63031

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		STEVENS-NESS	LI AND -
THIS TRUCT DO	TRUST DEED	Val Mal	LAW PUB. CO., PORTLAND, OR. 97
DEED, made the	is 23rd	Ani Tar De	ige 11266
Ora Mie Eberlein	day of	June	
Ora Mie Eberlein as Grantor, Motor Investment Compa as Beneficiary,	***************************************	***************************************	, 1986, between
Mad	K7ama+b		
as Renetician Motor Investment Comp	n	County Title Co.	
Motor Investment Compa	uiy	***************************************	, as Trustee, and
Grantor irrevocably grants, harden	WITNESSETH		

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

Tract No. 12 of Yalta Gardens, according to the official plat thereof on file in the office of the County Clerk, Klamath County, Oregon.

together with all and sirgular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter attached to or used in connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of Fifteen Thousand One Hundred Fifty. Nine and no/100.

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

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable June 25.

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note soid, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the herein, shall become immediately due and payable.

The above described real property is not currently used for agricultural, timber or grazing purposes.

To protect the security of this trust deed, grantor agrees:

To protect the security of this trust deed, grantor agrees:

To protect, preserve and maintain said property in kood condition and repair, not to temove or denotish any building or improvement thereon:

and to commit or permit any waste of said property, and in kood and workmanlike destroyed the property of the property and in kood and workmanlike destroyed the property of the property of the constructed, damaged or tions and restrictions afteeting and pay where the which may be constructed, damaged or tions and restrictions afteeting and property; if the beneficiary was required and to the Uniform Commercial Code the beneficiary may stements pursuant of the Uniform Commercial Code the beneficiary may stements pursuant of the Uniform Commercial Code the beneficiary may stements a trust of the proper pulse office or offices, as well as the cost of all lien searches made to the Uniform Commercial Code the beneficiary may stements as the cost of all lien searches made to the property of the proper

join in extensions allecting suits, ordinances, regulations (overants, condicial Code as the such linaning) strength; if the beneficiary overants of the proper public offices of codes, as well as a cost of all tien searches made by ling officers or warching agencies as may be approper public officers or warching agencies as may be found to the beneficiary.

In the provide and continuously maint be deemed desirable by the common of the control of the co

cultural, timber or grazing purposes.

(a) consent to the making of any map or plat of said property; (b) join in granting any essement or creating any restriction thereon; (c) join in any subordination of other agreement affecting this deed or the len or charge is subordination of other agreement affecting this deed or the len or charge is subordination of other agreement affecting this deed or the len or charge is thereof; (d) reconveyance may be discribed as the line or charge legally entitled thereof, and the recitals therein of any part of the property. The be conclusive proof of the truthfulness; therein of any metros or facts shall be conclusive proof of the truthfulness thereof. Trustee's solven any of the services mentioned in this paradraph shall be not less than \$5.5 for any of the itime without not be appeared by a court, either in person, by hereunder, beneficiary may at any pointed by a court, either in person, by hereunder, beneficiary may at any pointed by a court, either in person, by hereunder, beneficiary may at any pointed by a court, either in person, by hereunder, beneficiary may at any pointed by a court, either of the adequacy of any security for any part thereof, in its own name and take possession of said property or any part thereof, in its own name and take possession of said properties sees upon any independences secured hereby, and in such order as beneficiary may determine.

Collection of such rents, upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of the and other property, and the application or release thereof any taking or dead of the property, and the application or release thereof any taking or dead of the property, and the application or release thereof any taking or all the and other property, and the application of release thereof any taking or all the and other property, and the application of release thereof any taking or all the and other property, and the application of release thereof or invalidate any act

the manner provided in ORS \$6.73\$ to \$6.79\$.

13. After the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS \$6.753, may cure the default or defaults. It the default or a failure to \$6.753, may cure entire amount due at the time of the cure that may be cured by young the person so privileged by ORS \$6.753, may cure entire amount due at the time of the cure of the prior of the prior of the cure of the prior of the cure of the prior of the prio

together with trustee's and attorney's lees not exceeding the amounts provided by law.

14. 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 sale may be proposed as provided by law. The trustee may sell said property either on parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the bidder for cash and shall sell the parcel or parcels at the property so sold, but without any cornen or warranty, express or includent the trustee of the property of the property so. Any person of the trustee, but including the granter and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee

the granter and beneficiary, may person, excluding the trustee, but including 15. When trustee sells pursuant to the powers provided herein, trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a rannable charge of sale, in-having recorded liens subsequent to the interest deed, (3) to all persons surplus, it merests may appear in the order of the trustee in the trust surplus, it any, to the great not the order of their privily and (4) the surplus, it may top the trustees in interest entitled to such

surplus, it any, to the frantor or to his successor in interest entitled to such surplus.

16. Beneliciary may from time to time appoint a successor or successor to any trustee anneal herein or to any successor trustee appointed herein or to any successor trustee appointed herein or to any successor trustee appointed herein trustee, the latter shall be vested with all title, powers and duties conferred and within a successor trustee herein between the successor and advantage to appoint the property is appointment vestured by appointment which the property is indeed by written instrument vestured by beneficiary, of the successor trustee, shall be conclusive proof of proper appointment 17. Trustee security of the successor trustee.

of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged in 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 shall be a party unless such action or proceeding in which stantor, beneficiary of trustee is hall be a party unless such action or proceeding is brought by trustee.

MOTE: The Trust Deed Act provides that the trustee harounder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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 warrante that it		
(a)* primarily for grantor's personal, fan (b) der an organization, or (even it grantor) This deed applies to	of the loan represented	by the above described note and this trust deed are: ses (see Important Notice below),
(b) tor an organization or Cayon it	nily or household nurse	by the above described note and this trust deed are: ses (see Important Notice below),) are for business or commercial purposes.
The state of the s	ntor is a natural person	ses (see Important Notice helow)
applies to i-		of Commercial
secured 1 representatives, successors and	it of and binds att	ties hereto, their heirs, legatees, devisees, administrators, executions the holder and owner, including pledgee, of the control the the holder and whenever the context so requires, the mascular the plural.
pender in-land, whether or not named assigns.	The term beneficing	les hereto, their heirs lesset
as a bene	ficiary herein. In con-	hall mean the holder and owner devisees, administrators
IN WITHERS	the singular number is	ruing this deed and whenever the including pledgee of the service
WILLIAM WHEREOF, said	drand .	cludes the plural. The context so requires, the masses
	grantor has hereun	ruing this deed and whenever including pledgee, of the conticulates the plural. to set his hand the day and year first above written.
* IMPORTANT NOTICE: Dulete, by lining out, whicheve not applicable; if warranty (a) is applicable and the b		the day and year first at
not applicable; if warrantee, by lining out, whicheve		Inst above written.
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ompliance with the Act is not required Ness Form No	. 1319, or ognized	*******
If compliance with the Act is not required, disregard th	is notice.	
IIf the size of th		
(If the signer of the above is a corporation,		***************************************
use the form of acknowledgement opposite.)		
14		
STATE OF OREGON, County of King Man And And And And And And And And And An		
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County of X /A COLA) ss. STATE (OF OREGON,
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and a state of the	ec la	J. Siegon
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	REQUEST FOR FULL RECON	
In he	THE PART RECOR	VEYANCE
TO:	used only when obligations	have been poid
Charles and the control of the contr		paid,
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true undersigned is the legal owner and the		ared by the loregoing trust deed. All sums secured by said
trust deed have been fully paid and molder	of all indebtedness see	1 •
said trust deed or pursuant to said satisfied. You her	reby are directed	red by the foregoing trust dead Au
herewith together with soil	evidences of	syment to you of any sums and All sums secured by said
estate now but it said (rust deed) and to reconver	v with and indebtedn	tred by the foregoing trust deed. All sums secured by said ayment to you of any sums owing to you under the terms of ess secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the
now held by you under the same. Mail soon	"" " " warranty, t	the parties decided in deed (which are delivered to you
Man reconvey	ance and documents to	the terms of said freed do you
DATED.		trust deed the

De not lose or destroy this your		Beneficiary Id to the trustee for cancellation before reconveyance will be made.
THE NOTE which it a	IRCUPAN Book	ļ.
	series. Both must be deliver	d to the trustee for consult in
		santenation before reconveyance will be made
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TRUST DEED		
STEVENS NEW No. 881)		STATE OF ORDER
STEVENS-NESS LAW PUB. CO., PORTLAND, ORE		STATE OF OREGON,
		County of Klamath \ss.
Ora Mie Eberlein		I certify that it
		I certify that the within instrument
		101 record on the 40 En .
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Motor Investment Company		at 2:00 o'clock PM., and recorded in book/reel/volume No. M86
- Campany	FOR	in book/reel/volume No. M86 recorded page 11206 on page stocked to the stocked to
!	RECORDER'S USF	or as fee/file/instan

Beneticiary AFTER RECORDING RETURN TO

Motor Investment Company 531 S. 6th PO Box 309 Klamath Falls, Oregon (Oregon 97601 RECORDER'S USE

ment/microfilm/reception No. 63031 Record of Mortgages of said County. Witness my hand and seal of County affixed.

Evelyn Biehn, County Clerk

Fee: \$9.00