ORM No. 881-Oregon Trust Deed Series-IFUST DEED.	TRU	TRUST DEED		Vol. /188 Pa		<u>un co.</u> ge	
THIS TRUST DEED, made this						19.88	, between
Dale Venderhoff and Ma	rcine.A.	Vande	whoff				,
Dale Vancerhoff and Ma		Klamat	h County	Title Co	mpany	, as Tro	ustee, and
as Grantor,	rıy						••••••••••••••••••••••••••••••••••••••
as Beneficiary,	TT T T T T	NTCCE'	ru.				
Grantor irrevocably grants, bargains,	sells and c	conveys	to trustee i	n trust, wi	th power of	sale, the	e property
in				ана на с 1			an general de la composition d
The Northwesterly 85 feet of the	e Southea	asterl	y one-hal	f of Tra	ct 8 of He	omedale	, mlr
according to the official plat t Klamath County, Oregon	chereof c	on 111	e in the (5111Ce 0.	t the wu	ity ore	
							~
	•••		onances and a	ll other righ	ts thereunto l	belonging (or in anywise
together with all and singular the tenements, hered now or hereafter appertaining, and the rents, issues							
tion with said real estate. FOR THE PURPOSE OF SECURING PL Fifty Six Hundred Fifteen a	na 20/10	<i>N</i> – –		**********************			
	or order and	Dol made b	lars, with inter y grantor, the	tinal payme	according to the accord	he terms on and inte	t a promissory rest l:ereot, i
and to be due and pavable April					that the lines	installmet	it of said not
not sooner paid, to be due the help of the debt secured by The date of maturity of the debt secured by becomes due and payable. In the event the within sold, conveyed, assigned or alienated by the gra- then, at the beneficiary's option, all obligations se	i uescinocu p					roval of f	he nenericiary
then, at the beneficiary's option, an obligations see berein shall become immediately due and payable.	(4)(4)						en tite te e
To protect the security of this trust deed, i 1. To protect, preserve and maintain said property and repair; not to remove or demolish any building or in and repair; not to remove or demolish any building or in the said property.	provement the	es: dition k ereon; st tl	ranting any ease ubordination or - hereol; (d) recon- rantee in any r egally entitled th e conclusive pro-	ment or creat. other agreement wey, without w	ing any restriction at altecting this carranty, all or t	on thereon; deed or th any part of the loss the "r	e lien or char the property. The person or perso
not to commit or permit any wastere promptly and in 1000 2. To complete or restore promptly and in 1000 manner any building or improvement which may be consi	d and workma tructed, damag alor	anlike k led or le b	rantee in any r egally entitled th e conclusive pro- ervices mentioned	econveyance n ereto," and the of of the truth	y ne described recitals therein dulness thereof.	of any mat Trustee's let less than \$5.	ters or facts sha is for any of t
destroyed thereon, and pay when the unit end of the station of the station of the statistic statistic statistics and restrictions attention said property; if the benefit tions and restrictions attention said property; if the statistic statistics and the statistic statistics and the statistics attention of the statistics attenting attention of the statistics attent	us, covenants, c ciary so reques a Unitorm Cor	condi- ^s sts, to numer- t	10, Upon ime without not.	any delault b ice, either in j	y grantor herein person, by agent	nder, benelic or by a r	eceiver to be a nov recurity i
join in executing such linancing statements pursuant to in cial Code as the beneticiary may require and to pay lo proper public office or offices, as well as the cost of all by filing officers or searching agencies as may be deem	l lien searches	made f	he indebtedness arty or any part	thereof, in its	own name sue	or otherwise	collect the ren
beneficiary. 4 To provide and continuously maintain insuran	ice on the bui	ildings l	ess costs and exp ney's fees upon a	ing indebtedne	si secured hereby	y, and in su	ch order as be
and such other hazards as the beneficiary, with loss payal on amount not less than \$ companies acceptable to the beneficiary, with loss payal	ble to the latt	tten in ter; all = 6 nsured; = 5	11. The collection of such insurance policies	entering upon 1 rents, issues or compensati	on of awards for	any taking	or dainage of shall not cure
it the grantor shall tail for any reason to procure any su if the grantor shall tail for any reason to procure any su deliver said policies to the beneficiary at least filteen day	s prior to the	ana 10 expira- ildinés.	property, and the waive any delau pursuant to such	e application o It or notice of notice.	delault hereung	ler or invali	date any act de
the beneficiary may procure the sumance policy may l collected under any fire or other insurance policy may line	be applied by	beneli- eficiary	hereby or in his essence with resp	performance opect to such pa	yment and/or pe	riormance, t	he beneficiary r
may determine or of option of interferences any part thereof, may be released to grantor. Such applic any part thereof, may be released to grantor. Such applic out ours or waive any default or notice of default hereur	cation or releas wler or invalida	se shall ate any	event the benefit	ciary at his ei mortgage or di	rect the trustee	to loreclose	this trust deed
act done pursuant to seen indices free from construction 5. To keep said premises free from construction facts assessments and other charges that may be levice	Lens and to 1 1 or assessed u	pay all upon or d other	remedy, either a latter event the his written noti	beneficiary or the ce of default	he trustee shall e and his election	to sell the	ause to be recor said described
against said property before any adaptive and promptly de charges become past due or delinquent and promptly de to beneliciary; should the grantor fail to make payment	eliver receipts l of any taxes, blo by drantor	therelor , assess- r. either	property to sati fix the time and proceed in forec	l place of sale, lose this trust	give notice there c'eed in the man	of as then r ner provided	equired by law 1 in OFS 86.73
by direct payment or by provinay, at its option, make such payment, beneficiary may, at its option, make	ake payment	thereol, secured	sale, and at any	e time prior to	as commenced to 5 days before the person so privil- default consists	ALL IN OR	\$ 36 713 may
hereby, together with the obligation become a part of the trust deed, shall be added to and become a part of the trust deed, without waiver of any rights arising from	e debt secured Lreach of any	by this of the he prop-	sums secured k	defaults. If the by the trust d due at the tim	eed, the default e of the cure of	may be co	ired by paying the portion as w it that is capab.
coven.in's hereof and to such as well as the grantor, si erty hereinbelore described, as well as the grantor, si erty hereinbelore described. as well as the gayment of	hall be bound the obligation due and payab	n herein Mewith-	not then be due being cured mi obligation or t	e had no defau ny be cured b rust deed. In	y tendering the any case, in ad	performance dition to cu	required under tring the default
described, and all such payment thereof shall, at the op out notice, and the nonpayment thereof shall, at the op out notice, and the nonpayment thereof shall, at the op render all suns secured by this trust deed immediately	tion of the ben due and paya	able and	defaults, the p and expenses 3 together with t	erson enecting ictually incurre rustee's and at	c' in enforcing t torney's fees not	he obligatio exceeding th	n of the trust ne amounts prov
of the search as well as the other costs and expenses of title search as well as the other costs and expenses	trustee's and a	ttorney's	nlace designate	d in the notu	e shall be held o te of sale or th law. The trust parcels and shi	- man roll	said nonerty i
iees actually incurred. 7. To appear in and delend any action or pro- alloct the security rights or powers of beneliciary or fr	ozeeding purpo ustee; and in a may noneat	orting to any suit. including	auction to the shall deliver for	highest bidde the purchase	r for cash, paya r its deed in for	ble at the t m as require	ime of sale. The d by law conv
action or proceeding in which it bits deed, to pay all any suit for the foreclosure of this deed, to pay all any suit for the foreclosure of the beneficiary's or truster chains evidence of title and the beneficiary's or truster.	costs and expe	enses, in- lees; the shall be	the property s plied. The reci of the truthlu	a sold, but wi tals in the dee iness thereol.	d of any matters Any person, excl	of fact shail luding the t	I he conclusive rustee, but incl
amount of attorney's tees mentioned in this paragraphing fixed by the trial court and in the event of an appeal decree of the trial court, grantor further agrees to pay pellate court shall adjudge reasonable as the beneficie	from any jud	gment of	the grantor and 15. Wi shall apply th	hen trustee sell e proceeds of	s pursuant to th sale to payment	e powers pro of (1) the	expenses of sa expenses of sa
ney's tees on such appear. It is mutually agreed that:	and the shall	he taken	 attorney, (2) having record 	ed liens subsev	quent to the int	erest of the	trustee in the
If is mutuany agreed intervention or all of said N. In the event that any portion or all of said under the right of emment domain or condemnation, bu- right, if it so elects, to require that all or any portion right, in it so elects, to require that all or any portion as compensation for such taking, which are in excess as and attorney's	t of the monie	 payable required 	surplus, it any surplus, 16, Bi	eneficiary may	trom time to ti	nie appearen	a successor or
as coopensation for such taking, which all attorney's to pay all reasonable costs, expenses and attorney's incurred by grantor in such proceedings, shall be p	lees necessarily oaid to benefic	y paid or ciary and nev's lees.	sors to any f under. Upon truster, the f	rustee named such appoint atter shall be	ment, and with vested with all	out conveya title, powers	and duties co
both in the trial and appendix and the balance applied	upon the ind	lebtedness ch_actions	and substitute which, when which the pro-	ion shall be m recorded in the perty is situat	ide by written in he mortgage reco ed, shall be conc	nstrument ex ords of the fusive preof	ecuted by bene county or cour of proper appoi
and execute such instruments as an event, pensation, promptly upon beneficiary's request, 9. At any time and from time to time upon 9. At any time and from time to time upon	written request	t of Lene- e note for	of the success 17. T acknowledged	or trustee. rustee accepts [is made a]	this trust whe sublic record as	n this dev provided b	l, duly execute y Eaw, Trustee dae any other (
9. At any time and from time to time upon liciary, payment of its less and presentation of this endorsement (in case of full reconveyances, for cancel the liability of any person for the payment of the is (a) consent to the making of any map or plat of sa	lation), withou	it affecting sustee may	trust or of a	notity and part	ty hereto of pen proceeding in wh action or proce	lab drantor	henebulary or
(a) consent to the making of any map of pair of an tiolE: The Trust Deed Act provides that the trustee her or sounds and loan association authorized to do busin property of this state, its subsidiaries, alfiliates, egents		nither m	attorney, who is	an active mom	per of the Oregon	n State Bar,	a bank, trust co
the state of the s	me under the		-yer er me omte		arrow agent lice	inseri under C	0 PT CV1.100 C

The grantor covenants and agrees to and wir fully seized in fee simple of said described real prop	th the beneficiary and those claiming under him, that he is law- perty and has a valid, unencumbered title thereto
and that he will warrant and forever defend the se	ame against all persons whomsoever.
(a) * primarily for grantor's personal, family or house	presented by the above described note and this trust deed are: hold purposes (see Important Notice below), trai person) are for business or commercial purposes.
personal representatives successors and assides. The term be	nds all parties hereto, their heirs, legatees, devisees, administrators, executors, eneficiary shall mean the holder and owner, including pledgee, of the contract in. In construing this deed and whenever the context so requires, the masculine r number includes the plural.
IN WITNESS WHEREOF, said grantor h	as hereunto set his hand the day und year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is A Walder allowed and a
not applicable; if warranty (a) is applicable and the beneficiary is as such word is defined in the Truth-in-Lending Act and Regula beneficiary MUST comply with the Act and Regulation by makin disclosures; for this purpose use Stevens-Ness Form No. 1319, or If compliance with the Act is not required, disregard this notice.	ion Z, the Allaccine A Kandeing
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	
STATE OF OREGON,	STATE OF OREGON,
County of KAMMA 35.	County of
This instrument was acknowledged before me on 4/17, 1956, by	This instrument was acknowledged before me on
SALE VAUSERHAT	as
marcine A. VANScenter	
Gillow P. Arelative Conder Charge Kon	Notary Public for Oregon
(SEAL) My commission expires: 11/3/90	(SEAL My commission expires:
	EST FOR FULL RECONVEYANCE only when obligations have been paid.
TO :	, Trustee
trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid	l indebtedness secured by the foregoing trust deed. All sums secured by sai are directed, on payment to you of any sums owing to you under the terms of ences of indebtedness secured by said trust deed (which are delivered to yo ithout warranty, to the parties designated by the terms of said trust deed th se and documents to
DATED: , 19	
	· · · · · · · · · · · · · · · · · · ·
	Beneficiary
· ·	
Do not lose or destroy this Trust Dood OR THE NOTE which it soc	ures. Both must be delivered to the trustee for cancellation before reconveyance will be made.
Do not lose or destroy this Trust Dood OR THE NOTE which it soc TRUST DEED	STATE OF OREGON,
<u> </u>	STATE OF OREGON, County ofKlamath I certify that the within instrumen
TRUST DEED (FORM No. 881) DIEVENTINESS LAW PUB. CO., POINTLAND, ORE	STATE OF OREGON, County ofKlamath I certify that the within instrumer was received for record on the13thda
TRUST DEED	STATE OF OREGON, County ofKlamath
TRUST DEED (FORM No. 881) DIEVENTINESS LAW PUB. CO., POINTLAND, ORE	STATE OF OREGON, County ofKlamath I certify that the within instrument was received for record on the13.thds ofApril, 19.88, at12:56. o'clock .PM., and recorder in book/reel/volume NoM88
TRUST DEED (FORM He. 881) ELEVENT NESS LAW FUR. CO., FOUTLAND. ONE Dale and Marcine A. Vanderhoff	STATE OF OREGON, County ofKlamath I certify that the within instrument was received for record on the13thdat of12:56 o'clock .P. M., and recorded in book/reel/volume NoM88of POR page5598 or as fee/file/instru- ment/microfilm/reception No86186.
TRUST DEED (FORM Ho. 881) ETEVENTIMES LAW FUR. CO., FORTLAND, ORG. Dale and Marcine A. Vanderhoff f Grantor Motor Investment: Company.	STATE OF OREGON, County ofKlamath
TRUST DEED (FORM Ho. 881) ETEVENTIMES LAW FUR. CO., FORTLAND. ORE Dale and Marcine A. Vanderhoff Grantor	STATE OF OREGON, County ofKlamath s I certify that the within instrument was received for record on the13thda ofApr11
TRUST DEED (FORM No. 881) STEVENE NESS LAW FUB. CO., FORTLAND. ORE Dale and Marcine A. Vanderhoff Grantor Motor Investment: Company Beneliciary	STATE OF OREGON, County ofKlamath

- 24 - O. -

R