49128		TRUST DEED		Vol MS Page	MARKAL CO.
THIS TRUST DEED, made t	his 24	ith		vor <u>195</u> Page	7779
THIS TRUST DEED, made t	nus	day o	f <u>May</u>		19.85 , betwee
as Grantor, Motor Investment Company		V			
Motor Investment Company			lamath (County Title Co.	., as Trustee, an
as Beneficiary,	7				••••••••••••••••••••••••••••••••••••
Grantos inc.	и	ITNESSETE	1.		
Grantor irrevocably grants, bar in <u>Klamath</u> STEWART, according to the offici	gains, sells a tv. Oredon	nd conveys to	trustee i	n trust, with power of	sale the annual
(lamath Country of Cou	al Diat tr	Proof on f	· · · ·	II DOL H	1 Blook 10
LIP Southwoot	ulular IV	Described			JUNTER (COMP
U_{L} n 150 00 g_{-1}	ononce N.	<u>- 79' (167'</u> 17'	D		OF DISMOND
0 an 1ron nin thomas a contract	W. along	S. $0^{\circ}28' E$	Parall	el with Diamond St	ine of said
oint of beginning.	arong	the South	line of	said Lot 6, 150.0	feet to the
	lande en la servició de la servició	· · ·			
together with all and singular the tenements h	Prodito				
together with all and singular the tenements, h now or hereatter appertaining, and the rents, is tion with said real estate. FOR THE PURPOSE OF SECURING sum of Fight The	sues and profit	nd appurtenance s thereof and al	es and all o I fixtures no	other rights thereunto belon	ging or in anywise
sum ofEight. Thousand Dollars	PERFORMA	NCE of each ag	reement of	grantor herein contained a	or used in connec-
note of even date based it		D 11			a payment of the
not sooner paid, to be due and payable	Tumo	made by grant	or, the fina	I payment of principal and	ns of a promissory
sold armine payable. In the event the with	him days it is in the	ent is the date.	stated abov	a an with the second	
herein, shall become including all obligations	Secured by 45.	in the oblight	amea the v	Vritten consent or	ment of said note sold, agreed to be
The above described real property is not curre	e.		espective o	of the maturity dates expr	essed therein, or
10 protect the security of this trust deed, 1. To protect, preserve and maintain said propert and repair; not to remove or domination said propert	grantor agrees.	(a) consent	or grazing p	urposes.	
 To protect, preserve and maintain said propert and repair; not to remove or demolish any building or in not to commit or permit any waste of said property. To complete of restore promptly and in the 	nprovement there	on granting any on; subordination thereof; (d)	easement of or other a	ng of any map or plat of said pur r creating any restriction thereous freement affecting this deed or thout warranty, all or any part of the same of the same of the same of the same of the same of the same of the same of t	operty; (b) join in n; (c) join in any
lestroyed thereon, and pay when due all costs incurred there 3. To comply with all laws, ordinances, reduction	tructed, damaged	ike grantee in a or legally entitle be conclusive	iny reconveying thereto," a	ance may be described as the	the property. The "person or persons
not to commit or permit any waste of said property. 2. To, complete my waste of said property. manner any building or mestore promptly and in goo festoved thereon, and pay provement which may be consi estoved thereon, and pay provement which may be considered on and restrictions allocting said property; if the benefic ions and restrictions allocting satatements pursuant to the broper public office or office as well as the cost of all villing officers or searching as well as the cost of all	s, covenants, con ciary so requests, Unilorm Comm	di- services ment to 10. U	ioned in this pon any defi	e truthiulness thereof. Trustee's i paragraph shall be not less than \$ ault by grantor hereunder, benef r in person, by agent or by a	tees for any of the 5.
ing officers or, searching agencies as may be deeme	lien searches ma d desirable by t	de the indition	and a	VILNOUT reduced to be	receiver to he an-
			olits, includin	g those past due and or otherwis	e collect the rents
impanies acceptable to the beneliciar 0,000.00	written	in uclary may d	etermine.	and in st	ich order as bene-
liver said policies to the beneficiary at least fifteen d	h insurance and t	o property and		pon and taking possession of s uses and profits, or the proceeds nsation or awards for any taking on or release thereof as aloresaid	of the and other it
llected under any fire or other insurance policy	ense. The amoun	pursuant to su	ch notice.	e of default hereunder or invalid	late any act done
y part the option of Deneliciary the option	us benenciar	hereby or in h declare all su	is performance ms secured h	e of any agreement hereunder, th	ebtedness secured
5. To keep said premises free from construction l'an	or invandate any	advertisement	mortgage or and sale. In	direct the trustee to foreclose to	se this trust deed his
arges become past due or delinquent and promptly delivery	sments and other	to sell the sa hereby whereu thereof as the	id described	real property notice of defaul	t and his election
nts, insurance premiums, liens or other charges payment of direct payment or by providing beneficiary with the	any taxes, assess- by grantor, either	III III III III	vided in ORS	86.735 to 86.795.	his trust deed in
the amount so paid, with interest at the rate set lost	payment thereof,	sale, the granto		has commenced foreclosure by a for 5 days before the date the true or person so privileded by ORS a te default consists of a failure to deed the	
it deed, without waiver of any rights prising the debi	secured by this	sums secured E entire amount of	by the trust lue at the tir	deed, the default may be cured	pay, when due,
e extent that they are bound for the grantor, shall b	e bound to the	obligation or tr	be cured b ust deed. In	y tendering the performance reg	hat is capable of
er all sums secured by this trust deed immediately due	the beneliciary,			any case, in addition to curring the cure shall pay to the bene of in enforcing the obligation of lorney's lees not exceeding the an	
6. To pay all costs, lees and expenses of this tand		14. Oth place designated	rwise, the sal	e shall be held on the date and	at the time
7 To market	and allorney's	in one parcel of	in separate	narcale and trustee may sell said	Dionerty aithout
mit the determine in which the beneficiary or trustee	ing in any suit.	nlied The second	sold, but wit	hout any coverant	law conveying
int of attorney's lees mentioned in this perdonet a atto	rney's lees; the	of the truthluine the grantor and i	ss thereol. A beneficiary, m	ny person, excluding the trustee, ay purchase at the sale.	onclusive proof but including
e court shall adjudge reasonable as the beneliciary's or lees on such anneal	ny judgment or sum as the ap-	shall apply the p	rrusiee sells woceeds of sa	pursuant to the powers provided	herein, trustee
is mutually agreed that:		having recorded i	liens subseque	nt to the interest deed, (3)	to all persons
mpensation for such taking, which are in portion of the n	nonies payable	surplus,		to at his successor in interest en	titled to week
d by grantor in such proceedings, shall be neces	sarily paid or			in or to any successor in interest en in or to any successor frustee ar t, and without conveyance to ed with all title, powers and du	
in such proceedings, and the balance applied upon	rred by bene-	upon any trustee h and substitution sh	erein named o all be made	ed with all title, powers and du r appointed hereunder. Each such	ties conferred
on, promptly upon beneficiary's request.	ng such com.	which the property of the successor true	is situated, sistee,	hall be conclusive proof of proper	r counties in
payment of its lees and presentation of this dead and	uest of bene-	acknowledged is m	accepts this	trust when this deed, duly e	secuted and
bility of the of full reconveyances, for consettation				Provided by Isu. T.	
payment of its fees and presentation of this deed and ment (in case of lull reconveyances, for cancellation), will bility of any person for the payment of the indobtedness, The Trust Deed Act provides that the trustee hereunder must rays and loan association authorized to do business under the of this state, its subsidiaries, affiliates, agents or branches,	trustee may	shall be a party un	ion or procee	ding in which grantor, beneficiar	ther deed of

fully seized in fee sim-1	and with the beneficiary and those claiming und real property and has a valid, unencumbered title	77
in the simple of said described in	and with the beneficiary and those claiming und real property and has a valid, unencumbered title	er him, that he is
	tille	thereto
and that he will means	(b) Alexandro and the second se Second second seco second second sec	
and that he will warrant and forever defend	d the same against all persons i	
	ganis, an persons whomsoever.	
(a)* primarily for granter's	le loan representation	
(b) for an organization, or (even if grantor i	e loan represented by the above described note and this a household or agricultural purposes (see Important Notice is a natural person) are tor business or commercial surport	trust deed are.
I his deed applies to, inurse to at	or commercial purpos	
contract secured hereby, whether or pot and assigns.	and binds all parties hereto, their heirs, legates, devise, t and binds all parties hereto, their heirs, legates, devise, The term beneticiary shall mean the holder and owner, beneticiary herein. In construing this deed and whenever th ter, and the singular number includes the plural.	THER APTICAL
masculine gender includes the feminine and the neut	beneticiary herein. In construing this deed and where,	es, administrators, es including pledgee, o
WILLALOF, Said prant	or has 1	e context so requires
* IMPORTANT NOTICE: Delete, by lining out, whichever we not applicable; if warranty (a) is applicable and the bene as such word is defined in the Tarti	er, and the singular number includes the plural. or has hereunto set his hand the day and year firm	st above written
not applicable; if warranty (a) is applicable and the bene as such word is defined in the Truth-in-Lending Act and disclosures; for this purpose if the Act and Regulation b	arranty (a) or (b) is	. () willien.
disclosure a stand with the Act and h	Regulation 7 the	e pense
If this include the second of the second sec	The second secon	0
Of a dwalltan	ance the purchase	
lif the start of this notice.	uenr. if compliance	
opposite.)	(1) Alexandria and Ale Alexandria and Alexandria	
STATE OF OREGON,		
County of Klamath	STATE OF OREGON, County of	
May 24 , 19	, 19) ss.
Personally appeared the above named	a ersonally appeared	
	duly sworn, did say that the	who, each beins i.
	president and that it the	
ATT CHOY	secretary of	
A Strange Contraction of the second sec		
and arknowledged the foregoing instru-	a corporation, and that the seal affixed to the lorego corporate seal of said corporation and that the instru sealed in behalf of said corporation by authority of i and each of them actional details of them actions and the said	ing instrument is th
Before me:	scaled in behall of said corporation and that the instru- and each of them acknowledged said instrument to Before me:	ts board of directors
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