M 94128	Fee STADI WEO LOG	· 24954
231 S. Sthe TO DO TRUST DEED		Net creationants.
THIS TRUST DEED made this	23rd day of December	. 19 80, between
	ie I. Hadlock	
Klamath County Title Company		. as Trustee.
and Motor Investment Company	K. G. Barresson, S. Barresson, S	as Beneficiary
	WITNESSETH: Record of mortaging	al suc result
ts 504 and 505 of Block 102 in Mi	11s Addition to the City of Klamathy Falls	n M80 M80 M80
ticial prace thereor on since an the	e office of the County Clerk of Klamath Co	ounty Oregon
TO CONSUMER FINANCE LICENSEE FORM R6, 946)	Cduary of Klamati I corres due d mentinues received for	s within thistra-

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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 connec-tion with said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of the grantor herein contained and also securing

the payment of the sum of \$ 32,312.59 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 vest secured by this instrument is the date, stated above, on which the tinal 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 beneticiary, then, at the beneticiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, shall become immediately due and payable Was Country ortheses

- 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 agricultu-To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit on premit any waste of said property. 2. To complete or resorce 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. To comply with all laws, ordinances, regulations, covenants, condi-tions, and restrictions allecting said property. If the beneficiary, so requests, to join in reserving such innancing statements pursuant to the Uniform Commen-red. Code as the beneficiary may require and to pay, dor, filings same in the proper public office or offices. With continer erected on the said property lease on the buildings now of hereafter erected on the said promise lease of the said property with contended coverage in any cleant and so pay for the said property is the said property with the said property is the said of the buildings now of hereafter erected on the said property lease then s

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against said property belore any part of such taxes, assessments and outer changes become past due or delinquent and promptly deliver receipts therefor to be decome past due or delinquent and promptly deliver receipts therefor of beneticiary. allect the security rights or press of beneticiary or trustee transmit is in and delend any action or proceeding purporting to allect the security rights or press of beneticiary or trustee. The security rights or press of beneticiary or trustee transmit is in and delend any action of all of said property shall be taken the security rights or press of beneticiary said property shall be taken to the security rights or press of beneticiary said property shall be taken to the security rights or press of the security the security of the security right of eminent, domain, beneticiary said have the right, if it of each of the security rights are in access of the samont required to the property shall be paid to beneticiary and are one expense, to take such actions and unrecessive of the samont are used or four expense, to take such actions and current beyon and grantor agrees, at his own expense, to take such actions and current on the presention of the second tuil reconveyance, for cancellation), without allecting the liability of a cars of tuil reconveyance, for cancellation, without allecting the liability of a second tuil reconveyance, for cancellation, without allecting the liability of a second tuil reconveyance, for cancellation, without allecting the liability of a second tuil reconveyance, for cancellation, without allecting the liability of a second tuil and marranty, all or any part of the property. The grantee in any recon-tering of any map or plat of said property; (b) join in any subordination or other afferment allecting this deed or, the lien or charde theretor, (d) reconvey. The approximation of the indebedients, trates any subordination or other afferment allecting the same of the indebedients. The grantee in any reconve-tering any restriction theretor, (c) joi

fruthuiness thereol. 9. Upon any delault by grantor hereunder, beneliciary may at any fime without notice, either in person, by agent or by a court appointed re-trinte actions and the automatic of person account appointed re-trinte actions and the automatic of person account appointed re-

ceiver and without regard to the adequacy of any security for the indebted-ness hereby secured, enter upon and take possession of an the indebted-any part thereoi, in its own name sue for or otherwise collect of 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 less 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 profils, or the proceeds of insurance policies or compensation or awards for any taking or damage to the property, and the application thereod as aloresaid, shall not cure or waive any delault or notice of delault 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 periormance of any afreement 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 loreclose this trust deed in equily as a morigade provided by law or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the beneliciary or the trust deed by advertisement and sale. In the latter event the beneliciary or the trust deed by advertisement and sale. In the latter event the beneliciary or the trust deed by advertisement and sale. In the latter event the beneliciary or the trust deed by advertisement and required by law and proceed to loreclose this secured, hereby, whereupon the trustee shall in the time and place of sale, and give notice thread 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 beneliciary alore to loreclose the secure trust deed in the beneliciary alore to loreclose the

Irust deed in the manner provided in ORS 80.740 to 90.793. 12. Should the beneficiary elect to foreclose by advertisement and sale then after default at any time prior to live days before the date set by the trustee for the trustee's sale, the granitory of his sale set set of the trustee's sale, the granitory of his sale default at any time prior because ORS 86.760, may pay to the beneficiary or his sale to 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 foreclosure proceedings shall be dismissed by the trustee.

which event all loreclosure 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 motice of the time to which said trust deed sale may be postponed as provided by our the time to which said trust deed sale either in one parcel or in separate place. The trustee may sell said property either in one parcel or in separate place. The trustee may sell said property either in one parcel or in separate place. The trustee may sell said property either in one parcel or in separate place. The trustee may sell said property either in one parcel or in separate place of each sell the parcel of parcels the property so sold, but without any covennt of overshold be conclusive provi plied. The recitals in the deed of any matters of lact shall be conclusive provide of the trusthuluness thereol. Any person, escluding the trustee, but including the granter and beneliciary, may purchase at the sale.

the grantor and beneucuary, may purchase as the sale. 14. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale 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 grantor or to his successor in interest entitled to such surplus.

Conclusive proof of proper appointment of the successor frustee. 16. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, 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 attainey, who is an active member of the Oregon State Bor, a bank, trust compo savings and loan association authorized to do business under the lows of Oregon of the United States, a title Insurance company authorized to insure title to the property of this state!'Insubation authorized to do business under the lows of Oregon of the United States, and title states, and the states of an active member of the state?' and active the state?' and active the state of the state?' and active state?' and active state of the state?' and active state state?' at the state?' at the state?' and active state?' at the state?' at th to

relative to the loan as required by ORS 725.36	24555 e time the above loan was made of a statement in the English language 0 and by Section 10:100° of the Oregon 'Administrative Rules.' nd with the beneficiary and those claiming under him, that he is law- it property and has a valid, unencumbered title thereto
(a)* primarily-tor-grantors-personal, many (b) for an organization, or (even if grantor is purposes, the sensitive of the sensitient of	Joan represented by the above described note and this trust deed are: household or editicultural purposes (See Important Notice below), a natural person) are tor business or commercial purposes other than agricultural if and binds all parties hereto, their heirs legatees, devises, administrators, execu- ling deed, and whenever the context so requires, the masculine gender includes the ides the plural. tor has hereunito set his hand the day and year tirst above written tor has hereunito set his hand the day and year tirst above written with the security of the note secure of the note secu
tion Z, the beneficiary should make the required discover- tions and details of all other and the problem of the source of the source of adaptive details of the source of the use the form of adaptive details of the source of the source of the source of the source of the source of the STATE OF OREGON STATE OF OREGNN STATE OF OREGNN S	(CRS 93.490) STATE OF OREGON, County of) ss: Personally appeared
Source and the theory of the source of the s	SEAL) Notary Public for Oregon buildes My commission expires: Using pl. and use the analytic of the method content of analytic of the an
1. OR THE PURPOSE OF SECURING AND THE PURPOSE OF SECURING PER	STATE OF OREGON, County of Klamath SS. I certify that the within instrument was received for record on the
FORM No. 946)	3 OLLICG OL LUG COULTA CI24th@aylof@UDDecemberA, 19.680; 112 VGUITIOU DU LUG CIFACLI2:42:10'clock.P.M.; and recorded on book/reel/volume NoM80on page 24954or as document/lee/file/space Reserved page 24954or as document/lee/file/space Reserved for instrument/microfilm No94128

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