1245 SE 3rd Suite C-10 Bend OR 97702 American General Finance, Inc. Astrican General Finance, Inc. Astrican General Finance, Inc. THIS TRUST DEED, made this 22 nd Alan L. Cameron and Minnie R. Cameron, h isband and wife Clamath County Title Company and American General Finance, Inc. Alar L. Cameron and Minnie R. Cameron, h isband and wife Clamath County Title Company and American General Finance, Inc., as Beneficiar (VITNESSETH: Grantor irrevocably grants, bargains, sells and conv vys to trustee in trus: with power of sale, the property in Klamath County, Oregon, described as:	AMERICAN GENERAL 19 94 between
Alan L. Cameron and Minnie R. Cameron, h Isband and wife TClamath County Title Company and American Genoral Finance, Inc., as Beneficiar (, Grantor Irrevocably grants, bargains, sells and convings to trustee in trust with power of sale, the property in <u>Klamath</u> County, Oregon, described as:	. 19 <u>94</u> between
Grantor irrevocably grants, bargains, sells and converse to trustee in trust, with power of sale, the property inKlamath_ County, Oregon, described as:	, as Grantor, as Trustee,
plat thereof on file in the office of the County Clerk of Klamath County	000000
(**) (20) **** distribution of the state	etter an
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toge her with all and singular the tenements, here than ents and appurtenances and all other rights thereinto belonging or in anywise and the rents, issues and profits thereof and all fixth is now or bereafter attached to or used in comparison with which is any set of the rents.	
SECURING PERFORMANCE of each agreement () the trantor herein conta and and also section the patient the number of this sum of the section with said real est	ate, FOR THE PURPOSE OF
cthis pay actually loaned by the beneficiary to the grantor for which such the grantor has given his note of even date payable n 94	
al % per anr t n. The note include: \$ 1500 00 in points, a that is financed so the actual effective ANNUAL PERCENTAGE RATE is 14.42 %	009 ; said note bears interest PREPAID FINANCE CHARGE
All installments include principal and interest and as raid, shall be appled first to interest and then to unpaid principal; prepay part may be made at any time. THIS TRUST DEED AND THE NOTE IT SECLINES ARE NOT ASSUMABLE	
The date of maturity of the debt secured by this in strument is the date stated above, on which the final installment of said no In the event the within described property, or any part hereof, or any interest therein is sold, agreed to be sold, conveyed, assign all obligations secured by this instrument, irrespective of the maturity dates expressed therein, and at the option of the holder thereo immediately due and payable.	ite becomes due and payable. The or alienated by the trustor, f, upon demand, shall become
The above described real property] is T is not (tate which) currently used for agricultural, timber or grazin	g purposes.
commit or permit any waste of said property. 2. To complete or restore promptly and in g ood and workmanlike manner any building or improvement which may be constructed and the property of the property when the all costs incriment there or and pay when the all costs incriment there or and pay when the all costs incriment there or and pays the property of the property of the property of the property when the all costs incriment there or and pays the property of the property	ucted, damaged or destroyed
3. To comply with all laws, ordinances, regulation, covenants, conditions and restrictions affecting said property; if the beneficiary such financing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for fill office or offices.	eficiary so requests, to join in ng same in the proper public
4. To provide and continuously maintain ins rance on the buildings row or hereafter erected on the said premises against extended coverage, vandalism and malicious mischi if in a namount not less thin \$ 34,000,00 , written i beneficiary, with loss payable to the latter, and to grant in as their interests may appear, all policies of insurance shall be delivered as insured; if the grantor shall fail for any reason to prove any such instance and to delivere resident to the base fields.	n companies acceptable to the
expiration of any policy of insurance now of hereafter placed on said buildings the beneficiary may procure the same at grantor's exper and cirects beneficiary to procure it procurable, such a said buildings the beneficiary may procure the same at grantor's exper such insurance and deduct the amounts on activity to a said the procure to add the same at grantor may have authorit	least inteen days prior to the se. Grantor hereby authorizes zed, pay the premiums on all
so collected, or any part thereof, may be released to g antor. Such application or release shall not cure or waive any default or invalidate any act done pursuant to such application or release shall not cure or waive any default or invalidate any act done pursuant to such application or release shall not cure or waive any default or invalidate any act done pursuant to such application or release shall not cure or waive any default or invalidate any act done pursuant to such application or release to any application or release shall not cure or waive any default or invalidate any act done pursuant to such application or release shall not cure or waive any default or invalidate any act done pursuant to such application or release shall not cure or waive any default or invalidate any act done pursuant to such application or release shall not cure or waive any default or invalidate any act done pursuant to such application or release shall not cure or waive any default or invalidate any act done pursuant to such application or release shall not cure or waive any default or invalidate any act done pursuant to such application or release shall not cure or waive any default or invalidate any act done pursuant to such application or release shall not cure or waive any default or invalidate any act done pursuant to such application or release shall not cure or waive any default or invalidate any act done pursuant to such application or release shall not cure or waive any act done pursuant to such application or release shall not cure or waive any act done pursuant to such application or release shall not cure or waive any act done pursuant to such application or release shall not cure or waive any act done pursuant to such application or release shall not cure or waive any act done pursuant to such application or release shall not cure or waive any act done pursuant to such application or release shall not cure or waive any act done pursuant to such application or release shall not cure or waive any act done pursuant t	notice of default hereunder or
performance of those duties and add the amounts of hour the granton are so to inicial balance to be reserve the collateral for this loan, the 5. To keep said premiums from construction liens and to pay all taxe; assessments and other charges that may be levied said property before any part of such taxes, assessment; and other charges become past due or delinquent and promptly deliver m 6. To appear in and defend any action or proce eding purporting to affect the security rights or powers of beneficiary or trustee. It is mutually agreed that:	/e.
7 In the event that any portion of all said properly shall be taken under the right of eminent domain, beneficiary shall hav require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied secured hereby; and grantor agrees, at his own explanse, to take such actions and execute such instruments as shall be necessary in promptly upon beneficiary's request.	by it upon the indebtedness obtaining such compensation,
If this Deed of Trust is subject and subordinate o another Deed of Trust, it is hereby expressly agreed that should any defined any installment of principal or of interest on savi prior Deed of Trust, the holder of this Deed of Trust may pay such installment and the amount so paid with legal interest thereor from the time of such r ayment may be added to the indebtedness secured by accompanying note shall be deemed to be secured by this Deed of Trust and it is further expressly agreed that in the event of suit be commenced to foreclose said prior Deed of Trust then the amount secured by this Deed of Trust and the accompanying due and thereafter at the sole of one due and payable at any time thereafter at the sole on on dithe owner or botter of the fore of Trust and the accompanying due to the secure of the due to be the secure of the trust of the Deed of Trust and the accompanying the said the sole of the secure of the due to be the secure of the trust of the tru	t of principal or such interest
 At any time and from time to time upon written request of beneficiary and presentation of this deed and the note for endorsement for cancellation), without affecting the liability of a provide for the presentation of this deed and the note for endorsement 	(in case of full reconveyance,
the lies or charge thereof; (d) reconvey, without w mart, all or any part of the property. The grantee in any reconveyance may to or persons legally entitled thereto, and the recitate therein charge many reconveyance may the second s	ement affecting this deed or be described as the "person
without regard to the adequacy of any security for the redotedness hereby secured, enter upon and take possession of said pro its own name sue for or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, upo	perty or any part thereof, in
paid by licensee to an attorney not a salaried employe of 5 meson. 11 The entering upon and taking possession of raid p operty, the collector of such rents, issues and profits, or the proceeds of insure or awards for any taking or damage to the property, and the application the sof as aforesaid, shall not cure or waive any default or or or waids to compute the property of the property.	and anothey's lees actually
or mys idete any act doop minimum to such as the upproduct the sol as alclesald, shall not cure or waive any default of	
12. Upon default by grantor in payment of any indet edness secured he eby or in his performance of any agreement hereunder, all surts secured hereby immediately due and pay it such an event and if the above described real property is currently us grazing burgees the beneficiary may encoded to lurge or this must describe a matching and the secure of the s	ed for agricultural, timber or
12. Upon default by granter in payment of any indet adness secured he eby or in his performance of any agreement hereunder, all sums secured hereby immediately due and pay it is such an event and if the above described real property is currently using grazing purposes, the beneficiary may proceed to herec (se this trust deed) is equity, as a mortgage in the manner provided by law however if said real property is not so currently used, the beneficiary at his election may proceed to foreclose this trust deed in equity, as a mortgage in the manner provided by law or direct the trustee to foreclose this trust (leed is advertisement and sale in the latter event the beneficiary or the trust to be recorded his written notice of default and his election to sell the said case in the latter event the beneficiary security to satisfy the obligations security to sell by the time and place of sale, give notice the there are the time and place of sale. The notice the trustee is a such as the time and place of sale.	ed for agricultural, timber or v for mortgage foreclosures. uity as a mortgage provided ee shall execute and cause
12 Upon default by grantor in payment of any indet edness secured he eby or in his performance of any agreement hereunder, all sums secured hereby immediately due and pay it is such an event and if the above described real property is currently us grazing purposes, the baneficiary may proceed to first cise this trust deed in equity, as a montgage in the manner provided by law However if said real property is not so currently used, the beneficiary at his election may proceed to foreclose this trust deed in eq- by law or direct the trustee to foreclose this trust (eed is advection of self the said deal in the latter event the beneficiary or the trust to be recorded his whiten notice of default and his election to self the said described real property to satisfy the obligations secu- trustee shall fix the time and place of sale, give notice the recipient and sale then after default at any time prior to five days before for the trustee's sate, the grantor or other person scientific aged by ORS 86 7 is, may pay to the beneficiary or his successors in intia amount then due under the terms of the trust deed and his decloan to obligation secured thereby, other than such portion of the principal as no dafault occurred, and thereby cure the default, not kich is and his decloan to a correct by the advect the terms of the trust deed and his obligation secure the obligation secure the advection of the principal as	ed for agricultural, timber or v for montgage foreclosures. uity as a mortgage provided ae shall execute and cause ured hereby, whereupon the manner provided in ORS the date set by the trustee
12. Upon default by grantor in payment of any indet edness secured he eby or in his performance of any agreement hereunder, all sums secured hereby immediately due and pay.it is such an event and if the above described real property is currently us grazing purposes, the beneficiary may proceed to inner cost this trust deed in equity, as a mortgage in the manner provided by law however it said real property is not so currently us d, the beneficiary at his election may proceed to inner cost the trustee to foreclose this trust deed in equity, as a mortgage in the beneficiary or the trust deed in equity or direct the trustee to foreclose this trust deed or a equity as a mortgage in the beneficiary or the trust deed in equity or direct the trustee to foreclose this trust deed in each size is called the trustee to foreclose this trust election to sell the size described real property to statisfy the obligations sectors. The trustee shall fix the time and place of sale, give not be the rest then required by law and proceed to foreclose this trust deed in the section to sell the size described real property to satisfy the obligations sectors. The section to sell the size described real property to satisfy the obligations sectors.	ed for agricultural, timber or w for montgage foreclosures. uity as a mortgage provided are shall execute and cause ured hereby, whereupon the memory provided in ORS the date set by the trustee erest respectively, the entire would not then be due had gon State Bar, a bank, trust

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strators, executors, successors and assigns. The ned as a beneficiary herein. In construing this d number includes the plural.
i are: nan agricultural purposes.
eized in fee simple of said described real estati persons whomsoever.
wided by law. Trustee is not obligated to notify a or trustee shall be a party unless such action of
half be vested with all title, powers and dutes nade by written instrument executed by ecording officers of the county or counties in wh
ests may appear in the order of their priority and
e grantor and beneficiary, may purchase at the
e trustee may sell said property either in one he time of sale. Trustee shall deliver to the spress or implied. The rectals in the deed of a

cleed) and to reconvey, without warranty, to i A 1 4 1-2 1 4 5 14 5. Mail reconveyance and documents to CONT 1 177 Tream rectance years and the set of the set 941-6 ्राच्य थ्या जनसम्बद्ध . 92.9 Beneficiary

(1949년) (31.)) 1162일 (31.)) Do not lose or destroy this Trust Deed OR THE NCT E which it secures 1 toth must be delivered to the trustee for cancellation before reconveyance will be made. 36232 Ren T

 $u_{g,m}^{2}(y_{0}) = P_{g}^{2} e^{i \phi_{0}} (y_{0}) + y_{0}^{2} e^{-i \phi_{0}} (y_{0}) = 0 - \frac{1}{2} \frac{1}{2} \frac{1}{2} e^{-i \phi_{0}}$ 91695