Vol. M79 Page K 31397 19 78 . between THIS TRUST DEED, made this 28th day of December , as Grantor, Stephen B. Preslar and Judith Preslar , as Trustee, Klamath County Title Company , as Beneficiary, Motor INvestment Company.... and WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property County, Oregon, described as: Klamath in All the following described realproperty situated in Klamath County, Oregon: A portion of Lots 15 and 16, Block 40, HILLSIDE ADDITION, according to the official plat thereof on file in the office of the County Clerk, Klamath County, Oregon: Beginning at the Southwest corner of Lot 15, Block 40, thence north 21 14' West 80 feet; thence North 68 46' East 99.70 feet; thence Southeasterly 80 feet; thence Southwesterly 99/70 feet to the point of beginning; EXCEPTING the Westerly 10 feet of Lot 15. 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 this day actually loaned by the beneficiary to the grantor for which sum the grantor the payment of the sum of \$13,788.91 monthly installments of \$248.46 has given his note of even date payable with interest to the beneficiary in 120 each, the first installment to become due and payable on the 10th day of February , 19 79 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 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 \$248.46 will become due and payable on January 10 , 19 89; said note bears interest at the follow-ing rates: If the 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 not in excess of \$300, one and three-quarter 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 \$1,000, but not in excess of \$5,000; however if the original amount of said loan is in excess of \$5,000; then 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; then instead of the rates of interest just mentioned, the whole amount so loaned shall bear interest at the rate of one and one half percent per month on its entire principal balance; all installments include principal and interest and, as paid, shall be applied list to interest and then to unpaid principal; prepayment of said note in full or in part may be made at any time. <h+-븶 -

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 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 associated therein should be the maturity of the secured therein should be the secured by this instrument. then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, shall

become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

60526 M No. 946-OREGON TRUST DEED-To Consumer Finance Licensee.

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The above described real property is not currently used for agricultur. To protect the security of this trust deed, grantor agrees:

To protect the security of this trust deed, grantor agrees:
To protect the security of this trust deed, grantor agrees:
To complete or demolish any building or improvement thereories and requir; not to remove or demolish any building or improvement thereories.
To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destored thereories.
To complete or restore promptly and in food and workmanlike manner any building or improvement which may be constructed. Jamaged or destored thereories.
To complete or allecting said property: if the beneliciary so requests, to the beneliciary so the provide and the provide maintain insurance on the buildings and in the provide and continuously maintain insurance on the buildings with the stended coverage in an amount not less than \$ 13,788.91
white nin companies acceptable to the beneliciary, with loss payable to the baneliciary as soon as insurance in insurance on the restart on the said proins against loss payable to the baneliciary as soon as insurance and to deliver said policies to the baneliciary as soon as insurance and the grantor shall built for any reason to procure any such insurance and to deliver said policies to the baneliciary as actually graid from the proceeds of the loan. The amount so actually graid from the proceeds of the loan. The amount of less than the proceeds of the loan. The amount so actually graid from the proceeds of the loan. The amount so actually graid from the proceeds of the loan. The amount so actually graid from the proceeds of the loan. The amount so actually graid from the proceeds of the loan. The amount so there insurance policie of the securities when any detaut the amounts so eotinovalidate any act demensy and be deliver any fire or oth

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: 7. In the event that any portion of all of said property shall be taken where the right of eminent domain, benchicary shall have the right, if it under the right of eminent domain, benchicary shall have the right, if it under the right of eminent domain, benchicary shall have the right, if it under the right of eminent domain, benchicary shall have the right, if it under the right of emine that all or any portion of the monies payable as com-part all reasonable costs, expresses and entry the paul to benche any and ap-ing all the month be mole belows secure here and gamtor agrees, at has been express to take such actions and events such metromouth system the me-erant in obtaining such and then the to take upon the emines as whell be mo-erant in a present on of the deed and the mole normality of each of the and twing and presentation of the deed and the mole to embandence of the axes and presented of the factors, without affecting the induction of the max-ing of any may or plat of said property; (b) join in granning any reasement or creating any restriction the first or charge thereof; (d) provents without warranty, alter any matters or lacts shall be wording in any errors without warranty, alter any matters or lacts shall be conclusive provents. 9. Upon any default by granter hereunder, benclicary may at any time without mited with the granter hereunder, benclicary may at any time without matter and the by granter hereunder, benclicary may at any time without matter as the second be reader.

rtuntumess (percot. 9. Upon any default by grantor hereupder, bruchcury may at fime without notice, either in person, by agent or by a court appointed

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HOLE The Trust Deed Art provides that the trustee bereinder must be other on articizes, who is an entry member of the strest or to be achieved or savings and loan association authorized to do business under the lows of Creacy or the Under System a type member of the strest or to be achieved or savings and loan association authorized to do business under the lows of Creacy or the Under System a type member of the strest or to be achieved or savings and loan association authorized to do business under the lows of Creacy or the Under System a type member of the strest or to be achieved or savings and loan association authorized to do business on loan-ber, or the Under States or any injecty derect. The Disease is obvious the Senethcomy suitable for loans less than \$2,000.

For a Mortgage to Consumer Finance Licensee, see Stevens fless form. Na. 951

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296 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 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), (b) for an organization, or (even it grantor is a natural person) are for business or openmercial purposes other then agricultural purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF and depender here herewrite set his hund the day and year first above written IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. Suphen & Prosear) Judith Deciae IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary should make the required disclosures. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON, County of) 28. STATE OF OREGON, , 19)35. Personally appeared County of Klamath and Personally appeared the above named who, being duly sworn, each for himself and not one for the other, did say that the former is the Stephen B. Preslar and Judith Preslar , and acknowledged the foregoing instrupresident and that the later is the secretary of voluntary act and deed. <. . (OFFICIAL BEAL) ---- Celles Children Notary Public for Oregon and that the seal allixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and scaled in be-half of said corporation by authority of its board of directors; and each of them acknowledged and instrument is he its manual scale of the said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. My commisison expires 10-30-80 Before me: 00 5 (OFFICIAL Notary Public for Oregon SEAL) My commission expires: REQUEST FOR FULL RECONVEYANCE used only when obligations have been paid. To be то: , Trustee The undersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made TRUST DEED STATE OF OREGON TO - 55 CONSUMER FINANCE LICENSEE County of KLAUATH. FORM No. 946) STRVENT NEAR LAW FUR CO. PORTLAND ORE I certify that the within instrument was received for record on the 3rd day of JANUARY , 19 79. Stephen B. Preslar and Judith Preslar at 3:51 o'clock P.M., and recorded SPACE RESERVED in book 1. 79 on page 295 or as Motor Investment Company FOR file/reel_number ___60526 ***** RECORDER STUD Record of Mortgages of said County. Beneficiary Witness my hand and seaf of AFTER RECORDING RETURN TO County affixed. Motor Investment Company 531 S. 6th - PO Box 309 MM. D. MILNE Klamath Falls, Oregon 97601 Janqueline Metter <u>з</u> Ъ