d and is not eed of

the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days belore the date the trustee conducts the sale, the frantor or any other person so privileded by ORS 86.705, the default or defaults. If the default consists of a failure to 753, when due, the default or defaults. If the default consists of a failure to 753, when due, entire amount due at the time of the cure other than such pay, when due, the defaults, the the default occurred other than such pay, when due, entire amount due at the time of the cure other than such pays, when due, being cured my be cured by tendering the performance required under the defaults, the person effecting the cure shall pay to the being due to the defaulty incurred in enforcing the obligation of the trust deed by law. 14. Otherwise, the sale shall be held on the days the default the same the sale shall be held on the days the

logether with trustee's and attorney's lees not exceeding the amounts provided by law. J4. Otherwise, the sale shall be held on the date and at the time and be postponed as provide notice of sale or the time to which said sale may in one parcel or in separate parcels and sail sail the parcel said property either shall deliver to the highest bidder lor cash, payable at the time of sale. Trustee the prostporty so sold, but without any coverant or warranty, law conveying of the truthuluness the deed of any matters of last shall be conclusive proof the france and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee

the grantor and beneticiary, may purchase at the sale, 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reachine expenses of sale, in-attorney. (2) to the obligation excured by the trust deed, (3) to all person having subsequent to the interest of the trustee of the trustee surplus, if any, to the grantor or to his successor in interest entitled to such

surplus, it any, to the granter or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-nors to any frustee named herein or to any successor trustee appointed here under. Upon such appointment, and without correst and duties conference trustee, the latter shall be varied with all time powers and duties conference upon and substitution shall be made by written interventer. Each such appointment which, when recorded in the mortgage records of the county or counties in of the successor trustee.

of the successor trustee. i7. Trustee accepts this trust when this deed, duly executed acknowledge is made a public record as provided by law. Trustee is obligated to notify any party hereto of pending sale under any other dee trust or of any action or proceeding in which grantor, beneficiary or the shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereinder must be either on attancy, who is an active member of the Oregon State Bar, a bank, trust company or sovings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state; its subsidiarles; affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

John and restrictions altecting darge ordinances, requiring to:
 John and restrictions altecting darge ordinances, requiring the control of the beneficiary may requests pursuant to the Units Comments of Code setting a setting and to pay for Hing offices or ordines, as well as the cost of all line searchs in the beneficiary.
 A. To provide and continuously maintain insurance on the buildings and and such request in the beneficiary with controls of the second second

Ine above described real property is not currently used for agricu To protect the security of this trust deed, grantor agrees: and repair, not to remove or demolish any building or improvement thereon; and repair, not to remove or demolish any building or improvement thereon; and repair, not to remove or settore promptly and in good and workmanike to commit or permit any wase of said property. If the demolish any building or improvement thereon; and to commit or permit any wase of said property. If the beneficiary so requests, to any building or improvement which may be constructed, damaged or form, and pay which all laws, ordinances, regulations, covenants, condi-tions, and restrictions attecting statements pursuant on the buildorm Commer-proper public office or office, as well as the cost of all lien searches made beneficiary. 4. To provide and continuously maintain insurance on the building to the second the searching agencies as may be demend desirable by the term.

Illural, timber or grazing purpose.
(a) consent to the making of any map or plat of said property: (b) join in associating any easement or creating any restriction thereon: (c) join in association of the property, without warranty, all or any and the property. The subordination or other agreent warranty, all or any matters or lacts shall be the testing any restriction thereon: (c) join in association of the property. The property is a constrained of the property. The property and the rection of the rectained there in any reconveyne warrants, all or any matters or lacts shall be easily and the property. The property of the independent of the rectained there is any matters or lacts shall be not less for any of lacts shall be not less for any of lacts shall be not less of any security for the independent of the rectained to by a court, and without regard to the adequacy of any security for pointed by a court, and without regard to the adequacy of any security for the independent of the security on any default by found on the security for any part thereol, in its own name sue take possession of said property, the independent of operation and collection, including reasonable satored ficture, and thereon of any and the secure of the adequacy of the adequacy of an ade of the property, and the approperty, and the approprint, and the secure of any and thereon is such and prolits, including reasonable satored ficture, and thereon and taking to assession of said property, the property, and the approprint of default bereated of any independent of the secure of the s

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable <u>August 10</u> 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 therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the deneticiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it

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 tixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Fifty One Hundred Thirty Four and no/100 sum of Fifty One Hundred Thirty Four and no/100 ------

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FORM No.: 881-Oregon Trust Deed Series-TRUST DEED.

21926

on file in the office of the County Clerk, Klamath County, Oregon.

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as Grantor,

Arthur Samson and Sadie Samson Second Klamath County Title Company , as Trustee, and Motor Investment Company as Beneficiary, 14 (CC) Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Lots 4 and 5, Block 3, West Chiloquin, according to the official plat thereof on file in the office of the County Clerk Klamath County Creater County Clerk

LGS:

K-38011

TRUST DEED

Vol.M85 Page 12670

..., 19.85 ..., between

		12671
		under him, that he is law-
The grantor covenants and agrees to and with th seized in fee simple of said described real property	e beneficiary and those claiming and has a valid, unencumbered	l title thereto
seized in fee simple of said described real property		
- Alfond the same	against all persons whomsoever	
that he will warrant and forever defend the same		
		tatic trust deed are:
The grantor warrants that the proceeds of the loan repr (a)* primarily for grantor's personal, family, household (b) for an organization, or (even if grantor is a natural (b) in an organization, or (even if grantor is a natural	or agricultural purposes (see Import	ant Notice below), al purposes other than agricultural
(a) + Driniany		dovisees Banulustratory
(b) for an bind	s all parties hereto, then hereto, and	he owner, including progeties, the
This deed applies to, material assigns. Ine the presentatives, successors and assigns. Ine the presentatives, personal representatives, successors and as a beneficiary whether or not named as a beneficiary		
This deed applies to, inures to ind assigns. The term s, personal representatives, successors and assigns. The term stract secured hereby, whether or not named as a beneticary tract secured hereby, whether or not named as a beneticary isculine gender includes the terminine and the neuter, and the sculine gender includes the terminine and the neuter, and the IN WITNESS WHEREOF, said grantor has h	ereunto set his hand the day an	M. Lamson M. Lamson
IN WITNESS WHERE',) or (b) is XIMM	NJ. Damson
INFORTANT NOTICE: Delete, by lining out, whichever warranty (c IMFORTANT NOTICE: Delete, by lining out, whichever warranty (c) at applicable; if warranty (c) is applicable, and the beneficiary is at applicable; if warranty (c) is applicable, and the beneficiary is at applicable in the Truth-In-Lending Act and Regulation of the truth of the truth-In-Lending Act and Regulation of the truth of t	a creditor ion Z, the	m Samson
such word is defined in the Truth-In-Lending such word is defined in the Act and Regulation by making statistic MUST comply with the Act and Regulation by making	to monet	
energicity for this purpose, if this instruments Form No. 1305 or	equivalent	
the purchase of a dwelling, use staventher or is not to finance in this instrument is NOT to be a first lien, or is not to finance in this instrument is NOT to be a first lien, or sequivalent. If if a dwelling use Stevens-Ness Form No., 1306, or equivalent. If if a dwelling use Stevens-Ness form No., 1306, or equivalent.		
With the Act is not required, disrugula inter- lif the signer of the above is a corporation, use the form of acknowledgment opposite.)) ss.
use the form of acknowledgment opposite	STATE OF OREGON, County of	19
STATE OF OREGON, County of Kangeline States	Personally appeared	who each being first
County of 1. 8/12 , 1965		
Personally appeared the above named	duly sworn, did say that the former president and that the latter is th	e
ACHAULSAMON	secretary of	the second is the
ARTHUR SAMSON SASIE M. SAMSON	a corporation, and that the seal at	tlixed to the foregoing instrument is the and that the instrument was signed and in by authority of its board of directors; id ineturment to be its voluntary act
	corporate seal of said corporation sealed in behalt of said corporation sealed in behalt of said corporation	and that the instrument was signed and and that the instrument was signed and in by authority of its board of directors; said instrument to be its voluntary act
and acknowledged the foregoing instru-	and each of memory and deed. Before me:	
ment to be THER voluntary act and deed. Betore me: (OFFIOLAL SEAL) Notary Public tor Oregon Notary Public tor Oregon		(OFFICIAL
COFFICIAL	Notary Public for Oregon	SEAL)
Notary Public Ic. Notary Public Ic. Notary Public Ic. 103/86	My commission expires:	
CINES WY COMMENT	TEODIVEYANCE	
	UEST FOR FULL RECONVEYANCE 5 only when obligations have been poid.	
	Trustee	hy said
TO: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You here trust deed or pursuant to statute, to cancel all en	all indebtedness secured by the foreg	oing trust deed. All sums secured by the
TO: The undersigned is the legal owner and holder of The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You here said trust deed or pursuant to statute, to cancel all en- said trust deed or pursuant to statute, to cancel all en- said trust deed or pursuant to statute, to cancel all en- said trust deed or pursuant to statute.	by are directed, on payment to you of	aid trust deed (which are delivered to you aid trust deed the terms of said trust deed the
trust deed have been using to statute, to cancel all en	without warranty, to the parties des	argnated by
estate work with the set of the s	(1) All the first of the second se	
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Do not lase or destroy this Trust Dood OR THE NOTE which	t secures. Both must be delivered to the trustee	for concellation before reconveyance with a
Do not less or destroy this Trust Dood OR THE NOIE WHEN		
		STATE OF OREGON, County of Klamath
		County of
FORM No. 801 STEVENS NESS LAW PUS CO. PORTLAND ORE	All Contraction and a second sec	was received for record on the 198
1		of P M and recor
Arthur Samson and	المسالح الأفار العائدي ولايدو البرار	in book/reel/volume ivo. tag/file/ins
Sadie M. Samson Grantor	SPACE RESERVED	page 12070 mention No. 519
Motor Investment Company	RECORDER'S USE	ment/micronim/recoption Record of Mortgages of said County
MOLOL THACE WORDE CARDEN	an a	Witness my hand
Beneficiary		County affixed. Evelyn Biehn, County Cler
AFTER RECORDING RETURN TO		
T reatmont (Company)		By PAm Amita D
Motor Investment 531 S. 6th - FO Box 309 KLamath Falls, ORegon 97601	Fee: \$9.00	
KLamaun rans, end	ree: 97.00	

e-38011

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