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The CIT Group/ The CIT Group! The second state of the control of the Consumer Finance, Inc. of the parties of the control of t 10300 SW GREENBURG ROAD PORTLAND, OR 97223

K-49362

TRUSTOR(S)

LOAN NUMBER

TRUSTEE'S NAME AND ADDRESS KLAMATH COUNTY TITLE

SPACE ABOVE THIS LINE FOR RECORDER'S USE						
,	1)	EED OF	TRUS'	\mathbf{T}		
NOONAN W TH ST		: :::	Beneficiary Name and Address	(a Delaware Corporation) 10360 SW GREE SUITE 130	NBURG ROA	\D ("Lender")
DRESS Y TITLE	422	MAIN ST K	LAMATH	FALLS, OR 976	01	
05/31/96	•	PRINCIPAL BAU NO				DATE
	TH ST NVILLE, OF DRESS Y TITLE	DALE WILLIAMS NOONAN WILLIAMS TH ST NVILLE, OR 97128 DRESS Y TITLE 422	DEED ON PALE WILLIAMS NOONAN, WILLIAMS TH ST NVILLE, OR 97128 CROTTON Y 1. DRESS Y TITLE 422 MAIN ST K PRINCIPAL BAU NO	DALE WILLIAMS NOONAN-WILLIAMS NOONAN-WILLIAMS NAME TH ST NVILLE, OR 971.28 CBOTTOMY DRESS Y TITLE 422 MAIN ST KLAMATH PRINCIPAL BALL NCE	DALE WILLIAMS NOONAN-WILLIAMS NOONAN-WILLIAMS TH ST NVILLE, OR 971.28 CEBOTTOMY PORTLAND, OR PRINCIPAL BAU NCE THOUST The CIT Group/Consumer (a Delaware Corporation) 10360 SW GREE SUITE 130 PORTLAND, OR PORTLAND, OR PORTLAND, OR PATE PRINCIPAL BAU NCE	DALE WILLIAMS NOONAN-WILLIAMS NOONAN-WILLIAMS TH ST NVILLE, OR 971.28 CEBOTTOMY TO CIT Group/Consumer Finance, Inc. (a Delaware Corporation) 10360 SW GREENBURG ROAS SUITE 130 PORTLAND, OR 97223 DRESS Y TITLE 422 MAIN ST KLAMATH FALLS, OR 97601 DATE PRINCIPAL BAU NCE FINAL PAYMENT

Borrower owes Lender the principa by Borrower's note dated the same date as this Deed of Trust ("Note"), which provides for monthly payments, with the full debt, if not paid earlier, dut and payable on the Final Payment Date shown above. This Deed of Trust secures to Lender: (a) the repayment of the debt evidenced by the Note, with interest, and all renewals, extensions and modifications; (b) the payment of all other sums, with interest, advanced under paragraph 2 to protect the security of this Deed of Trus; and (c) the performance of Borrower's covenants and agreements under this Deed of Trust and the Note. For this purpose, Borrower irrevocably grants and conveys to Trustee, in

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trist, with power of sale, the following described property located in County, Oregon:

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Contract Contract

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KLAMATH

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61 53 which has the address of 2107 3RI ST (Street) (City) 97632 ("Property Address"); Oregon 1

(Zip Code)

Together with all the improvements now or here fier erected on the property, and all easements, rights, appurtenances, rents, royalties, minera, oil and gas right; and profits, water rights and stock and all fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Deed of Trust. All of the foregoing is referred to in this Deed of Tast as the "Proxity."

Bottower covenants that Bottower is lava ully seised of the estate hereby conveyed and has the right to grant and convey the Property, Borrover warrants that the lien on ated by this De d of Trust is a valid and enforceable lien subordinate only to casements, lien and restrictions of record as of the date of this Deed of Trust, and that during the entire term of the indebtedness

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secuted by this Deed of Trust Borrower will in at permit this Le 1 to become subordinate to anything else. Borrower warn will defend the title to the Property against all : aims and dem: 1 is except such easements, liens and restrictions of record as of the date of this Deed of Trust.

Borrower and Lender covenant and agree are follows:

1. Payment of Principal and Interest; Pre payment and Late Charges. Borrower shall promptly pay when due the principal

of ard interest on the debt evidenced by the Nethand any prepayment and late charges due under the Note.

? Taxes-Liers-Insurance-Maintenance. Forrower will pr., when they are due and payable, all taxes, liens or security titles (legal claims), assessments, obligations, water rates and any other charges against the Property, whether superior or inferior to the lien or security title of this Deed of Trust, including paying Lenx er any costs, including outside attorney's fees incurred by Lender in defending any lawsuit by prior or later lient olders or security title holders on the Property, maintain hazard insurance on the Property in Lender's favor in a form and amount satisfactory to Lender and maintain and keep the Property in good repair at all times during the term of this Deed of Trust pursuant to paragraph 4 below. If Borrower fails to maintain the Property in good repair, Lender may enter the Property and make those repairs in cessary to maintain the Property in good repair. Lender may pay any such tax, lien or security title, assessment, obligation, water ates, premium or other charge necessary to maintain the Property in good repair, or purchase such insurance in Lender's own name, if Borrower fails to do so. The amount lender pays will be added to the principal amount of the Note, will bear an interest charge at the interest rate set forth in the Note secured by this Deed of Trust if permitted by law, or, if not, at the highest lawful interest ate, will be an additional lien or security title on the Property and may be enforced and collected in the same manner as the other obligations secured by this Deed of Trust. The insurance carrier providing the insurance referred to above will be chosen by Bortower subject to Lender's approval which will not be unreasonably withheld. All insurance policies and renewals must be acceptable to Lender and must include a standard mortgagee clause. Lender will have the right to hold the policies and tenevals. If Lender requires, Borrower will promptly give to Lender all receipts of paid premiums and renewal notices. In the event of a loss, Borrower will give prompt notice to the insurance carrier and Lender. Lender may file a proof of loss if not made promptly 3/ Borrower. In a rance proceeds will be applied to the restoration or repair of the Property damaged or, at Lender's option, the imparance proceeds will be applied to the sums secured by this Deed of Trust, whether or not then due, with any excess paid to Borrow x. If Borrower a bandons the Property, or does not answer within ten (10) days, a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may collect the insurance proceeds. Lender may use the proceeds to repair or restore the Property or to pay sums secured by this Deed of Trust, whether or not then due. The ten (10)-day period will begin when the notice is given.

3. Application of Pnyments. Unless applicable law provides otherwise, payments shall be first applied to any prepayment charges, then to any costs and expenses incurred under this Deed of Trust, then to interest then due and then to principal.

4. Preservation and Maintenance of I rojx rty; Leasehold. Borrower shall not destroy, damage or substantially change the Property, allow the Property to deteriorate or commit waste. If this Security Instrument is on a leasehold, Borrower shall comply with the provisions of the lease, and if Borrower acquires fee title to the Property, the leasehold and fee title shall not merge unless Lender agrees to the merger in writing.

5. Mortgage Insurance. If Lender required mortgage insurance as a condition of making the loan secured by this Deed of Trust, Borrower shall pay the premiums required to maintain the insurance in effect until such time as the requirement for the insurance terminates in accordance with Bor rower's and Lender's written agreement or applicable law.

6. Inspection. Lender or its agent may make reasonable entries upon and inspections of the Property. Lender shall give Borrower notice at the time of or prior to an instaction specifying reasonable cause for the inspection.

7. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of any part of the Property, or for ex nveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender.

In the event of a total taking of the Property, the proceeds slu li be applied to the sums secured by this Deed of Trust, whether or not then due, with any excess paid to Borrow r. In the even: of a partial taking of the Property, unless Borrower and Lender otherwise agree in writing, the sums secured by his Deed of Truit shall be reduced by the amount of the proceeds multiplied by the following fraction: (a) the total amount of the sums secured in mediately before the taking, divided by (b) the fair market value of the Property immediately before the taking. Any balance shall the paid to Borrower.

If the Property is abandoned by Borrover, er if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages, Borrower fai's to respond to Lender within 30 days after the date the notice is given, Lender is authorized to collect and apply the proceeds at its option, either to restoration or repair of the Property or to the sums secured by this Deed of Trust, whether or not then due.

Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the payments referred to in paragraph 1 or change the amount of such payments.

3. Borrower Not Released; Forbearance By Lender Not a Walver. Extension of the time for payment or modification of amortization of the sums secured by this Decel of Trust granted by Lender to any successor in interest of Borrower shall not operate to release the liability of the original Borrover or Borrower's successors in interest. Lender shall not be required to commence proceedings against any successor in interest or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Deed of Trust by reason of any demand made by the original Borrower or Borrower's successors in interest. Any forbearance by Lender in exercising any right or it medy shall not be a waiver of or preclude the exercise of any right or remedy.

9. Successors and Assigns Bound; Joint and Several Liability; Co-signers. The covenants and agreements of this Deed of Trust shall bind and benefit the successors and assigns of Lender and Borrower, subject to the provisions of paragraph 15. Borrower's covenants and agreements shall be joint and several. Any Borrower who co-signs this Deed of Trust but does not execute the Note: (a) is co-signing this Deed of T ust only to more gage, grant and convey that Borrower's interest in the Property under the terms of this Deed of Trust; (b) is tot ix resonally obligated to pay the sums secured by this Deed of Trust; and (c) agrees that Lender and any other Borrower may agree to extend, modify, forbear or make any accommodations with regard to the terms of this Deed of Trust or the Note without that Be rrower's consent.

10. Loan Charges. If the loan secured by this Deed of Trust is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest or oil er loan charges collected or to be collected in connection with the loan exceed the permitted limits, then: (a) any such loan charge shall be reduce 1 by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from Horrower which a ceeded permitted limits will be refunded to Borrower. Lender may choose to make this refund by reducing the rincipal owed a der the Note or by making a direct payment to Borrower. If a refund reduces principal, the reduction will be treated as a partial or epayment without any prepayment charge under the Note.

11. Legislation Affecting Lender's Rights. If enactment or expiration of applicable laws has the effect of rendering any provision of the Note or this Deed of Trust unenforceable according to its terms, Lender, at its option, may require immediate payment in full of all sums secured by this Deed of Trust and may I woke any remedies permitted by paragraph 17.

EXHIEIT "A"

The South 70 feet of Lcts 11 and 12, Block 56, MALIN, according to the official plat thereof on Hile in the office of the County Clerk of Klamath County, Oregon.

12. Notices. Any notice to Borrower provided for in this Deed of Trust shall be given by delivering it or by mailing it by first class mail unless applicable law requires use of another method. Borrower requests that copies of any notices of default and sale be sent to Borrower's address which is the Property Address in less otherwise indicated on the front page of this Deed of Trust. Any notice to Lorder shall be sent by first cir se mail to Lenk t's address stated herein or any other address Lender designates by notice to Borrover. Any notice provided for in this Deed of Trust shall be deemed to have been given to Borrower or Lender when sent as provided in this paragraph.

13. Governing Law; Severability. This Deed of Trust all be governed by Oregon and applicable federal law. In the event that any provision or clause of this Deed of Trust or the Note conflicts with applicable law, such conflict shall not affect other previsions of this Deed of Trust or the Note which can be give a effect without the conflicting provision. To this end the provisions

of this Deed of Trust and the Note are declare i to be severable.

14. Borrower's Copy. Borrower shell be given one confermed copy of the Note and of this Deed of Trust.

15. Transfer of the Property or a Bent ficial Interest in Borrower. If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial in eres: in Borrower's sold or transferred and Borrower is not a natural person) without Leader's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by this Deed of Trust. However, this option shall not be co ercised by Lend or if exercise is prohibited by federal law as of the date of this Deed of Trust.

16. Borrower's Right to Reinstate. Where a Trustee lus commenced foreclosure of a Deed of Trust by advertisement and sale, the Borrower's successor in interest to all or any part of the Property, any beneficiary under a subordinate Deed of Trust or any person having a subordir ate l'en or encumbrance of record on the property, may cure the default or defaults at any time prior to five days before the date last so for the sale. If the default consists of a failure to pay when due sums secured by the Deed of Trust, the default may be cured by paying the entire amount at the time of cure under the terms of the obligation, other than such portion as would not then be due in id no default occurred. Any other default under the Deed of Trust and obligation that is capable of being cured may be cured by tendering the performance required under the obligation or Deed of Trust. In any case and in addition to paying the sums or tender ng the performs are necessary to cure the default, the person effecting the cure shall pay to the Lender all costs and expenses actually incurred in enforcing the obligation and Deed of Trust, together with the Trustee's and attorneys' fees in the amount of \$550.00 for both Trustee's fees and attorneys' fees or the amount actually charged by the Trustee and attorney, whichever is less, if this Deed of Trust is a residential Deed of Trust, or reasonable attorneys' fees and Trustee's fees actually charged by the Toustee and attorney, if the Deed of Trust is not a residential Deed of Trust. After cure of the default as described above, the obligation and Deed of Trust shall be reinstated and shall remain in force, the same as if no acceleration had occurred.

17. Default. Time is of the essence with respect to proyment of any indebtedness secured hereby and with respect to the

performance of any and all agreements and covenants hereun ler.

If Borrower defaults in paying any part of the indebtedness secured by this Deed of Trust or if Borrower defaults in any other way, the entire unpaid principal and accrue I and unpaid interest thereon and any other amounts Borrower then owes under the loan secured by this Deed of Trust will become due and payable at the option of Lender without notice.

Upon any such default, Lender may elect to foreclose this Deed of Trust as a mortgage in equity or to direct the Trustee to foreclose this Deed of Trust by advertisement and sale in addition to any other remedy available at law or in equity. In the event Lender elects to direct the Trustee to forecle se this Deed of Trust by advertisement and sale, the Lender or Trustee shall proceed to record written notice of default containing the informatic a required by ORS 86.745 and containing the Trustee's or Lender's election to sell the property to satisfy the obligation, and the eafter as provided by law, fix the time and place of sale, give notice

thereof and foreclose this Deed of Trust in the manner provided for in ORS 86.735 to 86.795.

Unless Borrower or other person identified in ORS 86.7.33 exercises the right to cure all defaults, the sale shall be held on the date and at the time and place designated in the Notice of Sale or such time to which the sale is postponed, as provided for in ORS 85.755. The Trustee may sell the property in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash. Any person, including the Lender under the Deed of Trust, but excluding the Trustee, may bid at the Trustee's sale. The attorney for the Trustee x any agent des gnated by the Trustee or the attorney may conduct the sale and act in 234100 the sale as the auctioneer of the Trustee.

The Trustee shall deliver to the purchaser its Deed in it e form required by law emveying the property somethin without

covenant or warranty express or implie l.

When the Trustee's Deed is recorded ir the Deed Records of the county or counties where the property described in the Deed is situated, the recitals contained in the Dee I and in the afii lavits required under ORS 86.750(3) shall be prima facie evidence in any court of the truth of the matters forth therein, but recitals shall be conclusive in favor of a purchaser for value in good faith

The Trustee shall apply the proceeds of the Trustee's sale as follows: 1) To the expenses of the sale, including the compensation of the Trustee and the least table charge by the attorney. 2) To the obligations secured by the Deed of Trust. 3) To all persons having recorded liens subsequent to the interest of the Trustee in the Deed of Trust as their interests may appear in the order of their priority. 4) The surplus, if any, to the Bo rower or to the successor in interest of the Borrower entitled to such

surplus.

18. Lender in Possession. Upon accele ration under paragraph 17 or abandonment of the Property, Lender (in person, by agent or by judicially appointed receiver) shall be entitled to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. Any rents collected by Lender or the receiver shall be applied first to payment of the costs of management of the Property and collection of rente, including, but not limited to, receiver's fees, premiums on receiver's bonds and reasonable attorneys' fees, and hen to the sunx secured by this Deed of Trust. No entering upon, taking possession, collecting of rents or application of rents to any cost or expense shall be deemed a waiver of any default under this Deed of Trust or the Note it secures.

19. Reconveyance. Upon payment of all sums secured by this Deed of Trust, Lender shall request the Trustee to reconvey the Property and shall surrender this Deed of Trust and all note; evidencing debt secured by this Deed of Trust to the Trustee. Trustee shall reconvey the Property without warranty. The trustes or Lender may charge a fee for services rendered in connection with he preparation, execution or recordet lon (f a reconveyance, or request for a reconveyance, to the extent allowed by law. Such

person or persons shall pay any recordation costs.

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qualified Trustee. If the ap Deed of Trust is recorded, 21. Riders to this Dee the covenants and agreeme of this Deed of Trust as if t Adjustable Rate 1 Graduated Payme	pointment of the Streesson he Successor This shall do for Trust. If the shall be into rider(s) were a part of the rider(s) were a part of the Rider Conda minimum Rider Planned Un	r Prisce i recorded m i be veste I with all of the riders are executed by incorpora i d into and shanis Deed of Trust [Check m Rider]	2-4 Family Rider	with this Deed of Trust, venants and agreements
22. Costs and Fees. including, but not limited to at trial or on appeal. Do not sign this agreement of the date provides	o, the cost of tille in arangement before you read it. To	agrees to pay all costs ce, Trustee's fees and att NOTICE I O BORROW te Note 1x ovides for the ote.	s, fees and expenses of enforcinomeys' fees incurred in enforcin ER e payment of a penalty if you	g this Deed of Trust, or
By signing below, B rider(s) executed by Born Hay Day GARY DAGE WILL	le VIQ av	t. (Seal) (Seal) MAN	ANDONAN-WILLIAMS CINCILLI	(Seal)
County of Washing This instrument was a Mary C	ng ton cknowledged before me co	Bonows Thiss in the second of	3/	-Borrower 76, by <u>Gary Do</u>
NOTAL COMES SIG	OFFICIAL SEAL: SONNY KO Y PUBLIC - OREGON SSION NO 048053 I EXPIRES OCTOBER 1 1, 1963	Votary Public My commission	for Oregon on expires QLT. 18	/ <u></u>
other indebtedness secu- notes and this Deed of you under this Deed of Dated:	the holder of the note or red by this Dead of Trus Trust, which are celiver Trust to the person or pa	t, have been paid in fi ed hereby, and to reconsist as legs by entitled the	Deed of Trust. Said note or no ull. You are hereby directed to nvey, vithout warranty, all the ereto.	cancel said note of
alt and a did a green alt and aggreen better a did not be the problem at a set and in part STATE OF OREGON: C	La Live Legistra de las considerados de la considerada del considerada de la considerada de la considerada del considerada de la considerada de la considerada de la considerada del considerada de la considerada de la considerada del considerada	The section of the se	na Mariana kaominina dia k Kaominina dia kaominina di	3rd dav
Filed for record at reques ofJune	• • • — — — — — — — — — — — — — — — — —	ounty Title 11:14 o'clock	A M., and duly recorded in on Page 15971 Bernetha G. Letsch,	Vol. <u>M96</u> ,
FEE \$30.00				

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