COM No. 546-OREGON TRUST DEED-to Commer Pindero Uto		Vol 1981 Page	<u>3316 @</u>
OTHIS TRUST DEED, made this Blosson L. Wilson & Robe	mt I Wilson JR.	mon Title'& Escrow Inc.	as Trustee.
and Motor Investment Company		All	as Beneficiary,
in Klamath County, Orego	n, described as	그는 것은 아이에서는 방송을 많은 것은 것을 가지 않는다.	- NG - 1997 -
BIOSSON T. MIJSON BIOSSON T. MIJSON Lot 9, Block 3, LENOX, in the City Oregon.	of Klamath Falls,	, in the County of Klamath ment was because for y county for the	
TRUST DEED 1382 Lagra Wopile Home 54 CONSUMER FINANCE LICENSEE	4 x 48 #8538	STATE OF OREGON County of KLam	

그는 것이 아무렇게 가지 않는 것을 가지 않는 것이 같다. Do not tose or dethay this start Daad 138 MD12 which Is express Bolf must be addresed to the huffee for consellating before scanzerims will be made Beneticiary

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 connection with said real estate,

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of the grantor herein contained and also securing the payment of the sum of \$ 8507.84 this day actually loaned by the beneficiary to the grantor for which sum the grantor ing rate 18.00 1140104

All-installments, include, principal and interest and, as paid, shall be applied first to interest and then to unpaid principal; prepayment of said note in full oc in part may be made at any time.

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 thereon is sold, agreed to be sold; conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, sold; the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, 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 frust deed, grantor agrees:

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adding, as add property before any part of such taxes, assessments and adding against adding a second part of a such taxes, assessments and a such taxes, as a

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attect the security rights or powers of Deneticary or trustee. The standard security rights or powers of that it is the standard security rights of powers of that it is the standard security rights of the standard security result. If is mutually agreed that: "It's the event that any portion of all of said property shall be taken under the right of the standard security shall have the staht. If it so elects, to require that all or, any portion of the inonies payable as compared to state the indebtedness. Secured Altrony's less necessarily paid or pay all reasonable in indebtedness. Secured Altrony's less necessarily paid or pay all reasonable in the indebtedness. Secured Altrony's less necessarily paid or one approximation of this declard the note bottom security and frantor agrees, at his plied by if. Uto take such actions and execute such instruments as shall be necessarily for the any time and from time to time upon written request of the make of the maximum of the indebtedness rescured (a) constant of the make of the redores and reserved to the make of the redores and reserved to the make of the redores and reserved to the make of the redores of the make of the redores of the make of the redores of the redores of the make of the redores of the redore of the redores of the

For a Mortgage to Consumer Finance Licensee, see Stevens-Ness Form No. 951.

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ness hereby secured, enter upon and take possession of said property or any part thereol, in its own name sue for or otherwise collect the rents, insues and profits, including those past due and in such order as beneficiary may post thereol, in its own name sue for or otherwise collect the rents, issues and profits, including those past due and in such order as beneficiary may post there grantor's detautation and rend and send or shall pay, beneficiary may indebtedness secured hereby, and its grantor shall pay, beneficiary may indebtedness secured hereby, and its grantor shall pay, beneficiary may indebtedness.
determine. After grantor's detault and rend any form of shall pay, beneficiary may indebtedness.
The entering upon any taking or damage to the property, the collection of such rents, its for any taking or damage to the property, and the compensation or a saloresaid, shall not cure or wave any delault or notices or developed the property, and the compensation or in his performance of any agreement hereunder, the beneficiary at his election may proceed to foreclothis thrust deed by advertisement and sale. In the latter event the beneficiary at his election to the order of sale, five motice thereofy whereupon the trustee shall its, the time and place of sale, give motice thereofy whereupon the trustee shall its, the time and place of sale, give motice thereofy whereupon the trustee shall its, the time and place of sale, give motice thereofy whereupon the trustee shall its, the time and place to sale, give motice thereofy here disult or offers.
The first and proceed his written to fore of sale, give motice thereof as then required by law and proceed such or sale, give notice thereof as then required by law and proceed to toreclosure by advertisement and the first etc. Any other descut the sale, the default may be cured by paying the sale, the drant for any able of the sale. Any other default the y paying the sale, the drant or or will add to constat

together, with trustee's and attorney's tees not exceeding the amounts provided by law. 13. 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 place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to shall be concerned in one parcel or in separate parcels and shall sait the parcel or parcels at the property so load but without any correst of the the and place or conclusive proof plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may person, excluding the trustee, but including the trustee sells pursuant to the powers provided herein, trustee shall, apply, the proceeds of sale integrate and a reasonable charge by trustee attorney, (2) to the obligation secured by the trust deed, (3) to all persons attorney, (2) to the obligation recurs to the interest of the trustee in the trust ded, as their interests, may topeer in the order of their priority and (4) the surplus. 15. Beneliciary may from time to time appoint a successor or succes-

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 15. Beneliciary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-inder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all life powers and duties conterred upon any frustee herein named or appointed hereinder. Each such appointment and substitution shall be made by moting the conduct of the successor which, when recorded in the motigage records of the county or counties m which, the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 16. Trustee accept public record as provided by law. Trustee and obligated to notify any party hereto of pending sale under any other deed of cluster of any action or proceeding in which, grantor, beneficiary or trustee shall be a party unless inch action or proceeding is brought by trustee.

ORS 696.505

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relative to the loan as required by ORS 725.360 and by S	above loan was made of a statement in the English language action 10.100 of the Oregon Administrative Rules. beneficiary and those claiming under him, that he is law-
tully seized in fee simple of said described real property of the second	 application for using all backs, which are the product a new second of the actual participation of the product of the second second second second second second second seco
and that he will warrant and forever detend the same age	ninst all persons whomsoever.
This deal annies to invest to the benefit of and binds	agricultural, purposes (see Important Notice Delow), rson) are for business or commercial purposes other than agricultural set parties hereto, their heirs, legatees, devisees, administrators, execu-
or not named as a beneficiary herein. In construing this deed and feminine and the neuter, and the singular number includes the plura. IN WITNESS WHEREOF, said grantor has here	older and owner, including pledgee, of the note secured hereby, whether I whenever the context so requires, the masculine gender includes the eunto set his hand the day and year first above written.
IMPORTANT NOTICE Datas, by Itans out, and a subscription of the second s	Allen Sullo p.
is not applicable; if warranty (a) is applicable and the beneficiary is a creative as such word is defined in the Truth-In-Lending Act and Regula-	મદ્દેવેલાદ્વાર દ્વારે દ્વારા કાર્ય પ્રદાણમાં દ્વારા કે આ કે પ્રાપ્ત કે ગયા છે. તે પ્રાપ્ત પ્રચારકોલ્ટા ગયા કે મ તુમારે શાહકાતી દ્વારા કે પ્રાપ્ત કે પ્રાપ્ત કે પ્રાપ્ત કે પ્રાપ્ત કે આ ગયા છે. તે પ્રાપ્ત કે પ્રાપ્ત કે પ્રાપ્ત તે પ્રાપ્ત કે તે પ્રાપ્ત કે પ્રાપ્ત કે પ્રાપ્ત

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IMPORTANT NOTICE Delete, by lining out, which were warranty (a) a is not applicable; if warranty (a) is applicable and the beneficiary creater as such word is defined in the Truth-In-Lending Act and Re-tice, 7, the beneficiary should make the regulated disclosure. ti ne the timeter transe andir in the set in the second 01001 c (ORS 93.490) (if the signer of the above is a corporation, use the farm of acknowledgment opposite.) यात्राज्य द्वार बल्दी द्वार बल्दी टींडवो बल्दी टींडवो

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tion County of Klamm 5 sea (National far 3 Personally appeared the above named Basson L. WILSON, LOBIT

WILM Sk. and acknowledged the istegoing instrument to be THEIR voluptary act and deed. 10,,;; Inc (en a d 1 (OFFICIAL

Rotary Public for Oregon 7 SEAL) ЗЙ. My commission expires 4

FORM No. 546-OFFCON TRUST EEED-FIC Continues Finouse Unember

of its the formation of the president and that the later is the pressure and that างจะจะเรื่อจะจะเรื่อง Sec. 101 and that the seal affixed to the foregoing instrument is the corporate seal

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each for himself and not one for the other, did say that the former is the

) 85.

who, being duly sworn,

and

The said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of the said corporation by authority of its board of directors; and each of the said corporation by authority of its voluntary act and dead. eg chickle 621. (OFFICIAL

Notary Public for Oregonibulet

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STATE OF OREGON; County of

สรายเห็น กระสิทธิรฐาติปี (สิท. 2014)

Personally appeared

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... Trustee

TO: 18,00 The undersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together, with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of the gradien description and an also security

DALED with an ana singular the recempnis, perical diments, and appartenance, and survey requestions request of a survey of the second structure of the

Beneficiary

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation befor will be

		STATE OF OREGON, County of <u>Klamath</u> I certify that the within instru- ment was received for record on the 2nd day of <u>March</u> , 19_87, at 4:07 o'clock? M, and recorded in book/reel/volume No <u>M87</u> on page 3316 or as document/fee/file/ instrument/microfilm No. 71886 Record of Mortgages of said County.
Motor Investment Company 1012 Motor Investment Company 1012 531 S. 6th-PO Box309 1021 DEEL Klamath Falls, Or. 97601	ECORDER,2 AR	Record of Mortgages of said County. Witness my hand and seal of County alfixed. By Biehm, County Clerk.

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