11325

....., 19...86..., between

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledded is made a public record as provided by law. Trustee is not obligated to notily any party hereto of penining sale under my other deed of trust or of any action or proceeding in which grantor, beneliciary or trustee shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Dred Act provides that the trustne horsunder must be either an attarney, who is an active member of the Oregan State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregan or the United States, a title insurance company authorized to insure title to real 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.

destroyed intercon and improvement a bick may be conditioned intercon.
 To comply with and deal costs incurred therefor.
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 To comply with an another therefore the second therefore the second therefore.
 To provide and continuously may be deemed destroyed by the proper pass the beneficiary may regult a with an another the beneficiary in the comply of thing affines and the beneficiary in the comply with a second the s

The above described real property is not currently used for agricu To protect the security of this trust deed, grantor agrees: 1 To protect, preserve and maintain said property in feed condition: and repair, not to commote or demolish any building or improvement thereon: 2. To compute or restore promptly and in feed and workmanike manner any building or insprovement which may be constructed, damaged or destroyed thereon, ad pip menu and the state of therefore. 3. To comply the all laws, ordinances, regulations, covernants, condi-tions and restrictions allocing statements pursuant to the Unitom Commen-tions and restrictions allocing statements pursuant to the Unitom Commen-tions in executing such benefician and to pay for tiling same in the by tiling officers or searching agencies as nuy be deemed desirable by the mentions. 4. To provide and continuously, maintain insurance on the buildingt

Ilural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in a property of the property. The subordination or other agreement altering this deed or the lien or chira between the recitable there of any matters or lact shall be conclusive proof of the truthulmest there of any matters or lact shall be conclusive proof of the truthulmest there of any matters or lact shall be conclusive proof of the truthulmest there of any matters or lact shall be conclusive proof of the truthulmest there of any matters or lact shall be conclusive proof of the truthulmest there of any matters or lact shall be conclusive proof of the truthulmest there of any matters or lact shall be conclusive proof of the truthulmest there of the shall be not less than \$5.
10. Upon any default by grant or by a receiver to be approved of the truthulmest and on the second of the degrad of the degrad of the degrad of the second of the second of the degrad of the degrad of the second provide thereby secure dense such of the degrad of the second provide thereby secure dense such of the adoption of said property. The second provide thereby secure dense such and apply the sate second and provide thereby secure dense show and provide thereby secure dense between any indebtedness second hereby, and in such order as been any delaut to notice of delaut thereound of any dense of involdance any act thereound the application or release thereound of involdance any act thereound any delaw there and apply the situat declars the second of the beneficiary of in the section may advected the second of any agreement hereound, the depletion secure dense show any delaw the beneficiary of the section the strute the beneficiary of the second case the second describe described as the second case the beneficiary of the second case the second described beames described as the described as the second described as the second described

Grugon Trest Deed Series-TRUST DEED.

THIS TRUST DEED, made this \_\_\_\_\_\_24th

63108 OF THE MENT

FORM No.

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note of even date herewith, payable to beneficiary or order and made by grantor, the linal 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 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 grantor herein contained and payment of the Ninoteon Thereind Size Thurdred Ninoteon Stars and SECTION sum of Nineteen Thousand Six Hundred Ninety Six and 87/100

SELNEL bears N.  $(0)^{\circ}02'28''$  E. 473.96 feet; thence S. 71°11'50'' W., 582.82 feet; thence S.20° 45'28" E 236.25 feet to a point on the North right of way line of State Highway 140; thence Northeasterly on said North right of way line to a point on the East line of said SE1NE1; thence N. 00°02'28" E on said East line, 170.00 feet

A tract of land situated in the SEANEA of Section 33, Township 38 S R.11& E.W.M.,

in \_\_\_\_\_Klamath \_\_\_\_\_County, Oregon, described as:

Klamath County, Oregon, being more particularly described as follows: Beginning at a point on the East line of said SEANEA from which the Northeast corner of said

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

TRUST DEED

K-32139

.....day of June

Vol Map

the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced foreclosure 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 persons so privileged by ORS 86.753, may cure sums secured by the trust deed, the delauft consists of a failure to pay, when due sums secured by the trust deed, the delauft on such portion as would being cured by the order deed. The delauft that is capable of obligation or trust deed. In my case, in addition to curing the default or and ensues actually incurred in enforcing the obligation of the trust deed by tendering the obligation of the trust deed. In and ensues actually incurred in enforcing the obligation of the trust deed by law.

together with trustee's and attorney's ters not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by law. The trustee may sell said property either auction one parcel or in separate parcels and shall sell the parcel or parcels at the other highest bidder for cash, payable at the time of sale. Trustee the for the highest bidder for cash, payable at the time of sale. Trustee the for the highest bidder for cash, payable at the time of sale. Trustee the for the highest bidder for cash, payable at the time of sale. Trustee the for the highest bidder of any covenant or warranty, express or inder the trustee thereof. Any person, excluding the trustee, but including the grantor and beneliciary, may purchase at the sale.

the grantor and beneficiary, 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 trustee and a reasonable charge by trustee's attorney. (2) to the obligation secured by the trust deed, (3) to all persons deed as their interest, may appear in the order of their priority and (4) the surplus, if any, to the grantur or to his successor in interest entitled to such

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or success ors to any trustee happointment, and without conversive trustee the appointed here-trustee, the latter shall be vested with all title, powerance to the successor upon any trustee hall be named or appointed here-under. Each such appointment and subsitution shall be made by written instrument. Each such appointment which the property is situated, shall be conclusive proof of proper appointies in of the successor trustee.

Page

Howard E. McGee and Mary C. McGee as Grantor, Motor Investment Company Klamath County Title Company ......, as Trustee, and as Beneficiary,

	The grantor covena fully seized in t	ants and agrees to and with the beneficiary and those claiming under him, that he of said described real property and has a valid, unencumbered title thereto	11:
	scized in fee simple of	ants and agrees to and with the beneficiary and those claiming under him, that he of said described real property and has a valid, unencumbered title thereto	
		hoperty and has a valid, unencumbered title there	is la
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	I warrant a	and forever defend the same of the	
		and forever defend the same against all persons whomsoever.	
	11		
	The grantor warrants that the grant of the g	the proceeds of the loan represented by the above described note and this trust deed are: personal, family or household purposes (see Important Notice below) (even if grantor is a natural person) are for business of community (	
	(b) for an orjanization, or	personal, family or household purposer (and the above described note and the second purposer (and the second purposer (an	
	This deed applies to, inures	the proceeds of the loan represented by the above described note and this trust deed are: personal, family or household purposes (see Important Notice below), (even if granter is a natural person) are for business or commercial purposes to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the con e neuter, and the singular number includes the plural. EOF, spirt devices of the context o	
	secured hereby, whether or not nam	to the bandward person) are for business or commercial purposes. to the bandit of and binds all parties hereto, their heirs, legatees, devisees, administrators, exect and assigns. The term baneticiary shall mean the holder and owner, including pledgee, of the com- ned as a baneticiary herein. In construing this deed and whenever the context so requires, the masc e neuter, and the singular number includes the plural. EOF, said grantor has hereunto set his hand the downer.	
	IN WITNESS WITH	e neuter, and the singular number in this deed and ministrators, execution of the singular interface of the singular number in this deed and ministrators.	utore
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[	not applicable; if warran'ty (a) is applicable; as such word is defined in the Truth-in- beneficiary MUST comply with the Act o disclosure; for this purpose with Stevenal if compliance with the	out, whichever warranty (a) or (b) is able and the beneficiary is a creditor and Regulation by making required and Regulation by making required b, disregard this notice:	
	beneficiary MUST comply with the Act of formation of the second s	and Regulation Z, the All	•9. • •
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	(If the signer of the above is a corporation, use the form of acknowledgement opposite.)		
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