FORM No. 946-OREGON TRUST DEED-To Consumer Finance Licensee.	STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 9720
86398 THIS TRUST DEED, made this 1st de	Vol mgo Page 12272
ACHINE LILY Was Hintt and Flore T. D.	y of July
Alalial D Commence	
and Motor Investment Company	ETH:
W// TRIPCO	, as Beneficiary
Grantor irrevocably grants, bargains salls and comment	
n Klamath County, Oregon, described as:	ETH: is to trustee in trust, with power of sale, the property
ot 3 in Block 66 of Internet and A start	a a 22
$M_{\rm D}$ 10160 $d10$ 00100 momo normal 1	
ot 3; thence East on the North line of Lot 3 a distance arallel to the East line of said Lot 3, a dist 0 feet to the point of beginning, according to ffice of the County Clerk of Klamath County, C	N TO THE CITY OF KLAMATH FALLS, and running of 73 feet to the Northeast corner of sate extended, a distance of 30 feet; thence Son ance of 73 feet; thence West a distance of the official plat thereof on file in the regon.
gether with all and singular the tenements, hereditaments and appurte on with said real estate, FOR THE PURPOSE OF SECURING REPEODMENTS	IN TO THE CITY OF KLAMATH FALLS, and running of 73 feet to the Northeast corner of sate extended, a distance of 30 feet; thence Son ance of 73 feet; thence West a distance of the official plat thereof on file in the pregon.
gether with all and singular the tenements, hereditaments and appurted are been appertaining, and the rents, issues and profits thereof a gether with all and singular the tenements, hereditaments and appurted m with said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of eac payment of the sum of \$ 10,495 27	IN TO THE CITY OF KLAMATH FALLS, and running of 73 feet to the Northeast corner of sate extended, a distance of 30 feet; thence Son cance of 73 feet; thence West a distance of the official plat thereof on file in the tregon.
So the first fine of said Lot 3 a distance of 3; thence East on the North line of Lot 3 e arallel to the East line of said Lot 3, a dist of feet to the point of beginning, according to ffice of the County Clerk of Klamath County, C so the first state of the county of the tenements, hereditaments and appurt on with all and singular the tenements, hereditaments and appurt on with said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of eac of payment of the sum of $$ 10,495.27$ this day actually loane a first be the sum of $$ 10,495.27$ the security loane	IN TO THE CITY OF KLAMATH FALLS, and running of 73 feet to the Northeast corner of sate extended, a distance of 30 feet; thence Son ance of 73 feet; thence West a distance of the official plat thereof on file in the regon.
gether with all and singular the tenements, hereditaments and appurted we of hereafter appertaining, and the rents, issues and profiles thereafter	N TO THE CITY OF KLAMATH FALLS, and running e of 73 feet to the Northeast corner of sate extended, a distance of 30 feet; thence Son ance of 73 feet; thence West a distance of the official plat thereof on file in the regon.

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 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 agricult. To protect the security of this trust deed, frantor agrees: 1. To protect the security of this trust deed, frantor agrees: 1. To protect the security of this trust deed, frantor agrees: 1. To protect the security of this trust deed, frantor agrees: 2. To combine or demonitor and maintain said property in good condition: mainer any building of restore promptly and in good and workmanlike mainer any building of improvement which may be constructed, damaged or 2. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions all crist all restrict the beneficiary so requests, to join in executing such infancing statements pursuant to the Unitorn Commer-ator of the second of the said prometry; if the beneficiary so requests, to ion in executing such infancing statements pursuant to the Unitorn Commer-ator of the second of the said premises against loss or damage by life with estended coverage in an amount not less than \$ 2.500.000 haits and to garator as their interests may appeer: ill policies of insurance haits and to garator as their interests may appeer. Ill policies of insurance haits and to garator as their interests may appeer. Ill policies of insurance haits and to garator as their interests may appeer. Ill policy of in-the same at grantor's expense. Grantor hereby authorisen stati policy of in-the same at grantor's expense. Grantor hereby authorise the and disability insur-and grantic may have authorised, pay the promounts on disability insur-ant do the same as the of the subortise of the proceed of such insurance as grantor may have authorised, pay the promounts on disability insur-anter any indebtedness secure hereby authorise and disability insur-ities ame at grantor's expense. Grantor hereby authorise the boal and hister and by indebtedness secure hereby authorise the boal and bush insurance and detert the commons so actually paid in our of the bandie such treal boal ind

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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, if it so elects, to require thin all or any portion of the monies payable as com-pay all reasonable costs, which are in excess of the amount required to pay all reasonable costs, which are in excess of the amount required to pay all reasonable costs, which are in excess of the amount required to pay all reasonable costs, which are in excess of the amount required to pay all reasonable costs, which are in excess of the amount required to pay all reasonable costs, which are in excess of the amount required to pay all reasonable costs, which are in excess of the amount required to pay all reasonable costs, which are in excess of the amount required to pay all reasonable costs, which are in excess of the amount required to pay all reasonable costs, which are in excess of the amount required to pay all reasonable costs, which are in the pay the rest of the indebted mered hereby; and frantor afreed, at his creating any map or plat of said property; (b) join in any subording to the mak-ing of any map or plat of said property; (b) join in any subording of outher creating any restriction thereon; (c) join in any subording of outher without allecting this deed or the line or chards thereoli: (and or other without maltering this deed or the ino c chards thereoli. (and or other without maltering of any mapt of the property. The grantee in any conver-tion of provide the angle of a said or presons leadily entitled thereion; 9. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a court appointed re-

conclusive proof of proper appointment of the successor trustee. 16. Trustee accepts this frust when this deed, duly executed and acknowledded is made a public record as provided by law. Trustee is not oblighted to notified any party hereto of pending sale under any other deed of trust or of any acono or proceeding in which kranter, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attarney, who is an active member of the Oregon State Bar, a bank, trust company, sovings and loan association authorized to do business under the lows of Oregon or the United States; a title insurance company authorized to insure title to real property of this statter, its subsidiaries, affiliates, agents, the United States or any agency, thereof or an escrow agency licensed under ORS 696.585. The less than \$2,000 when made at consumer finance rates. (13) at the state state state at the state to secure loans of For a Morigage 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 said property or any part thereol, in its own name sue for or otherwise collectopetry or issues and profits, including those past due and unpaid, and apply the same, upon any indebtedness secured hereby, and in such order as beneticiary may orteramic. Alter grantor's delault and releval, grantor shall pay beneficiary for reasonable attorney's fees actually paid by licensee to an attorney not a salaried of the same.

salariea employee or incense. 10. The entering upon and taking possession of said property, the col-lection 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.

of default hereunder or invalidate any act done pursuant to such notice. 11. 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 herein immediately due and payable. In such an event the beneliciary at his election may proceed to loreclose this trust deed in equity as a mortgade provided by law or direct the trustee to loreclose this trust deed by advertised to be recorded his written notice of default and secured hereby, whereupon the trustee shall in the time and place of defaults secured hereby, whereupon the trustee shall in the time and place of safety trust deed in the manner provided in ORS 85.740 to 56.795. 12 Should the heneliciary elect to loreclose by advertisement and

12. Should the beneliciary elect to loreclose by advertisement and 12. Should the beneliciary elect to loreclose by advertisement and sale then alter default at any time prior to live days before the date set by the trustee lor the trustee's sale, the grantor or other person so privileded by fively, 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 not then be due had no default occurred, and thereby cure the default, in which event all loreclosure proceedings shall be dismissed by the trustee. 13. Otherwise the sale shall be had on the day of the day of the sale shall be the day of the sale shall be the day of the sale shall be the day of the day of the sale shall be had no the day of the sale shall be had the red and the

which event all foreclosure 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 be postponed as provided by law. The two which said trust deed sale may be postponed as provided by law. The two which said trust deed sale may be postponed as provided by law. The two which said trust deed sale at auction. to the highest bidder for cash, payable will be parcel or parcels shall deliver to the birthese tid deed in form as return by law conversion the property so sold, but without any covenant of warrafty, express or im-plet The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 14. When trustee sells pursuant to the powers provided herein. trustee

successor in interest entitled to such surplus. 15. For any reason permitted by law beneliciary may from time to interespond a successor or auccessor to any truster named herein or to any successor trustee, appointed hereunder. Upon such appointment, and without powers and duties conferred upon any trust shall be vested with all title powers and duties conferred upon any trust shall be unde by withen instrument executed by beneficiary, containing thereas to this trust deed officers of the county or counties in which the interest is this trust deed officers of the county or counties in which the successor trustee. 16 Trustee accessor this trust when this is and the same truster.

The grantor and beneficiary, may purchase at the safe. 14. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of safe to payment of (1) the obligation secured by the trust deed, (2) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (3) the surplus, if any, to the drantor or to his successor in interest entitled to such surplus.

12273 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 Natice below), (b) there organization, or (even if grantor is a natural person) are for business or commercial purposes other than t

purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-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 nine 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. feminine and the

× Termeth W Rup - Elena L. Buntt 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) 55. STATE OF OREGON. Personally appeared County of Klamath Personally appeared the above named. Kenneth W. Rinft and Elena L. Rinftwho, being duly sworn, OFFIGIAL each for himself and not one for the other, did say that the former is the president and that the later is the secretary of U C L Wotary Public tor Oregon and that the seal atlixed 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 deed. U B L Transformation expires: 10-30-80 Before me: . . (OFFICIAL Notary Public for Oregon • *0[97 *1 SEAL) My commission expires: n olon kos nand koster (mi 1969) Littera standi inn forma i tradi Rimon (tri Litterionis inness mi Rimon (tri $\lambda_{2}(2)$ An the state of the state of an concerner nar santa na s gio The state state state and the state of the state state state state state states and the states of th 3 M. 10 (c) My set the produced for the contemport of the distribution of the set of the produced for the set of the produced for the set of the set and the second of a second seco 105 A. (C. 1993) TOP 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 the to part of the part of 5 . 10, 185, 21 ... At the acheraty cares by the hereito of the the process Martin Christian (Martin Charles and Martin Charles and Charles a D. and the scheme of shere you but DATED: ..., 19. 19 main a suid a the summer site of the suit and an intervention and and and an intervention and a subject as a da ser a da a 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 of the courts creation princip in much TRUST DEED d discussion of $\Sigma \Gamma \to I$ STATE OF OREGON. he film made recombay. TO County of Klamath STITT ss. CONSUMER FINANCE LICENSEE TER ASHIER ; I certify that the within instru-Jun ou FORM Ne. 946) 41 31 - 10 Kenneth W. Runft and Elena L. at.....4:05....o'clock. P.M., and recorded OF 12 TH (312 OF 83 £3 Runft in book/reel/volume No..ME0......on

Grantor Motor Investment Company

Ś rex Beneficiary AFTER RECORDING RETURN TO A LOUG Motor Investment: Company, 19635 531 S. 6th - PO Box 309 196 ter i Klamath Falls, Oregon 97601 ESI 10 COMEDINAS HOW

page...12272....or as document/fee/file/ SPACE RESERVED RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of County affixed.

FOR

Wo. D. Milne	مرد المرد مي مرد المراجع المنظ
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Fee \$7.00	a sector belly