	68954	TRUS	T DEED	Vol. MSG	Pane	22381
	THIS TRUST DEED, made this	4th		Desembor		
	Action Tittle Comment		aay or	Lecemen	,	1986, betwe
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	anvestment compa	ny				
as B	eneficiary,				•••••••••••••••••••••••••••••••••••••••	•••••••••••••••••••••••••••••••••••••••
in	Grantor irrevocably grants, bargain Klamath	as salls and as	ESSETH: nveys to tr bed as:	ustee in trust, with	h power of	sale, the proper
	See Enclosed Exibit "				·	
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	and the second states and the second states and	·	t ta as to co			
4 - 4 - 42						
now a	her with all and singular the tenoments, her or hereafter appertaining, and the rents, issu with said real estate.	editaments and a es and profits the	pourtenances	and all other rights	thereunio beli	onging or in anyw
	FOR THE PURPOSE OF SECURING A	FREGRAANCE				
sum o		LVC. DOLLARS	s and 16/	I(M)		
note o	f even date berewith menable to to t'		Dollars, with	interest thereon acco	rdine to the t	erms of a promise
not so	oner paid, to be due and payable 10 beneficiary oner paid, to be due and payable Decent The date of maturity of the debt secured b tes due and payable. In the event the within	iber 10	ue by grantor	, the final payment of 1990	of principal a	nd interest hereof,
becom	The date of maturity of the debt secured b les due and payable. In the event the withi	y this instrument	is the date, s	tated above, on which	the final ins	tailment of said no
sola. I	conveved assigned or pliannial by the to			min increase, or any in	ieresi merem	is sold, append to
herein	, shall become immediately due and neurable			spective of the man	urity dates e	xpressed therein,
	The above described real property is not curren	tly used for agricul	ltural, timber o	r graxing purposes.		
	To protect the security of this trust deed, (1. To protect, preserve and maintain said property pair: not to remove or demolish each built property	rantor agrees:	(a) consent a	to the making of any ma	p or plat of sai	d property; (b) join
and rep not to c	 To protect, preserve and maintain said property air; not to remove or demolish any building or in commit or permit any waste of said property. To complete or restore promptly and in good any building or improvement which each to any or any building or improvement. 	provement thereon;	subordination thereof: (d)	or other agreement all	ecting this deed	ereon: (c) join in ai or the lien or char
			grantee in a legally entitle	ny reconveyance may be	described as	irt of the property, T. the "person or perso
	3. To comply with all lows and costs incurred there.	lor.		proof of the truthiulness oned in this paragraph shi		
ioin in	executing such financing said property; if the benefic.	tary so requests, to	time without	pon any delault by gran	tor hereunder, i	seneticiary may at an
proper	de as the beneficiary may require and to he be as the beneficiary may require and to pay for public office or offices, as well as the cost of all g officers or searching agencies as may be deemed by	filing same in the	the indebtedn	the hereby secured anti-	a to the adequ	ary of any security f
200000	4. To provide and continuously maintain in		issues and ne	tity including the	and sue or oth	ersise collect the zent
			net's lees upo	on any indebtedness security	d collection, inc ed hereby, and	luding reasonable atto in such order as ben
an amoi compani	h other hazards as the beneliciary may from time unt not less than \$	to the latter all	11. TH	e entering mon and e	tited and the	
if the c	trator shall full for now reason to the beneficiary i	as soon as insured;	insurance poli	cies of compensation of	ans, or the pro	creds of fire and othe
tion of	any policy of insurance now or burghter days	prior to the expira-	waive any de	lault or notice of delault		
collected	under any life or other insurance solies or i	ense. The amount	12. U	non delault by grantos is		
may det	termine, or at option of hendlinger the anti-	rder as beneficiary	ceclare all su	ms secured hereby imm	diately due an	er, the beneficiary ma 1 payable. In such a
act done	t thereof, may be released to grantor. Such application or white any default or notice of default hereunder parsuant to such notice.	r or invalidate any	advertisement	and sale in the later	musice to forec	ione this trust deed b
taxes, as	To keep said premises free from construction lie		to sell the s	aid described wat	inten notice of	detault and his electro
charses	become past due or delinquent and momental delinguest	ssments and other	thereof as the	upon the trustee shall fix in required by law and ovided in ORS 86.735 to	and time and p	lace of sale, dive notic lose this trust deed i
ments. i	netary, should the granior fail to make payment of	any taxes, assess-	13. A	lier the trustee her any	30.793.	
make su and the	ch payment, beneficiary may, at its option, make amount so paid with interest at the rate of the task.	ds with which to payment thereof.	sale, the grani the default or	or or any other person s	o privileged by	ne trustee conducts th ORS 86.753, may cur
trust dee	d shall be udded to and become a said of the	is 6 and 7 of this	sums secured	by the trust deed, the	default may be	ure to pay, when due cured by paying th
covenant	's hereof and for such asymptote with instance for	ich of any of the	being cured n	ie had no delault occurre	d. Any other de	such portion as would fault that is capable of
same ex	tent that they are bound for the payment of the	be bound to the	dejaults, the	person effecting the own	in addition to	curing the default of
out notic	I, and all such payments shall be immediately due ce, and the nonpayment thereof shall, at the option II sums secured by this trust deed immediately due	and payable with-	and expenses together with by law,	actually incurred in ento trustee's and attorney's le	rcing the obligates not exceeding	tion of the trust deep the amounts provide
render e	a breach of this trust deed.	and payable and	14. Of place designat	therwise, the sale shall be	held on the da	te and at the time an
anstitute 6			be postponed in one parcel	as provided by law. The	trustee may se	which said sale ma Il said property eithe
onstitute 6 bi title s n conne	chon with of in enorcing this obligation and truste	e's and attorney's				
constitute 6 of title s in connection lees actu	ally incurred.	e's and attorney's	shall deliver to	highest bidder for cash.	payable at the	e parcel or parcels a time of sale. Truste
constitute of title 6 in conner lees actu 7. affect the action or any suit	ally incurred. To appear in and delend any action or proceed e security rights or powers of beneficiary or trustee proceeding in which the beneficiary or trustee may for the foreclosure of this deed to power it made	e's and attorney's ing purporting to ; and in any suit, ; appear, including	shall deliver to the property s plied. The reci- of the truthlu	highest bidder for cash, o the purchaser its deed o sold, but without any tals in the deed of any m	payable at the payable at the in form as required covenant or wa patters of fact sh	e parcel or parcels a time of sale. Truste- ired by law conveyin granty, express or im
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and

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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 warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* psimurity for grantor's personal, family, honoshold or egsicultural purposes (see Important Notice below); (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural

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

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a craditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the boneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIGST lien to finance the purchase of 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 a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. Spen aslen (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, County of ... STATE OF OREGON, ., 19. 12/14 4 SSINCETCL County of KIRI Personally appeared MARLENE 12/4 vho, each being first duly sworn, did say that the former is the VICC Personally appeared the above name president and that the latter is the. MARLEN HADINGTOL secretary of ALIEL TITLE a corporation, and that the seal attixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: and acknowledged the foregoing instruvoluntary act and deed. ment to be ... Before me: Homal (OFFICIAL SEAL) (OFFICIAL SEAL) Notary Public for Oregon Notary Public for Oregon My commission expires: My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been puid Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said I ne undersigned is the legal owner and holder of all indebiedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby 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 all evidences of indebiedness secured by said trust deed (which are delivered to you said trust deed or pursuant to statute, to cancel all evidences of indebiedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, io the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

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DATED:

TO:

Beneficiery

Do not less or destroy this Trust Dead OR THE NOTE which it secures. Both must be delivered to the tructee for concellation before reconveyance will be made.

TRUST DEED (FORM No. 843) STEVENS-NEES LAW PUB. CO., PORTLAND. ORE.		STATE OF OREGON, County of
Aspen Title Company	SPACE RESERVED	at o'clock nd recorded in book/reel/volume No on
Grantor Motor Investment Company	FOR RECORDER'S USE	ment/microfilm/reception No, Record of Mortgages of said County. Witness my hand and seal of
Beneticiary		County attixed.
AFTER RECORDING REFORM TO Motor Investment Company 531 S. 6th- PO Box 309	en e	NAME Deputy
Klamath Falls, Oregon 97601	EAN DECEMBER 1	

EXHLBEP "A"

A tract of land situated in Government Lot 1, Section 3, Township 40 South, Range 13 Fant of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows: Beginning at a point marked by a P.K. nail on the North line of waid Section 2 said noted bother what has 68 toot from the brane can Section 3, said point being East 4518.68 feet from the brass cap Section 3, said point being hast 4910.00 reet from the brass cap monument marking the Northwest corner of said Section 3, said point plan bring Most 760 As foot from a p x bati at the intersection of monument marking the Northwest corner of said Section 3, bill point also being West 769.85 feet from a P. K. hail at the intersection of Fact rangels Valley Bond and Bale Road Recented on the Northeast East Langell Valley Road and Gale Road, accepted as the Northeast East Langell Valley Hond and Gale Road, accepted as the Northeast corner of said Section 3; thence South 01° 13' 00" West 54.55 feet to a 5/8 " iron pin; thence South 06° 15' 00" West 189.72 tect to a 5/8 then tron pin; thence Worth 01° 13' 00" West 189.72 tect to a to a 5/8 " iron pin; thence South 06° 15' 00" West 189.72 teet to a 5/8 inch iron pin; thence South 01° 13' 40" East, 120.74 teet to a 5/8 inch iron pin; thence South 00° 55' 44" West 81.86 feet to a 5/8 inch iron pin; thence South 39° 28' 30" East, 104.67 feet to a 5/8 inch iron pin; thence South 09° 12' 24" West 188.48 feet to a 5/8 inch iron pin; thence South 18° 23' 16" East, 54.62 feet to a 5/8 inch iron pin; thence South 67° 36' 48" East, 54.62 feet to a 5/8 inch iron pin; thence North 79° 22' 06" East, 54.62 feet to a 5/8 inch iron pin; thence Worth 79° 22' 06" East, 54.65 feet to a 5/8 inch iron pin; thence North 79° 22' 06" East, 54.65 feet to a 578 inch iron pin; encade north iy ca ou Babe, or op courses 578 inch iron pin on the Westerly right of way line of the Gale Month at a Month of March 1 and 570 inch iron pin on the Westerly right of way line of the Gale Lateral; thence NOrtherly along said vight of way line, North 26° 28' 00" West, 49.39 feet; NOrth 18° 20' 00" East, T21.56 feet, North 26° 28' 15' 00" West 289.75 feet, North 55° 51' 00" West, T84.94 feet, North 12° 06° 15' 00" East 204.21 feet, North 01° 13' 00" East 58.65 feet to the North line of said Section 3: thence West 60.02 feet to the noint of North line of said Section 3; thence West 60.02 feet to the point of the point of beginning, including the grea in the County Road right of way along beginning, including the area in the county hoad right of way drown the Northerly line, with bearings based on the North line of Section ; as established as being Fact. The bight of way of the date tatenal as established as being East. The right of way of the Gale Lateral as established as being mast. The PHENE of way of the bare bare of was established 20.00 feet West of Deed record to correlate the beed

STA	TE OF OREC	ON: COUNTRA				
Filed	for record a December	ON: COUNTY OF KLAMATH:	ss.			
_	\$13.00	A.D., 19 66 at 4	i:15 Sages	o'clock P M., and on Page 22	duly recorded in V	4th day
	n Annan Annan			Evelyn Biehn, By	County Clerk	ol. <u>M86</u> da
						and of

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