CIRLET 56450 LESS TRUST DEEL 231 C (ILL - IC) BOX 300 101THIS TRUST DEED mede this EG L. HOWELL	D TO CONSUMER FINANCE LICENSEE 10th day of October 19 78 between as Grant
Klamath County Title Con	ipany ,, as Trust
and Motor Investment Company	, as Beneficia
inKlamathCounty, Orego Lot 15, Block 2, Tract No.	WITNESSETH: is, sells and conveys to trustee in trust, with power of sale, the prope on, described as: 1002, LaWanda Hills, according to the official
ONE CONSIGNER FINANCE LICENSEE	

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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 hereafter 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 \$ 11,798.44 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 of \$ 212.59

has given his note of even date payable with interest to the beneficiary in 120 monthly installments of \$ 212.59 each, the first installment to become due and payable on the 10th day of November 19.78 and sub-sequent installments on the same day of each month thereafter until said note is fully paid; the final installment on said note in the sum of \$ 212.59 will become due and payable on OCCODER 10, 19.88; said note bears interest at the follow-ing rates: 11the original amount of said loan is \$5,000, or less, three percent per month on that part of the unpaid principal balance of said note in excess of \$300, but not in excess of \$1,000, and one and one-quarter percent per month on that part of the unpaid principal balance of said note in excess of \$100, but not in excess of \$1,000, and one and one-quarter percent per month on that part of the unpaid principal balance of said note in excess of \$1,000, but not in excess of \$5,000; however if the original amount of said loan is in excess of \$5,000; but not in excess of \$5,000; but not in excess of \$5,000; however if the original amount of said loan is in excess of \$5,000, but not in excess of \$5,000; however if the original amount of said loan is in excess of \$5,000, but not in excess of a solor; however if the original amount of said loan is in excess of \$5,000, but not in excess of \$5,000; however if the original amount of said loan is in excess of \$5,000, the whole amount so loaned shall bear interest at the rate of one and one-shall percent per month on its entire principal balance; all installments include principal and interest and, as paid, shall be applied lirst to interest and then to unpaid principal; prepayment of said note in full or in part may be made at any time.

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 thereol, or any interest thereon is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, shall become immediately due and events. become immediately due and payable.

The above described real property is not currently used for agricultural, timber or grazing purposes.

The above described real property is not currently used for agricultur. To protect, the security of this trust deed, grantor agrees. I To protect, preserve and maintain said property in good conditions and repair, not to remove a water of said property. The computer of the security of this trust deed, grantor agrees. The computer of the said property is not currently used for agreed mainter any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incured therefor. The computer of the said property is not constructed, damaged or destroyed thereon, and pay when due all costs incured therefor. The said property is the said property is the beneliciary so requests, to form and restrictions allecting said property. The security such financing statements pursuant to the Uniform Comme-cial Code as the beneliciary may require and to pay for filling same in the proper public office on the said property. With loss payable to the security is acceptable to the beneliciary, with loss payable to the latter and to grantor as their restrictions as an uncell if the grant property of in-surent 4. To provide in an amount not less than 5. withen in companies acceptable to the beneliciary, with loss payable to the latter and to grantor as their interests may appear, all policies of on-the same at grantor as their interests may appear, all policies of in-aurance now or herealter place or barbor hereby authorises and directs beneli-ciary, at less liften days prior to build at the beneliciary may procure the same at grantor expland or prior to build at the beneliciary may pro-tense. The protect of the beneliciary may contin-and deduct the amounts so actually puit from the proceeds of the loan. The and there the amounts so actually puit from the proceeds of the loan. The and the proves of the bond contrary barbor hereby authorizes and advects beneli-and the determine, or at option, of beneliciary the entire amount so co-letted to amount so actua ngainst said property before any part of some and promptly deliver receipts therefor charges become past due or delinquent and promptly deliver receipts therefor to beneficiary. 6. To appear in and delend any action or proceeding purporting to allect 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, bendiciary shall have the right, if it so elect, to require that all or any portion of the monies payable as one pensition for such that all or any portion of the monies payable as one pensition for such that all or any portion of the monies payable as one pensition for such that all or any portion of the monies payable as one pensition for such that all or any portion of the monies payable as one pensition for such that all or any portion of the monies payable as one pensition for such that all or any portion of the monies payable as one pensities of the monies proceedings shall he said or beneficiary and any incurred by grantor in such proceedings shall he said ponetic agrees at his own expense, to take such adoms agreed to the note that under a shall be ne-ticing any provide the indebtedness of the tot for endorsement (in case of this pay the indebtedness, trustee may (a) consent to the mak-on or the agreed to the indebtedness, trustee may (a) consent to the mak-are casaling any restriction thereon; (c) join in any subordination or there agreement allecting this deed or the line or charge thereoi; (d) recorvey, without warranty, all or any part of the "property. The grantee in any recon-revance may be described as the "preson or persons legally entitled thereto" and the receiles therein of any matters or lacts shall, be conclusive proof of the "inthulunes thereon". truthluiness (horeofA) delault by greator hereunder, beneficiary may at any 9. Upon any delault by greator hereunder, beneficiary may at any fime without notice, either in person, by agent or by a court appointed re-

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either on altorney, who is an active member of the Oregon State Bar, a bank, trust company or avrings and loan association, authorized to do, business under the lows of Oregon, or the United States, a title insurance company outhorized to insure title to real property of this state, its subsidiaries, against or blanches, or the United States for any agency thereof. The licensee is always the beneficiary. This form not suitable for loans less than 35,000, institute of United States for the United States for any agency thereof. The licensee is always the beneficiary. This form not be an any agency of Consumer Finance Licensee, see Stevens-Ness form No. 951.

and agrees to and	with the beneficiary and those claiming under him, that he is
fully seized in fee simple of said described real i	with the beneficiary and those claiming under him, that he is . property and has a valid, unencumbered title thereto
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the function of the state of the second of t	sume against all persons whomsoever.
The grantor warrants that the proceeds of the los	an represented by the share derived
This deed anniti-	natural person) are for business or commercial purposes other than africult
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is not applicable, if warranty (a) is applicable and the beneficient of creditor as such word is defined in the Truth-in-Lending Act and	]¦or(b) Try is a Recola
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ACCOUNTS SUBJECT AND ACCOUNTS	STATE OF OREGON County of
STATE OF OREGON	Personally appeared
Ed. L. Howell	each for himself and not one locate
and acknowledged the foregoing instru-	president and that the later is t
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OFFICIAL SEAL) SEAL) SCI My commission expires: 8/1/82	halt of said corporation but said instrument was signed and sealed in b them acknowledged said instrument to be its voluntary act and dee Before me:
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