations secured hereb

Inte obligations secured hereby, whereupon the trustee shall if it ha lime and place of sale, give notice thereof as then required by law and po-ceed to foreclose this trust deed in the manner provided in ORS 66.740 13. Should the beneficiary elect to foreclose by advertisement and sale then after default at any is sale, the grantor or other person so priv-tions of the principal as would not the beneficiary or his successors in interest respectively, the entire amount then due under the terms of the trust deed and the obligation secured thereby, other than such por-tion of the principal as would not then be due had no defaults pro-tion of the principal as would not then be due had no defaults pro-tion of the principal as would not then be due had no default oppor-tion of the principal as would not then be due had no default oppor-tion of the principal as would not then be due had no default oppor-tion of the principal as would not then be due had no default oppor-tion the trust acuton to the highest bidder for cash, payable at the time and principal 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 warranty, express or implied. For the trustfulness thereof. Any per-son ourchase at the sale. I. The truste shall be officienter, but indiced of any matters of fact shall be thore the property so told, but who deed of any matters of fact shall be thore the end of the trustfulness thereof. Any per-son ourchase at the sale. I. The trustes shall be proceed to sale to payment and deneficiery. I. S. When trustes eslis pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment and (3) the soligation iscurad by the frust deed. (2) to all persons had of (1) the obligation in the stress or trustee, appoint and the stress of the trusteets of the trusteet of the stress of the same in to as accessor or successors to any trustee finder of records. I. S. When recorded in the office of the recording off

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 or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance com-pany authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof. The licensee is always the beneficiary. This form not suitable for loans less than \$2,000.

041-00012 (H&V, 3-81) OAE-26	TOPOS
to add the figure of the second secon	iming under him, that the Islawfully setzed in fee simple of said
The grantor covenants and agrees to and with the beneficiary and tross cra described real property and has a valid, unencumbered title thereto Oregon Department of Veterans Affairs	
Olegoii Debar grence of the	
and that he will warrant and forever defend the same against all persons whor	nsoever.
The grantor warrants that the proceeds of the loan represented by the ab (a)* primarily for grantor's personal, family, household or agricultural pu (b)*(KCCO)/OBBO/2000(XCC)/SXCC/XDENOX(XCC/XCO)/CHANDY SKEW/CAR (D)*(KCC)/XDENO/2000(XCC)/SXCC/XDENOX(XCC/XCO)/CHANDY SKEW/CAR (D)*(KCC)/XDENO/2000(XCC)/SXCC/XDENOX(XCC/XCO)/CHANDY SKEW/CAR (D)*(KCC)/XDENO/2000(XCC)/SXCC/XDENOX(XCC/XCO)/CHANDY SKEW/CAR (D)*(KCC)/XDENO/2000(XCC)/SXCC/XDENOX(XCC/XCO)/CHANDY SKEW/CAR (D)*(KCC)/XDENO/2000(XCC)/SXCC/XDENOX(XCC/XCO)/CHANDY SKEW/CAR (D)*(KCC)/XDENO/2000(XCC)/SXCC/XDENOX(XCC/XCO)/CHANDY SKEW/CAR (D)*(KCC)/XDENO/2000(XCC)/SXCC/XDENOX(XCC/XCO)/CHANDY SKEW/CAR (D)*(KCC)/XDENO/2000(XCC)/SXCC/XDENOX(XCC/XCO)/CHANDY SKEW/CAR (D)*(KCC)/XDENO/2000(XCC)/SXCC/XDENOX(XCC/XCO)/CHANDY SKEW/CAR (D)*(KCC)/XDENO/2000(XCC)/SXCC/XDENOX(XCC/XCO)/CAR (D)*(KC)/XDENO/2000(XCC)/SXCC/XDENOX(XCC/XCO)/CAR (D)*(KC)/XDENO/2000(XCC)/SXCC/XDENOX(XCC/XCO)/CAR (D)*(KC)/XDENO/2000(XCC)/SXCC/XDENOX(XCC/XCO)/CAR (D)*(KC)/XDENO/2000(XCC)/SXCC/XDENOX(XCC/XCO)/CAR (D)*(KC)/XDENO/2000(XCC)/XDENOX(XCC)/XDENO/2000(XCC)/XDE	ove described note and this trust deed are: moses (see Important Notice below).
(a)* primarily for grantor's personal, family, nousenold of agricultextoria Opcicion consecutive and a second s	NOTICE A CONTRACT AND
(a) primary for games and a second	rand pleages, the masculine gender includes the reminine and the neuter, and / and year first above written.
IN WITNESS WHEREOF, sale granto has interesting	alun L. Canaron
when the second se	Alan L. Cameron
IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (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.	Minnie R. Cameron
(If the signer of the above is a corporation,	
USE THE IDENTITY OF ACTION OF A STATE OF OREGON,	
	TE OF OREGON, County of) ss.
Personally appeared the above named Alan E.	
Cameron and Minnie R. Cameron	ersonally appeared
and acknowledged the foregoing instrument	for himself and not one for the other, did say that the former is
the state of the s	president and that the later is the
to be	secretary of
(OFFICIAL Notary Public for Oregon cor	poration, and that the seal affixed to the foregoing instrument is the porate seal of said corporation and that said instrument was signed and the seal of said corporation by authority of its board of dir-
and and a second s	porate seal of said corporation and that said list unlish was source i sealed in behalf of said corporation by authority of its board of dir- ors, and each of them acknowledged said instrument to be its volun- y act and deed.
Before	OFFICIAL
Notary Notary	/ Public for Oregon SEAL) mmission expires:
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TRUST DE TO CONSUMER FINANCE STATE OF OREGON County of Amat the within inst I certify that the within inst received for record on the 1 ady of June 19	M90 vctock
TRUST TO CONSUMER FINAL CONSUMER FINAL STATE OF OREGON County of <u>Klam</u> I certify that the with received for record on the day of June	4:22 octock add in book <u>M90</u> add number <u>M90</u> a of Mortgages of alle a of Mortgages of alle a of Mortgages of alle b of Mortgages of alle <u>B velvn Biehn</u> , <u>A velvn Biehn</u> , <u>P verv</u> . M90 <u>e \$13.00</u> turn: A.T.C.
MER MER	at 4:22 of recorded in book <u>Pr</u> or as file/reel number Record of Mortgages Witness my hand at Evelyn <u>B16</u> <u>Fee \$13.00</u> Return: A.T
TF ONSUM ATE OF C county of county of	at 4:22 recorded in bo witness my Evelyi Fee \$13 Return:
CONS STATE Count day of _	Received the state of the state
	FULL RECONVEYANCE hen obligations have been paid.
	Trustoo
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Internet between the second seco	s secured by the foregoing trust deed. All sums secured by said trust deed all evidences of indebtedness secured by said trust deed (which are delivered
to you herewith together with said trust deed) and to reconvey, with estate now held by you under the same. Mail reconveyance and docum	out warranty, to the parties designated by the terms
에 가지는 가위된 것을 사용한 것을 수 있는 것은 약약을 가운 것을 가지 않는다. 이 사용은 것을 같은 것을 하는 것을 수 있는 것을 가지 않는다. 것을 가지 않는다. 것을 하는 것을 하는 것을 수 있는 것을 수 있는 것을 수 있는 것을 하는 것을 하는 것을 하는 것을 수 있는 것	
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DATEDI	
an a	
	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 reconvey.