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## 4-43157

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Use will be based. So buy fore of gentox rais Lower Dreo of LHE MOLE AMEN B THIS TRUST DEED, made this 8th	day of May	n fue sinise (or cors	91 between
James R. DeLaRosa		<u></u>	, as Grantor,
Klamath County Title Co.			, as Trustee,
Amora dan Constal Finance (O.			Repetielers

WITNESSETH

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in County, Oregon, described as:

## Lot 11 in Block 2 of Wagon Trail Acreages Number One, First Addition, according to the official plat thereof on file in office of the County Clerk, Klamath County, Oregon.

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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or here-after appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of the grantor herein contained and also securing the payment of the sum of \$\_18506.15 \_\_\_\_this day actually loaned by the beneficiary to the grantor for which sum the grantor has given his note of even date payable with interest to the beneficiary in 120\_\_\_\_\_ monthly installments. The first payment of 287.33 will become due and payable on the 13th day of June \_\_\_\_\_\_, 19\_91 \_\_\_\_\_ and subsequent payments of \_will become due and payable on <u>May 13th</u>, xx 2001\_; said note bears interest ofs\_ at 14 % per annum. The note includes \$ 350 in points, a PREPAID FINANCE CHARGE that

The financed so the actual effective ANNUAL PERCENTAGE RATE is 14.50

All installments include principal and interest and, as paid, shall be applied first to interest and then to unpaid principal; prepayment of said note If full or in part may be made at any time.

THIS TRUST DEED AND THE NOTE IT SECURES ARE NOT ASSUMABLE ž

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 therein is sold, agreed to be sold, conveyed, assigned or allenated by the trustor, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, and at the op-tion of the holder thereof, upon demand, shall become immediately due and payable.

😤 The above described real property 🗔 is 🖾 is not (state which) currently used for agricultural, timber or grazing purposes.

The above described real property Lils LXDIs not (state w 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 remove or demolish any building or improve-ment thereon; not to commit or permit any wast building or improve-ment thereon; not to commit or permit any wast building or improve-ment thereon; not to commit or permit any wast building or improve-ment thereon; not to commit or permit any wast building or improve-tion good and workman-Tke manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefore comply with all laws, ordinances, regulations, covenants, con-dittins and restrictions affecting such financing statements pursuant to the Uniform Commercial Gode as the beneficiary may require and to pay for filling same in the proper public offices or offices. 4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damaged in with extended coverage, vandalism and mailcious mischief in an AC0000.00

now or hereatter effected on the salo premises against loss of canage and tire with extended coverage, wandalism and mailcloss mischief in an amount fiot less than \$40000.00, written in companies acceptable to the beneficiary, with loss payable to insurace shall be delivered to the beneficiary as soon as insured; if the grantor shall fail for any reason to procure any such insurance and to deliver said policies to the benefici-ary at least filterenative to the expination of any policy of insur-ance infow the same at grantor's expense. Grantor hereby authorizes and greets beneficiary to procure, if procurable, such credit life or credit life and disbility insurance and deduct the amounts so actually predictive of the loan. The amount collected under any fire or other insurance beneficiary the entire amounts so actually directing to the same and beneficiary the entire amount so collected, or any part thereof, may be released to grantor notice of default here under or invalidate any act one pursuant to such notice. Should the area the same any any or the performant to such anotics to the amount so paid to the the performant of the should the amounts so paid to the the performant of the found. The antor fail so to insure or to preserve the collateral for this load the amounts so paid to the the performance of those to be default here and or fail so to insure or to preserve the collateral for this load the amounts so paid to the then unpaid principal balance to bear interest at the ratespecified above.

amounts so paid to the then unpaid principal balance to bear interest at the rates specified above. 5. To keep said premises from construction liens and to pay all taxes, assessments and other charges that may be leviled or assessed up-on or against said property before any part of such taxes, assessments and other charges become past due or delinquent and promptly deliver receipts therefor to beneficiary. 6. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee.

It is mutually agreed that:

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, if it so elects, to require that all or any portion of the morite-payable as compension for such taking, which are in avait amount required to pay all reasonable social in such proceedings, shall be paid to beneficiary and appate this own expense, to take such actions and excessfully paid or incurred of by it upon the indebtedness socured hereby, atta such instruments as shall be necessary in obtaining such are payable at a such and a pay at its own expense, to take such actions and excessfully paid or proceeding, such and the references to this beed of Trust is subject and subordinate to another Deed of Trust, it is hereby expressly agreed that should any default be made in the payment of any installment of principal or of interest on said prior Deed of Trust, the holder of this Deed of Trust may pay such in-stallment of principal or such thereast and the amount so pald with legal indeptedness secured by this Deed of Trust and the accompanying note shall be deemed to be socured by this Deed of Trust then the amount se-cured by this Deed of Trust and the accompanying note and be due and payable at any time thereafter at the sole option of the owner on holder of this Deed of Trust in the net request of the indepted of may and from the files do and the note for endorsoment in protent sectors and from the sole and any map or plat of said property; (b) Join in granting any easement or creating any restriction thereon; (c) Join in granting any easement or creating any restriction thereon; (c) Join in eny, subordination or other argement affecting ths citle iter or charge thereof; (d) reconvey, without warranty, all or any scribed as the "person or persons legally entitled thereto," and the re-citlats thereof.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a court appointed receiver and without repard to the adequacy of any socurity for the in-bedredness hereby secured, enter upon and take possession of said pro-terty or any part thereor, in its own name sue for or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, upon any indebtedness secured hereby, and in such order; as beneficiary may determine. After grantor's default and re-ferral, grantor shall pay beneficiary for reasonable attorney's fees actually paid by licensee to an attorney not a salarled employee of licensee.

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The year any part thereor, in its own hame sue of o the entries collecting apply the same, upon any indebtedness secured hereby, and in such and order, is beneficiary may determine. After grantor stationers is the entries of the grantor shall pay beneficiary or a static grantor shall pay beneficiary or any taking or damape to the property, and the application thereof as aforesaid, shall not cure any determine and static grantor shall pay beneficiary or any taking or damape to the property, and the application thereof as aforesaid, shall not cure at the application of such rests, issues and profits, or the proceeds of insurance property, and the application thereof as aforesaid, shall not cure at the application thereof as aforesaid, shall not cure at the property and the application thereof as aforesaid, shall not cure at the property and the application thereof as aforesaid, shall not cure at the determine any determine. Affect and the state and any indebtedness sequences and profits, insues and profits, and the state and a state and if the above described real property is or the hereby or in his performance of any agreement hereunder, the second provided by law affect the above described real property is in the solution of such rests, in the latter event the beneficiary or the trustee and cause to be recorded his written notice of darius and profits at and the second in the solution of such rests where the shall not the the second in the solution of the trustee is and if the the advertisement and place of sale, give notice thereos at henergravities and cause the solution of the profits at any rests. The solution is a sub the entries of the state and a sub second in the solution of the profits at a second in the solution of the profits at a second in the solution of the profits at a second in the solution of the profits at a second in the solution of the profits at a second in the solution of the profits at a second in the solution of the profits at a second at the second at the solution of the profits at a

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, agents or branches, or the United States or any agency thereor. The license is always the beneficiary. This form not suitable for loans less than \$2,000.

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037-00012 (REV. 2-83) **ORE. 29** 

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19:100. The graitor covenants and agrees to and with the persistary and those claiming under him, that he is lawfully seized in fee simple of said.

## and that he will warrant and forever defend the same against all persons whomsoever.

beneficiary herein. In construing this deed a the singular number includes the plural. IN WITNESS WHEREOF, said grantor he	as hereunto set his hand th	or business or commercial pul- s hereto, their heirs, legatess, noluding pledgee, of the not so requires, the masculine ger a day and year first above wri		
		fame	KIXMA	
IMPORTANT NOTICE: Delete, by lining c or (b) is not applicable; if warranty (a) is ap is a creditor as such word is defined in the Regulation 2, the beneficiary should make t	out, whichever warranty (a plicable and the beneficiar) Truth-in-Lending Act and	James R.	DeLarosa	
	he required disclosures.	$V_{\pm}$		
(if the signer of the above is a corporation, use the form of acknowledgment opposite.)	(ORS 93,490)			
STATE OF OREGON, County of <u>Klamath</u>	}ss. 6	TATE OF OREGON, Count	/ of	) SS
Personally appeared the above named			, 19	and
James R. DeLarosa		Personally appeared	wh	being duly SWORD.
and acknowledged the for		ach for himself and not one	*	
hic	tary act and deed.	the	president an	d that the later is the
	. 1			
(OFFICIAL SEAL) Notary F Notary F Notary F Notary F	ublic for Oregon	corporation, and that the se corporate scal of said corpo and scaled in behalf of said ectors; and each of them ac tary act and deed.	al affixed to the fores ration and that said i corporation by author knowledged said instr	oing instrument is the nstrument was signed ity of its board of dir- ument to be its volun-
bly commission expires:	в	tary act and deed.		
		stary Public for Oregon		(OFFICIAL SEAL)
	i Mi	commission expires:	÷.	
		1997 - 19		
DEED CCE LICENSER Grantor Beneficiary	l ě.el	91 M. and on page 8885 29269 county.		RETURN: MERICAN GENERAL BOX 5155 END OR 97708
TRUST DE TO CONSUMER FINANCE	REGON Klamat the within ecord on the	May 11, 14 hook <u>M91</u> hook <u>M91</u> mortgages of sald my hand and saal	Evelyn Blehn, C by Qanutur, Muule Fee \$13,00	
		une (Balance, Balance, Balance, Carane, Carane Royang Karane, Karane, Karane, Karane,		an an an an an Arbana an Arbana. An Arbana
	REQUEST F To be used onl	OR FULL RECONVEYANC y when obligations have been	E paid.	
то:		, Trustee		
The undersigned is the legal owner have been fully paid and satisfied. You to you herewith together with said trust estate now held by you under the same.	hereby are directed to can t deed) and to reconvey, v Mail reconveyance and doo	cei all dvidences of indepictual vithout warranty, to the part cuments to		
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DATED:		- 10 P2 P 1831		1 
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en ele extragol de Calendaria.		and day of a second sec		cancellation before recenvey

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