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Edward W. Green and Karen L.	lstday Green	y of	J	uly,,	19.80 , betwe
Klamath County Title		ţ.	a sector a la factoria	·····	as Trust
and Motor Investment Co.			17.20 <sup>14</sup> -	1.1.2	as Reneficia
이제품 이렇게 되었는 <u>, , , , , , , , , , , , , , , , , , ,</u>		in an animalin to			
Grantor irrevocably grants, bargains, in <u>Klamath</u> County, Oregon	, described as:	's to trustee in	na Initali	av e ejere	가 이 좋아 않는
County, Oregon	, described as:		966 131199 1999-1999 1991-1991	on e goo Africa Africa a de	al a l'Argent Bar 1830 - Al Argent Argent Al Argent Arg
n County, Oregon	, described as:		966 131199 1999-1999 1991-1991	on e goo Africa Africa a de	al a l'Argent Bar 1830 - Al Argent Argent Al Argent Arg
In County, Oregon	, described as:	dd to Winem	<b>4:</b> 05 4:05 12:70	21971日1月2日 1月19日2日 2月19日日日 1月19日 2月19日日 2月19日1 2月19日1 2月1911 2月1911 2月1911 2月1911 2月1911 2月1911 2月1911 2月1911 2月1911 2月1911 2月1911 2月1911 2月1911 2月111 2月1111 2月1111 2月11111 2月11111 2月111111 2月11111 2月11111 2月111111 2月11111111	

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

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the payment of the sum of \$ 2,000.00 this day actually loaned by the beneficiary to the grantor for which sum the grantor 

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 lirst 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 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 agricults. To protect the security of this trust deed, grantor agrees: 1. To protect, pressrve and maintain said property in Kood 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 restore promptly and in 6ood and workmanike manue any building or improvement thereon: not to commit or permit any waste of said property.
3. To complete or restore promptly and in 6ood and workmanike manue 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, ordinances, regulations, covenants, conditions and restrictions allecting said property; if the beneficiary so requests, to foin m executing such linancing statements pursuant to the Uniform Comman, and the said premises against losg or dimage by lire with extended coverage in an amount not less than \$...24200.880
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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, beneficiary shall have the right, it it so elects, to require that all or any portion of the monies payable as com-persation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by drantor in such proceedings, shall be paid to beneficiary and ap-plied 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 nec-essary in obtaining such compensation, promptly upon beneficary's request. 8. At any time and from time to time upon written request of bran-bilary and presentation of this deed and the note for endorsement (in case of bull reconveyance, lor cancellation), without allecting the liability of any per-son for the payment of the indebtedness, trustee may (a) consent to the mak-ing of any map or plat of said property. (b) join in aganting any casement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the ine or chards thereol; (d) reconvey, without warranty, all or any part of the property. The grante in any recon-veyance may be described as the "person or persons legally entitled thereto." and the recitals therein of any matters or lacts shall be conclusive proof of the furturbulenes thereod. 9. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a court appointed re-

Fulfilliness increat. 9. Upon any delault by grantor hereunder, beneliciary may at any time without notice, either in person, by agent or by a court appointed re-

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust compar savings and loan association authorized to do business under the laws of Oregon or the United States, a tille insurance company authorized to insure title to re property of this state, its subsidiries, affinites, agents or branches, the United States or any agency thereof or an excrow agency litensed under OS 696,505 696,585. The license is always the beneficiary. Do not use this form for loans less than \$2,000 when made at commer false rates. where in filling this at the For a Mortgage to Consumer Finance Licensee, see Stevens-Ness form No. 951.

ceiver and without regard to the adequacy of any security for the indebted-ness hereby secured, enter upon and take possession of snid property or any part thereol, 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 aetermine. After grantor's default and referral, grantor shall pay beneficiary for reasonable attorney's fees actually paid by licensee to an attorney not a salaried employee of licensee.

10. The entering upon and taking possession of said property, the col-lection of such rents, issues and prolits, 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 delault or notice of delault hereunder or invalidate any act done pursuant to such notice.

I default hereunder or invalidate any act done pursuant to such notice. II. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneliciary may declare all sums secured hereby immediately due and payable. In such an event the beneliciary at his election may proceed to foreclose this trust deed in equily as a morigage provided by law or direct the truste to foreclose this trust deed by advertisement and sale. In the latter event the beneliciary or the trustee shall execute and cause to be recorded 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 fix the time and place of sale, and give notice thereol as then required by law and proceed to loreclose this trust deed in the manner provided in ORS 86.740 to 96.795.

12. Should the beneficiary elect to forcelose 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 persons op privileged by ORS 86.760, may pay to the beneficiary or his successors in interest respectively, the entire amount then due under the terms of the trust deed and the obligation secured thereby, other than such portion of the principal as would, in which event all forcelosure proceedings shall be dismissed by the trustee.

which event all forcelosure proceedings shall be dismissed by the trustee. 13. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said trust deed sale may in one parcel or in separate the trustee may sell said property is not not the highest bidder for cashs and shall sell the parcel or parcels at nuction to the highest bidder for cashs in the same server and held provenant of the purchaser its deed in form has required to sale. Trustee shall deliver to the purchaser its deed in form has required the property plied. The recitals in the deed of any matters of lact shall be conclusive proof of the trusthulness thereol. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale.

14. When frustee sells purchase at the safe. 14. When frustee sells purchase at the safe. shall apply the proceeds of safe to payment of (1) the obligation secured by the trust deed, (3). to all persons having recorded liens subsequent to the interest of the frustee 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.

successor in interest entitled to such surplus. 15. 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 hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be error in an all tilte powers and duties conterred upon any trustee herein named with all the hereinder. Each auch appointment and substitution shall build in a witten instrument executed by beneficiary, containing reference to the treveling officers of the courty or countries in which the pupperty is situated, shall be conclusive proof of proper appointment of the successor trustee.

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

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 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 organisation, or (even 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-uccessors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether t named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the ine and the neuter, 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, successors and assigns. feminine and

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 Regula-tion Z, the beneficiary should make the required disclosures. ORS -93.490 STATE OF OREGON, County of. 19 19 21 STATE OF OREGON Personally appeared ..... County of who, being duly sworn. IARD each for himself and not one for the other, did say that the former is the . CREEN ... president and that the later is the acknowledged the foregoing instrusecretary of ..... and and that the seal allixed to the foregoing instrument is the corporation, 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 each of ment to be voluntary ast and deed. hoor (OFFICIAL onues them acknowledged said instrument to be its voluntary act and deed. SEAT. Notary Public for Oregon anti în Cara în Cara în Before me: 2 ે કે કે આ સ્ટોળ, પાણ કે કે આ સ્ટોળ, પાણ My commisison expires (OFFICIAL SEAL) Notary Public for Oregon Least take to 401 CAN My commission expires: CONSTRUCTS CONSTRUCTS to be a service to be le ્યાન્ય પ્રેમ્ટ્સમારે હતુ આદાક્ષકોર્ટ્સ કાર્યપ્રક the second comparison 31602 166.475 Seat 1 C Sugar, Sec. and by  $\mathrm{decast}_{i} \in \mathcal{O}(i)$ REQUEST FOR FULL RECONVEYANCE . Trustee 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 ..... contribute and recording the control of the perpetuition of the system of And For the Second Process of Secondary Provession and the prime basis ....., 19.... DATED: THE WAY LONG सेहेग्रेस्ट संग्रेन्स्य स्वत् । स्वतः विद्यस्व स्वतः विद्यस्व न्यं विद्यस्व । भारत्वतः वित्यास्य वित्यास्य विद्यस्वरत्वाः स्वत्यतः विव्यस्य विद्यालयः विद्यार्थः विद्यार्थः विद्यार्थः विद्या Station Second - anaragin Natu-Indestry Constants the address as Beneficiary 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, TRUST DEED ss. County of ....Klamath TO I certify that the within instru-CONSUMER FINANCE LICENSEE ment was received for record on the FORM No. 946) STEVENS-NESS LAW PUS. CO.; PORTLAND, DRK. Edward W. Green and Karen L. Green page 12270 or as document/lee/lile/ SPACE RESERVED Grantor instrument/microfilm No. 86397 \$4 m 21 5155.0-5 FOR Motor Investment Company Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of CHE CHT 40000 Beneliciary

49.15. 27

County affixed.

.......Wm...D...Milne

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Deputy

AFTER RECORDING RETURN TO and March 1 R.C. B. Motor Investment Company \$1234 85 531 S. 6th - PO Box 309 LO COMENTIES SHAME BY Servitte Klamath Falls, Oregon 97601 86397

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