Vin Malonieb no n 55379 Hospi bio natibalet Trajoni pisa t	983 MR 27 AT 30 Promit Constitution Control (19936 19936 1994) Page 9936 1994
A visit a lateral state and the second control of the control of t	ik sub delivi vas bas filigiesti bendara at teleamen katsantenen at t
American General Finance	3. To comply with ell-awa, ordinarideby registions, povenial in the beneficiary, or equals, to paintheave ordinary registrations.
(本文學)。 <b>PVA</b> (2)(2)(本文) (本文) (本文) (本文) (本文) (本文) (本文) (本文)	the begoknary may suppressed to pay the taing flame in the proper ill.  A. The provides and confine to by mainfalliplications on the bit.
and malificus miscillet in or around not loss than to to the beneficions with loss asymbia to the tater	Headrigh (actions backers) talk to store or to some termines.
ine stall he delicated to the executionary he spen as	diment to nellically tregges was received and to to come of his
ace from or hereuter plured on case buildings, the	insured, if the mount is took shifted any read on to procure any auch in a street totales days from its the explaner of auch policy of their
Ale no ambimove all our bothorites by an aint achie	, beceite is a view en in the transport end of a property afficient. Great the transport end to the second of the second of the end
gégégégégésés él liberésésésésésésésésésésésésésésésésésésés	្សែ ទម្រើប្រឈាំ busq ម្រឹមបើងសេខទាន់ការសេខសាលា សម្រើ ដែលសេខសេខ មាយមានការការស ក្រុទ្ធ neguriyysisitene ចំប្តីឡើងស្រីក្រុមស្រីក្រុមស្រីក ប្រាប់ថា ស្រាយប្រការការស្រីការ នេះបាន
intso colleged or sleep pay overcut, they be refersed	- barrell, ete neze (ceercome, et in égalein de baneliclais and aintigé annie. La pour le ceerce a relevant et et coleans gradina de ce é a pantigé ans l
ont real entrol translers art evalering at to oue	(For Recorder's Use) நடிகள் (Parameter) கொண்டிரு கின்ற திருந்திரும் இருந்திரும் இருந்திருந்திரும் இருந்திரும் இருந்திருந்திருந்திரும் இருந்திரும் இருந்திரும் இருந்திரும் இருந்திரும் இருந்திரு
Finance, inc. 2000 September 100 September 1	u la doduptica lenotibilità de et diagnas loca 💫 AMERICAN
rischilley anisate of hosts	Mike war il evilade pakrinw ophicile) en
tared sint paiTRUST DEED TO (	CONSUMER FINANCE LICENSEE
THIS TRUST DEED, made this 26TH	day of MARCH, 1998,
	In INS. CO. was add phrashed was and have no cold I family
as Trustee, and American General Finance, Inc., as	Beneficiary, eganovas ani latena avasi vom tra allaeva en la salama
or balabo ed view comedium en la local official en	WITNESSETH DE 20 450 To 1500 OUT TO FILE OF THE PLANT OF
Grantor irrevocably grants, bargains, sells a	and conveys to trustee in trust, with power of sale, the property in unity, Oregon, described as:
THE OFFICIAL PLAT THERECOUNTY, commission only brushinesses associations to the strong strains of the strong strains of the strong strains of the strong strains of the str	PROVESTOR (desentation of Annier Land According to Alexander Pines, ESTATES NO. 2.7 ACCORDING TO ALEXANDER PINES ESTATES NO. 2.7 ACCORDING TO ALEXANDER OF THE COUNTY NO. 10.5 (CREGON. energia to produce the produce of the county of the coun
penicos asentanuació en lescult y dibalique dans es ana es el comercial delle misser esta per el Tapipor a	necessor of desired in soon processing side and the behind the behind the processor. The transfer soon is second to be seen a second to be seen as the second to
<ul> <li>and trainfully beautiful to the following the section to the lacking</li> </ul>	e. it tos l'est el l'usi pe dibet api sobret api sobretges à serrine strout i say delant l'e meur le the plyerest usigny instalment al pri
or such the east one thought so partition seasons and the such that the	lagionno to decade de alongo esta per perior de la comercia del comercia de la comercia de la comercia de la comercia de la comercia del comercia de la comercia del la comercia del la comercia del la comercia de la comercia de la comercia del la come
In anywise now or hereafter appertaining, and the attached to crused in connection with said real es agreement of the grantor herein contained and also this day actually loaned by the beneficiary to the payable with interest to the beneficiary in 60 will become due and payable on the 02 each on the installment on said note in the sum of \$152.13; said note bears interest at 15.50	taments and appurtenances and all other rights thereunto belonging or e rents; issues and profits thereof and all fixtures now or hereafter tato; FOR THE PURPOSE OF SECURING PERFORMANCE of each securing the payment of the sum of \$\frac{6324.74}{6324.74}\$ grantor for which sum the grantor has given his note of even date monthly installments. The first payment of \$\frac{154.85}{400.00}\$ and subsequent same day of each month thereafter until said note is fully paid; the final will become due and payable on \$\frac{04.72.03}{0.00}\$, per annum. The note includes \$\frac{300.00}{0.00}\$ in points,
All installments include principal and interest and	the actual effective ANNUAL PERCENTAGE RATE is 17.74 %. as paid, shall be applied first to interest and then to unpaid principal;
prepayment of said note in full or in part may be ma THIS TRUST DEED AND THE NOTE IT SEC	CURES ARE NOT ASSUMABLE.
The date of maturity of the debt sectified by of said note becomes due and payable. In the eventherein is sold, agreed to be sold, conveyed, as instrument, irrespective of the maturity dates expressful become immediately due and payable.	this instrument is the date, stated above, on which the final installment and the within described property, or any part thereof, or any interest saigned or allenated by the trustor, all obligations secured by this essed therein, and at the option of the holder thereof, upon demand.
The above described real property [ ] is grazing purposes.	is not (state which) currently used for agricultural, timber or the state which) currently used for agricultural, timber or the state which are stated as a state which are stated as a state of the stated as a s
Oregon or the United States, a title insurance of	ee hereunder must be either an attorney, who is an active member of yings and loan association authorized to do business under the laws of ompany authorized to insure title to real property of this state, its United States or any agency thereof. The licensee is always the an \$2,000.

037-00012 (11-95)

1. To protect, preserve and maintain said property in good condition and repair, not to remove or demolish any building by improvement thereon; not to combit of permit any waste of said property.

2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may

be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefore.

3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; if the beneficiary so requests, 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 office or offices.

the beneficiary may require and to pay for filing same in the proper public office or offices.

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, vandalism and malicious mischief in an amount not less than written in companies acceptable to the beneficiary, with loss payable to the latter and to granter as their interests may appear; all policies of insurance 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 beneficiary at least fifteen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings, the beneficiary may procure the same at grantor's expense. Grantor hereby authorizes and directs beneficiary to procure, if procurable, such credit life or credit life and disability insurance as grantor may have authorized, pay the premiums on all such insurance and deduct the amounts so actually paid from the proceeds of the loan. The amount collected under any fire or other insurance policy may be applied by beneficiary upon any indebtedness secured hereby and in such order as fire or other insurance policy may be applied by beneficiary upon any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, or any part thereof, may be released to grantor. Such application or release shall not cure or waive any default or notice of default hereunder or invalidate any to grantor. Such application or release shall not cure or waive any default or notice or default hereunder or invalidate any act done pursuant to such notice. Should the grantor fall to so insure or to preserve the collateral for this loan, the beneficiary may purchase such insurance and add the amounts so paid to the unpaid principal balance to bear interest at the rate specified above and constitute an additional obligation of the grantor hereunder to be paid over the remaining term of the promissory note which this instrument secures concurrently with the remaining unpaid installments.

The following warning applies if, as a condition to closing your loan, we have required that you maintain property insurance on property securing this loan:

## WARNING

Unless you provide us with evidence of the insurance coverage as required by our contract or loan agreement, we may purchase insurance at your expense to protect our interest. The insurance may, but need not, also protect your interest. If the collateral becomes damaged, the coverage we purchase may not pay any claim you make or any claim made against you. You may later cancel this coverage by providing evidence that you have obtained property coverage

elsewhere.

You are responsible for the cost of any insurance purchased by us. The cost of this insurance may be added to your contract or loan balance. If the cost is added to your contract or loan balance, the interest rate on the underlying contract or loan will apply to this added amount. The effective date of coverage may be the date your prior coverage

lapsed or the date you falled to provide proof of coverage.

The coverage we purchase may be considerably more expensive than insurance you can obtain on your own and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable lawy on the total and applicable lawy on the total applicable lawy on the lawy of the

5. To keep said premiums from construction liens and to pay all texes assessments and other charges that may be levied or assessed upon 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:

7. In the event that any portion of all 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 monles payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it upon the indebtedness secured hereby; and grantor agrees, at his own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

6. If this Deed 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 installment of principal or such interest and the amount so paid with legal interest thereon from the time of such payment may be added to the indebtedness secured by this Deed of Trust and the accompanying note shall be deemed to be secured by this Deed of Trust, and it is further expressly agreed that in the event of such default or should any suit be commenced to foreclose said prior Deed of Trust then the amount secured by this Deed of Trust and the accompanying note; shall become and be due and payable at any time thereafter at the sale

event of such default or should any suit be commenced to foreclose said prior Deed of Trust then the amount secured by this Deed of Trust and the accompanying note shall become and be due and payable at any time thereafter at the sole option of the owner or holder of this Deed of Trust and be due and payable at any time thereafter at the sole option of the owner or holder of this Deed of Trust and be due and payable at any time thereafter at the sole option of the owner or holder of this Deed of Trust and payable at any time thereafter at the sole option of the owner or holder of this Deed of Trust and payable at any time thereafter at the sole option of the owner or holder of this Deed of Trust and payable at any time thereafter at the sole option of the owner or cancellation), without affecting the liability of any person for the payable at the pa

10. Upon any default by granter hereunder, beneficiary may at any time without notice, either in person, by agent or by a court appointed receiver, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, 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 referral, granter shall pay beneficiary for reasonable attorney's fees actually paid by licensee to an attorney not a salaried employee of icensee.

11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of insurance policies of compensation or awards for any taking or damage to the property, and the application thereof as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act

done pursuant to such notice.

12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event and if the above described property is currently used for agricultural, timber or grazing purposes, the beneficiary may proceed to foreclose this trust deed in equity; as a mortgage in the manner provided by law for mortgage foreclosures. 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 provided by law or direct the trustee to foreclose this trust deed by adventisement and sais. In the latter event the peneficiary or the trustee's hall execute and cause to be recorded his written holice of default and his election to sell the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall fix the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795.

9938

Re. Should the beneficiary elect to foreclose by advertisement and sale then after default at any time prior to five days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 86.753; days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 86.753; days before the date set by the trustee's sale, the grantor or other person so privileged by ORS 86.753; days before the date set by the trustee's sale, the grantor or other person so privileged by ORS 86.753; days before the date set by the privileged by the default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the default occurred.

14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale. The trustee may sell sald property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to trustee may sell sald property either in one parcel or in separate parcels and shall sell the parcel or parcels at 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 by law conveying the property so sold, but without any covenant of warranty, express or implied. The recitals in the deed by law conveying the property so sold, but without any covenant of warranty, express or implied. The recitals in the deed by law conveying the property so sold, but without any covenant of warranty, express or implied. The recitals in the deed by law conveying the property so sold, but without any covenant of warranty, express or implied. The recitals in the deed by law conveying the property so sold, but without any covenant of warranty, express or implied. The recitals in the deed by law conveying the property so sold, but without any covenant of warranty, express or implied. The recitals in the deed by law conveying the property so sold, but without any covenant of warranty, express or implied. The recitals in the deed by law conveying the property so sold, but without any covenant of warranty, express or implied. The recitals in the deed by law conveying the property so sold, but without any covenant of warranty, express or implied. The recitals in the deed by law conveying the property sold and the law covenant of warranty.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the obligation secured by the trust deed, (2) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (3) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

grantor or to his successor in interest entitled to such surplus.

16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee, appointed hereinider. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title powers and duties conferred upon any trustee conveyance to the successor trustee, the latter shall be vested with all title powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and sustitution shall be made by written instrument herein named or appointed hereunder. Each such appointment and sustitution shall be made by written instrument executed by the beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the recording officers of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

proper appointment of the successor trustee.

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

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real estate property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a) \*primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below),

for an organization, or (even if grantor is a natural person) are for business or commercial purposes other

This deed applies to, insures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns. The term beneficiary shall mean the holder and owner, including pladges, of the note secured hereby whether of not hamed as a beneficiary herein. In construing this deed and pladges, of the note secured hereby whether of not hamed as a beneficiary herein. In construing this deed and whether hereby the context so requires; the masculine gender includes the terminine and the neuter, and the singular number includes the plural of him the plura

warranty, to the period devigable by the terms of said first deed the astate now held by you under the same.

Mall reconversional said grantor has here of the best and some said grant or had grantor and the same.

enericiary should make the detail hope ਵਾਣਾ ਹੁੰਦਾ ਹੈ। ਹਵਾਲੇ ਸ਼ਾਹਰ ਦੀ ਸ਼ਹੀ ਹੈ ਜਿਹੜੇ ਜ਼ਹੀ ਜ਼ਹੀ ਹੈ ਜ਼ਹੀ ਹੈ ਜ਼ਹੀ	warranty (a) or (b) is not applicable; if warranty (a) is is defined in the Truth-In-Lending Act and Regulation 2, the five BTCM 3H4T AD beed tank all youters to asol for our entire the property of the sound of th
If the signer of the above is a corporation, use the form of acknowledgement opposite.)	) SS.
STATE OF OREGON; County ofKI.AMATH	STATE OF OREGON, SS. County of
Personally appeared the above named	Personally appearedand
acknowledged the foregoing instrument to be  Voluntary act and deed.	who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the
(OFFICIAL SEAL)  Solution of Season (Notary Public for Oregon)  My commission expires: July 31, 3001	secretary of a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed.  Before Me: (OFFICIAL SEAL)
OFFICIAL SEAL BRENDA L LANGE NOTARY PUBLIC-OREGON COMMISSION NO. 303481 MY COMMISSION EXPIRES JULY 31, 2001	Notary Public for Oregon  My commission expires:

200		AT MANAGER DE LE SANS VIII	9939
CSI (CO) Section of the control of t	Tues of the part o	Togethy man me within the man with the foreign of the conditions o	residence of indebtedness deed) and to reconvey, without you under the same.
	ust Deed OR THE NOTE whic	hit secures. Both mus  (a)  (a)  (a)  (b)  (a)	STATE OF CARCANT CONCERS Select in the increase of the presidence in the presidence in the presidence of the delivered of the above in a large in the increase of the above increase of the above increase of the above increase of the above in the above increase of t
ight and that the latter is the serietary of a corporation, and their appropriate computate at a corporation and materials are corporated as a corporation by surface their colorations of them advanced by but them advanced by the colorations.	ount, die say mat the folmer  president in seal affixed to the tenggle  vest of said corporation and to	Sins Sins Sins Sins Sins Sins Sins Sins	John Milling Street of Street

Notary rubic for Degon Wy commission expires: OFFICIAL SEAL
SRENDA LLANGE
NOTARY PUBLIC-ONEGON
COMMISSION NO: 303401
MY COMMISSION EXPIRES JULY 31, 2001