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70281 JE TRUST DEED TO CONS	Vol M 19 D- 16130
Glenn T Cox and Shari A Cox	
Klamath County Title Company	, as Grantor, , as Trustee,
and Motor Investment Company	, as <i>Trustee</i> ,
WITN	ESSETH:
Grantor irrevocably grants, bargains, sells and co in Klamath County, Oregon, described a 2, Township 39 South, Range 9 East of Willame regon, described as follows; Beginning at a p 39 South, Range 9 East of the Willamette Mori	where to trustee in trust, with power of sale, the property s: A parcel of land lying in the S ₂ SW ₄ of Section ette Meridian, in the County of Klamath, State of point in the South line of Section 2, Township
of beginning is also in the West line of Hope of HOMEDALE, a plotted subdivision in Klamath the West line of said Hope Street a distance	1, OI said Township and Range, and which point Street and is the Northeast corner of Tract 37 County, Oregon; thence North 0°13'East along of 115.0 feet; thence North 90 56' West 47 feet;
of way line distance of 554.1 feet, more or 1 is also the North line of said Tract 37 HOME	(South 39.08' East U.S.R.S.) along said right ess, to the South line of said Section 2, which
rogether with all and singular the renements, hereditations and a now or hereafter appertaining, and the rents, issues and profits the tion with said real estate	poor nming pourtenances and all other rights thereunto belonging or in anywise proof and all fixtures now or hereafter attached to or used in connec-
the payment of the sum of \$ 9322.09 this day actually	of each agreement of the grantor herein contained and also securing loaned by the beneliciary to the grantor for which sum the grantor
each the first installment to become due and noughle an the	ciary in <u>120</u> monthly installments of \$ 167.97 10th day of <u>August</u> , 19.79, and sub-
sum of \$	I said note is fully paid; the final installment on said note in the $1y$ 10, 19.89; said note bears interest at the follow- bee percent per month on that part of the unpaid principal balance of nonth on that part of the unpaid principal balance of said note in the percent per month on that part of the unpaid principal balance ever if the original amount of said loan is in excess of \$5,000, then so loaned shall bear interest at the rate of one and one-half percent principal and interest and, as paid, shall be applied first to interest 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 linal 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, it he 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 agricult	ural, timber or grazing purposes.
To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in 600d condition and repair, not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. 2. To complete or, resore 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 incured therefor. 3. To comply with all laws, oriliances, regulations, covenants, condi- tions and vertication that any source of the same section.	eviver and without regard to the adequacy of any security for the indebted- ness hereby secured, enter upon and take possession of said property or any part thereol, in its own name sue for or otherwise collect the rents, issues and profits, including those past due and unpuid, and apply the same, upon any indebtedness secured hereby, and in such order as beneticary may determine. After grantor's default and referral, fixator shall pay beneficiary for reasonable attorney's fees actually paid by licensee to an attorney not a
ioin in execution a discring said property, if the beneficiary so requests, to form in execution and the said property, in the beneficiary so requests, to out code as the beneficiary may require and to pay for lifting same in the proper public office or ollices. As To provide and continuously maintain insurance on the buildings new or heraniter excited on the said premises against loss or damage by lire	10. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of insurance policies or compensation or awards for any taking or damage to the property, and the application thereof as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 11. Upon default by grantor in payment of any indeptedness secured hereby.
with extended coverage in an amount not less than \$	declare all sums secured heroising aptendent intrumder, the beneliciary may event and it the above described treal property is currently used lor africul- tural, timber or grazing proposes, the beneficiary may proceed to foreclose this trust deed in equity, as a mortgage in the manner provided by law lor mortgage foreclosure, it said real property is not so currently used.
burance now or neteatter placed on said buildings, the beneficiary may procure the same, at grantor's expense. Grantor thereby authorizes and directs benefi- ciary to procure, if procurable, such credit life or credit life and disability insur- ance 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 the second	deed by advertisement and sale. In the latter event the beneficiary or the frustee shall execute and cause to be roorded his written notice of default and his election to sell the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall his the time and place of sale.
beneficiary upon any indebitdness secured hereby and in such order part of liciary may determine, or at option of beneficiary the entire arount so col- lected, or any part (hereof, may be released to grantor. Such application or release shall not cure or waive any delutil or inotice oi delault hereunder or invalidate any act done pursuant to such notice. Should the grantor fail so to insure or to preserve the collateral for this loan, the beneficiary may pay for	deed in the manner provided in ORS 86.140 and proceed to foreclose this furst 12. Should the emeticiary elect to foreclose by advertisement and sale then after default at any time prior to five days before the date set by the furstee for the trustees sale, the grantor or other person so privileged by ORS 86.760, may pay to the beneficiary or his successors in interest respect- tional the prior of the set

insure or to preserve the collateral for this loan, the beneticiary may pay for the performance of those duties and add the amounts so paid to the then unpaid principal balance to bear interest at the rates specified above. 5. To keep said premises free from construction liens and to pay all taxes, 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 delinguent and promptly deliver, receipts therefor to beneficiary. charges become past due or deinqueri in pointing statistication of the beneficiary. 6. To appear in and defend any action or proceeding purporting to allect the security rights or powers of beneficiary or trustee.

To appear in and defend 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:
T. In the event that any portion of all of said property shall be taken under the right of eminent domain, beneficiary shall have the right, it it is o elects, to require that all or any pertion of the monies payable as compared to any perturbation of the monies payable as compared to any perturbation of the monies payable as compared to any perturbation of the monies payable as compared to any perturbation of the indeptedness security here be exercised to the any perturbation of the indeptedness security here be paid to beneficiary and appendix of the such actions and evecute such instruments as shall be needed as the proceeding, shall be redored at the pay and presentation of the indeptedness security here the redores are the property of the pay and presentation of the indeptedness security inpon beneficiary's request essary in obtaining such compensation, promptly upon beneficiary's request to a pay and presentation of the indeptedness security of any perturbation and promoting upon beneficiary's request to the matched any perturbation and promoting upon beneficiary's request to the payment of the indeptedness (rules may all consent in the matched any map or plat of any perturbation and property; (b) join in granting any essented any map or plat of the line or charle thereoit; (d) reconvey, without warranty, all or any mat not of the indeptedness thereoit; be actually entitled thereoit.
Y. Upon any default by granter hereon beneficiary may at any time without notice, either in person, by agent or by a court appointed re-independent person.

the interval of the data is any time prior to five days before the date set by one set of for the trustee is also, the grantor or other person so privileged by ORS 86.760, may pay to the beneficiary or his successors in interest respect-tively, the settine amount then due under the terms of the trust deed and the obligation setting thereby, other than such portion of the principal as would on the bedreen default occurred, and thereby cure the default, in which event all lowen of elault occurred, and thereby cure the default, in which event all lowen of elault occurred, and thereby cure the default, in which event all lowen of elault occurred, and thereby cure the default, in one parcel or in separate of sale. The truste may sell said property either in one parcel or in separate of sale. The truste may sell said property either in one parcel or in separate of sale. The truste may sell said property either in one parcel or in separate of sale. The truste may sell said property either in the highest bidde for day matters of late warranty, express or im-plied. The recitals in the deed of any matters of late that be combusive proof of the truthiluness thereol. Any person, excluding the trustee, but including the grantor and beneliciary, may purchase at the sale. 11.4 When truste easils pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the obligation secured by the interest entitled to such surplus. 15. For any reason permitted by law beneliciary may from time to time appoint a successor trustee, the latter shall be vested with all tile, powers and duties conferred upon any trustee name herein or to any successor trustee, appointed here under they written insuccessor trustee, and you have a point and appoint of a point the successor trustee, the latter shall be vested with all tile, powers and duties conferred upon any trustee hand herein or appoint duties conferred upon any trustee in annue or appoint the proce of record, which, when the office of the recording diff

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an artorney, who is an active member of the Oregon State Bar, a bank, trust company or sovings 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, affiliates, agents or branches, or the United States or any agency thereof. The licensee is always the beneficiary. This form not suitable for loans less than \$2,000. For a Mortgage to Consumer Finance Licensee, see Stovens-Ness **一种**的是一种种社会传统和自己的主要主要 form' No. 951.

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<form><pre>d dtat he will warrant and forever defend the same against 411 persons whomosers.</pre></form>	The grantor covenants and agrees to and Ily seized in fee simple of said described real p	with the beneficiary and those claiming under him, that he is law- roperty and has a valid, unencumbered title thereto
(c) Products (no. prime of the first of the formed of an interface of the horized of a particle in the horized of a particle interaction of the horized o		
The Market product is the the birding of and birds all parties back maket may be determined and the end of the market with the origination the market back the birding of the market with the origination the market back the birding of the market with the origination the market back the birding of the market with the origination the market back the birding of the bi	(a)* primarily for granitor's personal,	- adural person) are for business of commercial paraceter
BOREATE NOTICE: Delete, by links and any and the large of the lar	(b) to an organization of a purposes. This deed applies to, inures to the benefit of a rs. successors and assigns. The term beneficiary shall not be the successors and assigns.	and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- nean the holder and owner, including pledgee, of the note secured hereby, whether is deed and whenever the context so requires, the masculine gender includes the is the plural.
and spaceboxy is a transmission of present discourse and present discourse in the second synapse of t		Afface G. Cox
The upper of the dates the restance of the dates in the second of the dates in the dates in the dates in the second of the da	not applicable, it warranty (a) is applicable of the second state of the second state of the second state of the second s	nd Regula-
County of Klameth	if the igner of the above is a corporation, so the form of acknowledgment opposite.]	STATE OF OREGON, County of)ss.
The undersigned is the legal owner and holder of all indebtedness secured by the longoing trust deed. All sums secured by said trust deed the estate new hold by you under the same. Mail reconveyance and documents to the particle secured by the lange trust deed the estate new hold by you under the same. Mail reconveyance and documents to the recond on the same and trust deed the estate new hold by you under the same. Mail reconveyance and documents to the recond on the same and trust deed the estate new hold by you under the same. Mail reconveyance and documents to the recond on the same and trust deed the estate new hold by you under the same. Mail reconveyance and documents to the recond on the same and trust deed the estate new hold of trust deed the estate new hold by reconveyance and documents to the recond on the same. Mail reconveyance and documents to the recond on the same. Mail reconveyance and documents to the recond on the same. Mail reconveyance and documents to the recond on the same. Mail reconveyance and documents to the same recond on the same. Mail reconveyance and documents to the same recond on the state reconveyance and documents to the same. Mail reconveyance and documents to the same record on the specific trust deed the estate new hold by you under the same. Mail reconveyance and documents to the same record on the specific trust deed the estate new holds at assess the mean the same. Mail reconveyance and documents to the same record on the specific trust deed the same and same documents to the same re	County of Klamath	each tor himself and not one for the other, did say that the lormer is the president and that the later is the
COPPICIAL SEAL Operation expires:10-30-80 Notary Public for Oregon My commission expires: For the second of the secon	ment Yabe a. voluntary and and deer	and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be- of said corporation and that said instrument was different and each of
To:		D-80 Notary Public for Oregon My commission expires:
To:	$ \begin{array}{c} \sum_{i=1}^{n} \frac{1}{1} \sum_{i=1}^{n} \frac{1}{1$	
TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing 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 DATED: DATED: DATED: De not less of dattoy the trust Deed OR THE NOTE which it secures hash must be delivered to the tortee, for concellation before reconveyance will be mede TO TRUST DEED TO CONSUMER FORM No. 940 Trevensesses Law ying co. ront_Aso_etc. Glefi T. Cox and for the Grantor Motor. Investment. Company. Beneficiary Motor. Investment. Company. Beneficiary Motor. Investment. Company. Beneficiary RECORDER'S USE Beneficiary Motor. Investment. Company. Beneficiary RECORDER'S USE Beneficiary Mitness my hand and seal of	ECULES FO	nhen obliganam nuve Geen para
Definition Beneficiary DateD:	The undersigned is the legal owner and holder	of all indebtedness secured by the foregoing trust deed. All sums secured by said
Beneticiary Beneticiary Beneticiary Beneticiary Beneticiary Beneticiary Beneticiary Beneticiary STATE OF OREGON STATE OF OREGON I CONSUMER FINANCE LICENSEE FORM N.S. 946) STATE OF OREGON I County of KLANATH I certify that the within instru- ment was received for record on the 9th day of JULY , 19.79, at.3;30. o'clock PL, and recorded in book M. 79 on page 16139 or as file/reel number 70281 Record of Mortgages of said County. Witness my hand and seal of	(which are delivered to you herewith together with terms of said trust deed the estate now held by you	under the same. Mail reconveyance and documents to
TO STATE OF OREGON TO TO CONSUMER FINANCE LICENSEE L. certify that the within instru- FORM No. 940 L. certify that the within instru- STRUENDATES LAW FUNCCOL, FORTLAND. OUCL. L. certify that the within instru- Glen T. COX and SPACE RESERVED Shari COX Grantor Motor. Investment. Company. FOR Beneliciary RECORDER'S USE		ch it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made
FORM No. 946) (structNathEns LAW FUNCCOLFORTLAND, CHES. Glen T. Cox and Shari Cox Grantor Motor Investment. Company. Beneliciary Beneliciary	TO	STATE OF OREGON
Shari Cox Grantor () SPACE RESERVED in book M. 79 on page 10139 of as file/reel number 70281 Motor Investment Company FOR () Record of Mortgages of said County Beneliciary Beneliciary Beneliciary	FORM No. 946) STEVENA-NEWE LAW FUR/CO., PORTLAND. CHES. Glen'T. Cox and	ment was received for record on the 9th day of JULY, 19.19, at 2:30 o'clock EV., and recorded
	Granter : Motor Investment Company	SPACE RESERVED in book M 79 on page 10139 or as file/reel number 70281, RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TO Motor Investment Company 531 S. 6th - PO Box 309 Klamath Falls, Oregon 97601 Fee \$ 6.00	AFTER RECORDING RETURN TO Motor Investment Company 531 S. 6th - PO Box 309	County affixed. <u>Title</u> <u>Title</u> <u>Title</u> <u>By</u> Simetha Shefsch Deputy.

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