	92996		Vol.M80 Page 66:28
		TRUST DEED TO CON	
	THIS TRUST I Terrance L	DEED, made this 1st	day of April , 19 80 , between
	Klamath Coun	tv Credit	as Grantor
d	Motor Invest	ment Company	, as Trustee , as Beneficiary
			IVESSE I H.
	Klamath	bly grants, bargains, sells and	conveys to trustee in trust, with power of sale, the property
ginn	ing at an ir	on pin which lies on the	as:
on a uth, way mer stan 5.R.S teral et, n	xle which ma Range 9 E.W line of Sum of Landis P ce of 366.2 S. F-7 Latera l a distance more or less	rks the quarter section of .M. and running thence: (mers Lane a distance of 7 ark; thence South 38'44' feet to an iron pin which al; thence North 1'26' We of 75 feet to an iron pin which	Westerly right of way line Summers Lane South h 108' East a distance of 69.5 feet from the corner common to Sections 10 and 11 Township 3 Continuing South 1°80' East along the Westerly 75 feet to an iron pin which marks the Northeas West along the North line of Landis Park a h lies on the Easterly right of way line of est along the Easterly right of way line of F-7 in; thence North 88°44' East a distance of 366. ing, being in the NE ¹ / ₄ SE ¹ / ₄ Section 10 Township
o.n.	. 9 E.W.M.		
ether	with all and singu	lar the tenements, hereditaments and	appurtenances and all other rights thereunto belonging or in anywise
a wana	Sald real estate		and an installed flow of hereafter attached to or used in conne-
FC	OR THE PURPOS	E OF SECURING PERFORMANCE	S of each advanced of the state of the
given	his note of even of	actual	ly loaned by the beneficiary to the grantor for which sum the grantor
h, the ient ii	first installment to installments on the	become due and payable on the sense of become due and payable on the sense same day of each month thereafter up	Inclary in
0.20	1.66		an said note is fully paid; the final installment on said note in the
rates: note	not in excess of \$5	nount of said loan is \$5,000 or less, th	bree percent per month on that part of the unpaid principal balance of
ess of aid n	\$500, but not in a stering of \$500,	excess of \$2,000, and one and one-qu	larter percent per month on that part of the unpaid principal balance of said note in
ead of t per y	t the tates of inter year on its entire n	est just mentioned, the whole amount	t so loaned shall bear interest at the rate of nineteen and one-half per-
then	to unpaid principa	al; prepayment of said note in hull or	in part may be made at any time.
, conv	eved, assigned or	alienated by the Acamtan with the	ent is the date, stated above, on which the linal installment of said note berty, or any part thereof, or any interest thereon is sold, agreed to be at having obtained the written consent or approval of the beneficiary. Instrument, irrespective of the maturity dates expressed therein, shall
The	abova described rea	I property is not currently used for agricul	itural, timber or grazing purposes.
	protect the securit	y of this trust deed, grantor agrees;	ceiver and without referred to the edges of the
	nit or permit any waste	of said property.	any part thereoi, in its own name sue for or otherwise collect the rents,
oved th	ereon, and pay when d	lue all costs incured therefor.	actermine. Alter grantor's default and referral, grantor shall pay beneficiary may
	stind analy fine second	the all costs incured therefor. ws, ordinances, regulations, coven ints, condi- d property; if the beneficiary so requests, to attements pursuant to the Uniform Commer- tention and the cost of the Uniform Commer-	10. The entering using and active and active and active and active activ
r public	c office or offices.	require and to pay for tiling sime in the	compensation or awards for any taking or damage to the property, and the
	alter effected on the s	all premises against loss or damade built	of delault hereunder or invalidate any act done pursuant to such notice
and to	o frantes acceptable t	o the beneficiary, with loss payable to the	11. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any nicrement hereunder, the beneliciary may declare all sums secured hereby immediately due and payable. In such an event the beneliciary at his element of the beneliciary at his definition.
ly reaso	on to procure any such	insurance and to deliver said policies to the	in equity as a monthed
e now	or hereafter placed on	said buildings, the beneficiary n av procure	trustee shall execute and cause to be recorded his written notice of default and
is crani educt i	tor may have authoriz	ed, pay the premiums on all such insurance	secured hereby, the said described real property to satisfy the obligations and give notice thereofon the trustee shall list the time and place of sale, and give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.740 to 96.795.
nt colle	cted under any fire of	r other insurance policy may be applied by	12. Should the beneficiary elect to foreclose by advertisement and
or an	y part thereoi, may l	be released to grantor. Such application or	the trustee for the trustee's sale, the fruit to five days before the date set by ORS 86.750, may pay to the beneficiary or his successors in interest respec-
or to	Oreland the setter of	such house. Should the grantol fail so to	obligation secured thereby, other than such portion of the principal as would
princi	ipal balance to bear i	nterest at the rates specified above.	13 Othermine the set 1 is the state of distributed by the trustee.
said	oronautu balana	inter may be levied or 25sessel upon or	may be not noned as associated to the time to which said trust deed sale
eficiary		uent and promptly deliver receipts the efor	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. At these or im- plied. The recitals in the deed of any matters of the shall here there are in the deed of any matters of the shall here there.
	uity rights or powers o mutually agreed th	beneficiary of trustee.	of the truthfulness thereof Any person available that shall be conclusive proof
7. In	the event that any po	rtion of all of said property shall be taken	the grantor and beneficiary, may purchase at the sale.
ts, to on for	require that all or an such taking, which	are in excess of the amount required to	the trust deed, (2) to all persons having recorded liens subsequent to the
the g	rantor in such proceed	lings, shall be paid to beneliciary and ap-	interest of the trust for all persons having recorded liens subsequent to the order of their priority and (3) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.
pense, i in obt	to take such actions an	and execute such instruments as shell be nec-	15. For any reason permitted by law beneficiary may from time to
and pr	eventation of this deed	and the note for endorsement (in cus of	conveyance to the successor trustee, the latter shall be vested with all title
any m	ap or plat of said pro	perty, (b) join in granting any easen ent	powers and duties conferred upon any 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 substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the recording officers of the country or country in which the mass.
nt att	ecting this deed or the	he tien or charge thereot; (d) recomey,	conclusive proof of proper appointment of the surveyor instanted, shall be
	In all on the set	persons regains entitled thereto	16. Trustee accepts this trust when this deed, duly executed and
ness th	the unit default has to		trust or of any action of any distance and other deed of
y l'm	notice, either in perso	n, by agent or by a court appointed re-	shall be a party unless such action or proceeding in which grantor, beneficiary or trustee

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The grantor acknowledges receipt at the time the above loan was made of a statement in the English language relative to the loan as required by ORS 725.360 and by Section 10.100 of the Oregon Administrative Rules. 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 losn 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 (oven if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-trs, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the minime and the neutor, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. tors, success leminine and the tMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) ar (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 Regula-tion Z, the beneficiary should make the required disclosures. ICF5 91 4901 (If the signer of the above is a corporation, use the form of adinawledgment opposite.)) ss. STATE OF OREGON, County of , 19 and STATE OF OREGON, Personally appeared who, being duly sworn, County of Klamath each for himself and not one for the other, did say that the former is the president and that the later is the Personally appeared the above named Terrance L. Jurian and Peggy L. Jurian acknowledged the toregoing instrusecretary of and acknowledged the foregoing instrua corporation, ment to be find any voluntary act and deed. , a corporation, 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-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. (OFFICIAL SEAL) U 3 Kotary Public for Oregon My commission expires: 10 Refore me: (OFFICIAL 10-30-80 My commisison expires: SEAL) Starting OF Notary Public for Oregon My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. , Trustee 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 19..... DATED: Reneficiary 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. STATE OF OREGON, · ss. TRUST DEED County of _____Klamath I certify that the within instruто CONSUMER FINANCE LICENSEE

FORM No. 946] BTEVENS-NESS LAW PUB. CO., PORTLAND. ORE. TETTANCE Li. and Penny. Li. Juri (

Motor Investment Company

Beneficiary

Grantor

AFTER RECORDING RETURN TO Motor Investment Company 531 S. 6th - PO Box 309 Klamath Falls, Ore.97601 SPACE RESERVED FOR RECORDER'S USE

Wm. D. Milne By Gernethan Apelo ch. Deputy

Fee \$7.00