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and Motor Investment Company HITNESSETH:, as Early Grantor invescently drants, bargeins, selfs and conveys to trustee in trust, with power of sale, the pro- in Klamath County, Oragon, described as:	16
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 1. To protect, preserved and this and property in food constructed, algences and repair not to remove of demolith and in good and workment thereon, and pay when during on improvement thereon, and pay when during and property and in successful and a pay in the second and pay when during the second and pay in this pay and the second and pay in the second pay	
 with extended coverage in an amount not less than \$2,5,000 detail of an amount not less than \$2,5,000 latter ain companies acceptable to the beneficiary, with loss payable to the beneficiary as soon as insured; if theirs of insurance and to deliver sail payable to the beneficiary at the election multiple and sale. In the latter event the beneficiary that the beneficiary at the election insurance and to deliver sail points and interview the beneficiary to satisfy the obligation accesses the beneficiary to any processes of an order of the surface of a processes. Grannes, the sentence are approach to to procure, il procurable, unch credit likely authorizes and directs beneficiary may force interview at a sentence accesses and the sentence acceses and the	rents, same, y may eliciary not a he col- cies or not the notice
 lected, or any part thereol, may be released to grantor. Such application or invalidate any set does any be released to grantor. Such application or invalidate any set does any be released to grantor. Such application or invalidate any set does during to this loan, the beneficiary may pay for the performance of those during and prometry and presentation of the rates and attorney is the set of the security rights or powers of beneficiary or trustee. If is mutually agreed that: To never that any portion of all of said property shall be taken of the right of envines during the trustee such and shall self the security rights or powers of beneficiary shall have the right of envines during the trust deed. In any case, in addition to curing the default of envines due of defaults, the person ellecting the cure other that is capable at the time at doore. To keep said premises tree from construction liens and to pay all of the security rights or powers of beneficiary or trustee. If is mutually agreed that: To in the event that any portion of all of said property shall be taken or electing the truste and attorney's lees necessarily paid or secure by grantor in such provided therein, truste ensonable const, expenses on and attorney's resonable to beneficiary and presentation of the indebtores such and the notice of all of said property shall be taken or any portion of the monies payable as combiled. At any time and from time to the low on written required tor any successor in interest entities and attorney's resonable constitution or the function and exception on the low on written required to the successor in interest entities and shall be pairs as thall be pairs as thall be need to be another the right of the rustee and attorney's resonable constitution and exception on the trustee and attore warranty, expense of all of the rustee and attor the trustee in the trust deed, in the order of the indebtores as cure divere the rust and defaults. 	ecured y may ch an deed ed by estion hereof anner t and ts the
6. To appear in and delend any action or proceeding purporting to lifet the security rights or powers of beneficiary or trustee. If is mutually agreed that: 7. In the event that any portion of all of said property shall be taken of elects, to require that all or any portion of the monise payable as conclusive proceeding, which are in excess of the argoint termston for such taking, which are in excess of the amount required to any all resonable costs, expenses and attorney's less necessarily paid of the trusthulness thereot. Any grams on, excluding the trustee, but including the trustee with any time and from time to the amount agrees, at having recorded liess such each of the trust enders of the trustee and a resonable cost, expenses and attorney's less necessarily paid of any matters of the indebtedness accured hereby; and grants are shall be payment of the indebtedness accured and the not endorsement (in case of a for the payment of the indebtedness indecting the liability of any perial reconveyance, for cancellation), without aftecting the liability of any perial a successor in interest endorsement (in case of a for the payment of the indebtedness must trustee in the successor in interest endorsement (in case of a for the payment of the indebtedness must trustee indorsement (in case of a for the payment of the indebtedness must trustee indorsement (in case of a for the payment of the indebtedness must trustee in the truste.)	Cure due, due, f the vould ole of r the lt or costs deed rided
b elects, to require that all or any portion of the monies payable as com- ensation for such taking, which are in excess of the amount required to kurred by grantor in such proceedings, shall be paid to baneliciary and ap- tied by it upon the indebtedness accured hereby; and grantor agrees, at his ary in obtaining such compensation, promptly upon beneliciary's request. B. At any time and from time to time upon written request of bene- itary and persentation of the indebtedness, trustee in the inder of the indebtedness, trustee in the indept of the indep	may ither s at ustee yind
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d the recitals therein of any mattern or persons legally entitled thereto" which the property is situated, shall be secures of the county or counties in	the uch crs- tre- lisor red ent
d the recitals therein of any matters or facts shall be conclusive proof of the 9. Upon any default by grantor hereunder, beneficiary may at any we and without regard to the adequacy of any security for the indefeted. 15. The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company this state, is subsidicines, agents or branches, the United States a tile insurance company authorized to bards, the united states or any agency thereof or any agency the	nd hot

4579 3317 The grantor acknowledges receipt at the time the above loan was made of a statement in the English language relative to the loan as required by ORS 725.360 and by Section 10.100 of the Oregon Administrative Rules. 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)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than a purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-is, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether not named as a beneficiary herein. In construing this deed and whenever the context so requires, the most egender includes the nining 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. tore leminine and the Elasson L'Helern IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regula-tion Z, the beneficiary should make the required disclosures. Mar XUliko p. the signer of the above is a corporation, the form of acknowledgment opposite.) (ORS 93,490) STATE OF OREGON, County of STATE OF OREGON,) 84. , 19 County of KAMAIK Personally appeared Personally appeared the above named andwho, being duly sworn, each for himself and not one for the other, did say that the former is the WILSON JK, and acknowledged the toregoing instrupresident and that the later is the ment to be THEIR voluptary act and deed. secretary of and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-halt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. (OFFICIAL SEAL) Notary Public for Oregon 1 Chi My commisison expires !! A 3/90 Before me: Notary Public for Oregon ł (OFFICIAL My commission expires: SEAL) . Ji -REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: , Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing 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 DATED: Beneticiary of lose or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustoe for cancellation before reconvoyance will be n TRUST DEED STATE OF OREGON. TO CONSUMER FINANCE LICENSEE County ofKlamath }ss. I certify that the within instru-FORM No. 946) CIAMISSIDNER. STEVENS-NESS LAW PUB. CO., PORTL ment was received for record on the CUL Blossom L. Wilson at 4:07 o'clockP M., and recorded $h \gg h$ Robert L. Wilson Jr. 20 11. in book/reel/volume No. M87 on Motor Investment Company page 3316 or as document/fee/file/ SPACE REGERVED هن ا FOR f instrument/microfilm No. 71886 RECONDERS USE Record of Mortgages of said County. Beneficiary AFTER RECORDING RETURN TO Witness my hand and seal of County affixed. Motor Investment Company Evelyn Biehn, County Clerk 531 S._6th-PO Box309 Klamath Falls, Or. 97601 PAn, Smith Deputy Fee: \$9.00 By INDEXED 3. T. (* 3) DKLK

4580

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for of	record at request March	of <u>Aspen Title</u> A.D., 19 <u></u> at	Company 3:28	o'clock P_M., and duly	the	<u>19th</u>	day
FEE	\$13.00	of <u>Mortgages</u>		on Page <u>4578</u> Evelyn Biehn, (1.	<u>)</u>