	45537 THIS TRUST DEED		TRUST DEED	Vol. M&S Page	1727 @
	Nolls I Cost	ue mis <u>21SL</u>	day of	lanuary	1085
	Nella I. Castro as Grantor, Motor Investment Gr as Beneficiary				
initiation and and a second			K	Lamath County Title Co	., as Trustee, and
the second s	Motor Investment Cc as Beneficiary,	mpany		For each or Alexandrates	र्गताः दश्यः सम्पन् अपूर्ण स्ट्रेल्ल्याः दृष्ट्यसम्बद्धः
				· · · · · · · · · · · · · · · · · · ·	
	inKlamath	bargains, sells and	d conveys to tri	ustee in trust, with power of	sale the proportion
	in Klamath Westerly on Section line be 330 feet Parallel with Sect	ween Section	scribed as:Beg 19 and 30 Tu	inning at a point which	h is 1330 feet
	Corner comon to Soution 10	ion line betwee	n Sections	19 and 20 of said turn	and Northerly
1	corner common to Section 19 with section line between S Wortherly and parallel with to a point: therea Wortherly	20,29 and 30 f	wp. 38 SR 9	E.W.M., Thence Easter	ly and parralle
1	Northerly and parallel with to a point; thence Westerly Sections 19 and 30 a dist	Section line h	etween Secti	ons 19 and 20 s desired	Int; thence
ŝ	to a point; thence Westerly ections 19 and 30 a distance ection line between Section containing approximately 2	parallel to the of 363 foot	e 16th line	and parallel with Sect	ice of 369 feet.
c c	ection line between Section ontaining approximitely 3 a 8 S. Range 9 FW loss for a	s 19 and 20 a	distance of	thence Southerly and p	arallel with
	ontaining approximately 3 a 8 S. Range 9 EWM less the N			ted in the SEWSEH of S	of beginning,
	together with all and singular the tenenu now or bereaiter appertaining, and the re tion with said real estate.	ents, hereditaments an nts, issues and profite	d appurtenances a	nd all other rights thereunto belo	haline - to
	The date to be due and payable	February 10	and the second	in the second of principal an	a interest hereof, if
	SETELR. MAIL DECORDA DESERVICIÓN A L. J	and by thus	instrument irrees	active of it	l of the beneficiary,
	To protect the second second	sector ag	conversi, timber or g	grazing purposes.	
	I. To protect, preserve and maintain said	deed, grantor agross:	(a) consent to	the making of any map or plat of said	property; (b) join in
	some and initiate or restore promptly and	in food and most		other agreement affecting at	con, (c) join in any
	3. To comply with all laws, ordinances, re	red theretor.	be conclusive pr	oof of the truthfulness thereof. Trustee	matters or lacts shall
	if Code as the beneficiary may require and for	nt to the Unitorn Comme	r- time without no	any default by grantor hereunder, he	neliciary many -4
у сл	per public office or offices, as well as the cis thing officers or searching agencies is may b interiory.	of all lien sourches made deemed desirable by th		hereby secured, enter upon and take n	y of any security for
su Na	Initial others or searching affencire so may 5 distances. 3. To provide and continuously maintain- wor heresatter eracted on the said premises uput t such other heareds as the banglicitary rule. It's a such other heareds as the banglicitary rule. It's a such other heared as the banglicitary rule.	insurance on the building nst loss or damage by in m time to damage by in		, merading mose past due and upphid	and popular it.
a Wa Ui	paning acceptable to the beneficiary, with low	payable to the latter i	n liciary may deter II. The		Buen older us bene-
	liver said policies to the beneficiary at least liftee	any such insurance and the	insurance policies property, and the	or compensation or awards for any tak	ind or driver II
	beneficiary may procure the same at grante lected under any life or other insurance polics	rs expense. The amoun	pursuant to such t 12. Upon	f or notice of default hereunder or inv	alidate any act done
	part thereis at option of beneficiary the entit	re amount so collected	declare all sums	secured hereby immediately due and	the beneficiary may
ľ	done pursuant to such notice.	evenuer or invalidate any	advertisement and	sale. In the latter event the beneficion	e this trust deed by
	while hard property before any part of such the	evied of assessed upon or	herebu wit	described real property to entiring at	aut and his election
	beneficiary; should the grantor fail to make pay nts, insurance premiums, liens or other charges j	y deliver recupts therefor nent of any taxes, assess- avable by grantor aither	the manner provid	led in ORS 86.735 to 86.795.	e this trust deed in
1	the such payment, beneficiary may, at its option	, make nayment thereof	sale, and at any i sale, the grantor (the default or def	ime prior to 5 days before the date the or any other person so privileged by OR	y advertisement and trustee conducts the
	t deed, shall be added to and become a part of	the debt secured by this	entire amount due	at the time of the Gualt may be c	ured by paying the
•	herembelore described, as well as the gramor	shall be bound to of	being cured my to obligation or trust	at the time of the cure other than so ad no default occurred. Any other defau e cured by tendering the performance deed. In any case, in addition to	It that is capable of required under the
1	notice, and the nonpayment there is shall, at the		and expenses actu together with trust	ad no default occurred. Any other delau be cured by tendering the performance deed. In any case, in addition to cu n ellecting the cure shall pay to the ally incurred in enforcing the obligation cess and attorney's lees not exceeding the	beneficiary all costs
	fitute a breach of this trust deed. 4. To pay all costs, fors and expenses of this	trust including the and	14. Otherw	ise, the sale shall be held on the dat	- milding provided
	ormettion with or in enforcing this obligation in	trustee's and attorney's	postponed as p	rovided by law. The trustan many with	nen sala sale may
	7. To appear in and delend any action c: t the accurity rights or powers of beneficiary in a or proceeding in which the beraficiary or treat will for the foreclosure of this cived to non-of-		the property so so	d, but without any covenant or warred	by law conveying
	ng evidence of title and the benediciary's or thus	cosis and expenses, in-	of the truthluiness the grantor and be	thereof. Any person, excluding the tru neliciary may purson, excluding the tru	be conclusive proof
	by the trial court and in the event of an appear e of the trial court, grantor further agrees to p.		shall apply the pro	ceeds of sale to payment of (1) the	ded herein, trustee
	It is routrially advand above		artorney, (2) to th	e obligation secured by the trust dand	charge by trustee's
1,	of the right of engineers domain or condemnation, b		surplus, if any, to t	the granice or to his successor in interes	ority and (4) the
24	mpensation for such taking, which are in excess y all reasonable costs, expenses and attorney's	of the monies payable of the amount required	benergene	ry may from time to time appoint	
5	I by it first upon any reasonable nosts and experiment the trial and appellate courts, necessarily pair	ises and attorney's lees, f or incurred by here.	upon any trustee her	ein named or appointed hereunder. Each	duties conferred
5	d hereby; and graptor agrees, at is own expins secule such instruments an shall be necessary i	upon the indebtedness to take such actions n obtaining such com	which the property is of the successor trust	I in the mortgage records of the counts situated, shall be conclusive proof of p	ly or counties in
*	9. At any time and from time to time upon w payment of its fees and presentation of the	Titlen request of heme	IT. Trustee	accepts this trust when this doed a	
ŋ			all the second second		-y crecilled and ill
ry Fi	The primeric of the set of the second presentation of the sement in case of full reconveyances, for cancella builty of any person for the payment of the ind The Trust Deed Act providen that the trustee he pullings and loon suscention outhorized to do bouines y of this store, its subsidiances, of filiates, goests or y of this store, its subsidiances.	eed and the note for fon), without allecting obtedness, trustee may	shall be a party unle	in or proceeding in which grantor, bene	diciary or trustee

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3350

The granter covenants and agrees to and with the beneliciary 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

1720

Deputy

Sec. Sec. Sec.

NAME

By .1

and that he will warrant and forever defend the same against all persons whomsoever.

The frantor 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 organization, or (even if grantor is a natural person) are for business or commercial purposes other than the es other than agricultural

This deed applies to, insures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, pursonal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not narmed as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuler, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. , nella I. Castio • IMPO ITANT MOTICE: 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 ward is defined in the Truth-In-Lending Act crist Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase sf a dwelling, use Stevens-Ness form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of e divelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. (if the signer of the above is a corporatio STATE OF OREGGN, STATE OF OREGON, County of County of RAMAHH , 19 Personally appeared in and in strain Mar. and who, each being first Personally appeared the above ran duly sworn, did say that the former is the NELLA I. CASTRO president and that the latter is the secretary of a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in k-shalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and acknowledged the foregoing instru-. . . . Hel act and cleed duntary and deed. Before me: ment to be (OFFICIAL SEAL) . Moore Home 1 \$ (OFFICIAL Notary Public for Oregon Notary Public for Oregon SEAL) My commission expires: My commission expires: REQUEST FOR FULL RECONVEYANCE In the used only when obligations have been paid. Klamath County Title Company 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 haveby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel ull 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 seconveyance and documents to Nella I. Castro, 2695. Alma. Alley, Klamath Falls, Oregon 97601 , 19 85 January 31 Motor-Investment-Company DATED: Partner Beneficiary ust be delivered to the trustes for concellation before reconveyance will be made. OR THE NOTE gger wirth kongosaji. Muj 1.13) | STATE OF OREGON, TRUST DEED County of Klamath SS. -----I certify that the within instrument was received for record on the <u>31stday</u> of January , 19.85, Nella I. Castro SPACE RESERVED Gesator FOR ment/microfilm/reception No. 45537, Mator Investment Company RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Beneticiary County affixed. AFTER RECORDING RETURN TO Evelyn Biehn, County Clerk Motor Investment Company $\bar{\epsilon}_{\zeta}$

Fee: \$9.00

PO Box 309

Klamath Falls, CRe. 9760