

74723

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## DEED OF TRUST

THIS DEED OF TRUST is made this day of March 30  
in the year of One thousand nine hundred and forty seven by and between S. J. Burton and Bellinda L. Burton

Bankers Title Company, Trustee, the undersigned  
the Plaintiff Bank  
State of Oregon  
P.O. Box 447, Prineville, Oregon 97754  
and whose address is \_\_\_\_\_

LeNDER the principal sum of Four Thousand Three Hundred Twenty One and  
10/100 Dollars (\$4,321.00) Express. This sum is evidenced by Borrower's note  
and the same date as the Security Instrument "Note", which provides for monthly payments, with the full note to be  
paid earlier, due and payable April 1, 1960. The Security Instrument  
concerns to LeNDER all the property of the Note with interest and all renewals, extensions and  
modifications of the Note, and all other sums, such as may be advanced under paragraph 11; to protect the validity of the  
Security Instrument, and for the performance of Borrower's covenants and agreements under the Security Instrument and  
the Note. For the purpose, Borrower conveys and conveys to LeNDER, with power of sale, the following  
described property located in Crook County, Oregon

Lots 5, 6, 7, Block 41, Crescent, Oregon

which has the address of 500 Main Street & 4th St

Oregon 97716

Crook Co.

LENDER WITH all the improvements now or hereafter created on the property, and all fixtures, easements,  
appurtenances, rights, mineral, oil and gas, water and power, water rights and rights and all franchises now or hereafter  
granted to the property. All improvements and additions shall also be covered by the Security Instrument. All of the foregoing  
described in the Security Instrument as the "Property".

BORROWER COVENANTS that Borrower is lawfully owner of the above described property and has the right to give  
and convey the property and that the property is unencumbered except by encumbrances of record, Borrower covenants and  
will defend generally the title to the property against all losses and demands, subject to any encumbrances of record.  
THIS SECURITY INSTRUMENT contains no limitations for general law and has no effect whatever upon  
any action to恢復 possession of the property.

RECORDED - CROOK COUNTY, OREGON  
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**SECTION 5. SECURITY AGREEMENT AND LENDER'S RIGHTS AND LIENS AS FOLLOWS:**

1. Payment of Principal and Interest, Premiums and Late Charges. Borrower shall promptly pay when due the principal and interest and any premium and late charges due under the Note and any payment and other charges due under the Note.

2. Funds for Taxes and Insurance. Subject to applicable law or the written order of Lender, Borrower shall pay to Lender on the day monthly payments are due under the Note, until the Note is paid in full, a sum ("Funds") equal to one-twelfth of the yearly taxes and assessments which may accrue prior to the Security Instrument, if yearly taxes and assessments have been estimated by the Lender, if not, by county board of supervisor premium, and if yearly insurance premiums, if any. These funds are called "escrow funds." Lender may withdraw the Funds due in the basis of current taxes and insurance estimates of future escrow items.

The Funds shall be held in an escrow account the deposits or amounts of which are secured or guaranteed by a federal or state agency, including Lender's cash or instruments. Lender shall apply the Funds to pay the taxes and rents. Lender may not charge for holding or applying the funds, unless Lender permits Borrower to inspect the Funds and applies law permits Lender to make such a charge. Borrower and Lender may agree to waive the service that is paid to the Funds. Unless so agreed, a notice of application for release must be given. Lender shall not be required to give Borrower any interest or earnings on the Funds. Lender will give to Borrower without charge an annual accounting of the Funds showing credits and debits to the Funds and the purpose for which each item in the Funds was used. The Funds are pledged as additional security for the sums secured by the Security Instrument.

If the amount of the Funds held by Lender, together with the taxes monthly payment of Funds, plus the prior to the time of the escrow items, shall exceed the amount reported as per the escrow items when due, the excess shall be a detriment to Lender, either promptly paid to Borrower as credited as follows: an overplus payment of Funds. If the amount of the Funds held by Lender is not sufficient to pay the escrow items when due, Borrower shall pay to Lender any amount necessary to make up the deficiency, in case of such payment is regarded by Lender.

Upon payment in full of all sums secured by the Security Instrument, Lender shall promptly refund to Borrower any Funds held by Lender. If under paragraph 19 the Property is sold as required by Lender, Lender shall apply all overplus payment to the sale of the Property or its assignment by Lender, the funds held by Lender is the same as application as a credit against the sums secured by the Security Instrument.

3. Application of Payments. Unless otherwise law provides otherwise, all payments received by Lender under paragraphs 1 and 2 shall be applied first to late charges due under the Note, second to principal charges due under the Note, third to amounts payable under paragraph 2, fourth to taxes due, and last to principal due.

4. Charge Lien. Borrower shall pay all taxes, assessments, charges, fees and impositions attributable to the Property whether the assessments over the Security Instrument and taxes and payments as provided, if any. Borrower shall pay these charges over the Property provided in paragraph 2 of this particular manner. Borrower shall pay thereon same directly to Lender when payment. Borrower shall provide Lender all necessary documents to be paid under the paragraph. If Borrower makes these payments directly, Borrower shall promptly furnish to Lender receipts evidencing the payment.

Borrower shall promptly discharge any liens which has priority over the Security Instrument unless Borrower has agreed to ranking such the payment of the obligations secured by the liens in a manner acceptable to Lender. In addition to giving back the liens, or Lender against enforcement of the liens in legal proceedings, subject to the Lender's agreement to give the enforcement of the liens in accordance of any part of the Property, or of release from the holder of the liens at agreement satisfactory to Lender authorizing the liens as the Security Instrument. If Lender determines that any part of the Property is subject to a lien which may arise priority over the Security Instrument, Lender may give Borrower a notice terminating the liens. Borrower shall verify the liens or take one or more of the actions set forth above within 30 days of the giving of notice.

5. Second Mortgagors. Borrower shall keep the improvements now existing or hereafter erected on the Property owned agrees him by his tenants included within the term "occupant, lessee" and any other persons to whom Lender agrees otherwise. The occupant shall be measured to the amounts and for the period that Lender remains. The minimum charge providing the amounts shall be chosen by Borrower subject to Lender's approval which shall not be unreasonably withheld.

All insurance policies and renewals that are acceptable to Lender and shall include a standard mortgage clause. Lender shall have the right to void the policies and renewals. If Lender requires, Borrower shall promptly give to Lender all receipts of paid premiums and renewal notices. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make payment of loss if not made promptly by the insurance.

Unless Lender and Borrower otherwise agree in writing, insurance premiums shall be applied to restoration or repair of the Property damaged, if the restoration or repair is economically feasible and Lender's resources are not exhausted. If the restoration or repair is not economically feasible or Lender's resources would be depleted, the insurance premiums shall be applied to the sums reserved by the Security Instrument, whether or not there due, until are causa paid to Borrower. If Borrower abandons the Property, he does not remove within 10 days a notice from Lender that the insurance carrier has offered to make a claim, then Lender may collect the insurance premiums. Lender may use the proceeds to repair or restore the Property or to amounts reserved by the Security Instrument, whether or not Lender. The 10-day period will begin when the notice is given.

Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not exceed for purposes of the first due of the monthly payment referred to in paragraphs 1 and 2 or charge the amount of the payment. If under paragraph 19 the Property is required by Lender, Borrower's right to any insurance policies and premiums resulting from damage to the Property prior to the acquisition shall pass to Lender to the extent of the sums reserved by the Security Instrument immediately prior to the acquisition.

6. Preservation and Maintenance of Property. Lender will, Borrower shall not destroy, damage or substantially change the Property, allow the Property to deteriorate or become waste. If the Security Instrument is not a leasehold, Borrower shall comply with the provisions of the lease, and if Borrower acquires title to the Property, the leasehold and the title shall not change unless Lender agrees to the merger in writing.

7. Protection of Lender's Rights in the Property. Mortgage Insurance. If Borrower fails to perform the covenants and agreements contained in the Security Instrument, or there is a legal proceeding that may significantly affect Lender's rights in the Property such as a proceeding challenging property, for confirmation or invalidation of title registration, then Lender may do and pay for whatever is necessary to protect the value of the Property and Lender's rights in the Property. Lender's expenses may include paying any costs incurred by a lawyer to file a motion with the Security Instrument, appearing in court, paying reasonable attorney fees and expenses of the Property as such appear. Although Lender may take action under the paragraph, Lender does not have to do so.

Any amounts advanced by Lender under this paragraph, shall become additional debt of Borrower secured by the Security Instrument. Unless Borrower and Lender agree to the terms of payment, these amounts shall bear interest from the date of disbursement on the Note rate and the principal, together with interest from Lender's disbursement payment.

If Lender receives unsatisfied documents as a condition of making the first payment by the Security Agent, Lender shall pay the payments required to maintain the minimum account and reduce the amount due to the trustee in accordance with Section 8.1 and Lender's service agreement or applicable law.

**8. Inspection.** Lender or its agents may make reasonable entries upon and inspect any of the Property Lender and for Borrower's benefit at the time of or prior to an inspection specifying reasonable cause for the inspection.  
**9. Condemnation.** The proceeds of any award of damages, fines or compensation, in connection with any condemnation of any part of the Property, as the same may be paid to Lender.

In the event of a total closing of the Project, the proceeds shall be applied to the work carried by the Southern Instrument, and thereafter carried over without delay until the Southern Instrument is re-opened, or the amount so carried over and funds otherwise agreed to receive the amounts carried by the Southern Instrument shall be retained by the owners of the proceeds and given by the following fraction: one-half interest of the amounts carried by the Southern Instrument, and one-half by the full amount of the

If the Prospects is discontinued by Borrower, or if, after notice by Lender to Borrower that the Prospects is discontinued or will be discontinued, Borrower fails to respond to Lender within 30 days after the date the notice is given, Lender is authorized to cause and cause the Prospects, at its option, either to restructure or resign of the Prospects or such other action as the Lender deems necessary to protect the best interests of the auto dealers immediately before closing.

3.3.2. The parties shall have the right to the properties or to the  
protection of the data of the customer otherwise agreed at writing, and application of procedures as generalized until the payment  
of the date of the written payments referred to in paragraphs 1 and 2, change the amount of each payment.  
3.4. **Guarantee Not Required.** Furthermore by Article Nine o' Tawas. Execution of the  
modifications of arrangement if the party agrees in the  
business.

but be required to submit proceedings against any member or member of his household for the infringement of any of the rights of the original Debtor or Borrower or his household or any other person entitled to the benefit of the original Debtor or Borrower's assignment or otherwise. Any such action by Lender shall not affect any right or remedy which may be available to Lender under the original Debtor or Borrower's assignment or otherwise.

13. Security and Assignments. Grant and General Liabilities. Cooperation. The covenants and agreements of the Security Instrument shall bind and benefit the successors and assigns of Lender and Borrower, subject to the proviso contained in paragraph 17. Borrower's covenants and agreements shall be joint and several. Any Borrower who ceases to be a Borrower shall have the right to execute the Note and to assign the Note to another Borrower who succeeds him and agrees that such Borrower's interest in the Property under the terms of the Security Instrument, as in his personally assigned to pay the notes secured by the Security Instrument, and (c) agrees that he will not effect Borrower's right after becoming such Borrower to make any accommodations with regard to the terms of the Security Instrument.

**12. Loss Charge.** If the loss suffered by the Security Instrument is suffered as a loss which was uninsured or unchargeable, and that loss is finally recognized as due the interest or other loss charge reflected in the instrument or contract with the instrument, the permitted limit therefor will be reduced by the amount necessary to reflect the charge made performed here, and for any sums already collected from Borrower which exceed permitted limits will be returned to Borrower. Besides any charge to make the reduction by reducing the principal amount under the Note or by making a direct payment to Borrower. If a second ~~and/or~~ principal, the reduction will be treated as a partial payment of the charge under the Note.

**13. Representations Affixing Lender's Register.** If attachment or registration of applicable laws has the effect of rendering any instrument of the Note or the Security Instrument unenforceable according to its terms, Lender, at its option, may require immediate payment in full of all sums secured by this Security Instrument and may make any collection proceedings as provided in paragraph 12 if Lender exercises this option. Lender shall not be liable for any damages.

34. **Successor.** Any power to determine, extend or renew the term of payment of principal or interest shall vest in the Successor Instrument which shall be given by delivery of or by mailing of the first copy of the instrument to the successor named. The term shall be determined by the successor and the instrument shall be given by first class mail to the former provided that if no successor is named, the term shall be given by delivery to the former provided that the former instrument shall be deemed to have been given as successor or former other given as predecessor in the former instrument.

and the Company will be bound by the terms of the Securities Instruments or the Note, whichever is earlier, notwithstanding that the Note may contain provisions which conflict with the Securities Instruments. To this end the provisions of the Securities Instruments and the Note shall be interpreted in accordance with the following:

**12. Secretary's Right of Removal.** The Secretary has the right to remove any member of the Society. Under certain conditions so defined by law

**12. Borrower's Right on Lender.** If Lender makes certain conditions, Borrower shall have the right to have application for stay specific to the nonpayment of principal or interest or any other amount as set forth in the Security Agreement, or the entry of a judgment enforcing the Security Agreements. These conditions are that Borrower has paid Lender all amounts which are payable for under the Security Instrument and the Note but no amounts otherwise accrued, or bears any expense of any other circumstances or agreement, or pays all expenses incurred in defending the Security Instrument, including, but not limited to reasonable attorney fees, and (b) when such notice to Lender may reasonably require as soon as the loss of the Security Instrument. Lender's rights to the Property and Borrower's obligation to pay the same caused by this Security Instrument shall continue unchanged. Upon commencement by Borrower, the Security Instrument and the obligations incurred thereby shall become fully effective as if no commencement had occurred. However, this right as to commence shall not apply to the case of nonpayment under paragraph 11 or 12.

G. C. Johnson  
C. M. and G. V. D. Johnson

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**BY SIGNATURES** Below, signatures and appear as the names and signatures contained in the **Signature** and as the names contained by **Signature** and **Signatures** below.

*Jean W. Bots*

Melinda L. Burton

*John H. Shaffer and Melvin J. Barton*

Carrie 2002 Credit No.  
Barry L. Bremser and Barbara L. Bremser 31-207 personally appeared the above named  
and acknowledged the signature and seal which appears on the instrument.

Elizabeth J. Hark

**REQUEST FOR REBATE**

and the Deed of Trust is the holder of the title of the land or other property and General Power of Attorney and the Deed of Trust, which are delivered today, and executed, and the Deed of Trust is the holder of the title of the land or other property and General Power of Attorney and the Deed of Trust, which are delivered today, and executed.

P.F.MTC

8545

STATE OF OREGON: COUNTY OF CLACKAMAS

Time for record or copies of  
d 11/7 A.D.S. # 2-52 dated 2-24-68 and fully recorded at the 11/7  
on page 2411

Fee \$22.00 Paid 11/7 by Clackamas County Co.