Next Deced Series-TRUST DEED.       MAC 19433       STEVENS.NESS LAW FUR.CO.         OX       STEVENS.NESS LAW FUR.CO.         THIS TRUST DEED, made this 24       day of February 1980         John C. Huntley and Margaret A. Huntley         as Grantor.       Mountain Title Company of Klamath Falls 1980       As Mountain Title Company of Klamath Falls 1980         as Grantor.       MUTNESSETH:         Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, in County, Oregon, described as:       Lot 2, in Block 41 of HILLSIDE ADDITION to the City of Klamath Falls, Oregon, less Westerly 20 feet heretofore conveyed for street purp	6502 (1) 38, between Trustee, and , the property egon,
OK       IRUST DEED       IRUST DEED       Vol. M88 Page         THIS TRUST DEED, made this       24       day ofFebruary       1986         John C. Huntley and Margaret A. Huntley       as Grantor,	6502 (1) 38, between Trustee, and , the property egon,
John C. Huntley and Margaret A. Huntley as Grantor, Mountain Title Company of Klamath Falls Chrysler First Financial Services Corporation as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, in Klamath County, Oregon, described as: Lot 2, in Block 41 of HILSIDE ADDITION to the City of Klamath Falls, Ore less Westerly 20 feet heretofore conveyed for street purposes to the City Klamath Falls, County of Klamath Orneved for street purposes to the City	B8, between Trustee, and , the property egon,
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Tax account number: 3809 028BD 04400	
FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and particles in the purpose of the second	of a promissory ferest hereot, if ent of said note
To protect the security of this trust deed, frantor afrees: 1. To protect, preverse and this trust deed, frantor afrees: and repair, not to remove or demolish main said property: in good condition and repair, not to remove or demolish main said property: 2. To complete or restore promptive main the source of the status of the status of the source	(c) join in any let lien or charge the property. The person or persons ters or facts shall is lor any of the lary may at any ceiver to be ap- any security for ion of said prop- collect the rents, apply the same, reasonable attor- th order as bene- blic and other of the any act done the any act done -hiedness secured beneficiary may blic. In such an r this trust deed by the truste shall bis trust deed by the truste deed in list trust deed in list trust deed in list trust deed in livertisement and tee conducts the 6.753, may cure pay, when due, by naving the

Trust deed, shall be added to and become a part of the deht secured by this trust deed, without waiver of any rights arising from breach of any of the covenants hereot and for such payments, while increase as doresaid, the property hereinbelore described, as well as the frantor, shall be bound to the same extent that they are bound for the payment of the obligation herein described, and all such payments shall be immediately due and payable without notice, and the nonpayment thereof shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and payable without notice, and the nonpayment thereof shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and payable without notice, and the nonpay and expenses of this trust including the cost of tills earch as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's less atually incurred.
To appear in and defend any action or proceeding purporting to action the bareclosure of this dered, to pay all costs and expenses, including invision proceeding in which the bareclosury or trustee is attorney's less; the amount of attorney's less mentioned in this gradraph 7 in all cases shall be treated by the trial court frantor lurther agrees to pay such sum as the appendent of an appeal from any judgment or detree of the trial court domain or condemnates, beneficiary's or trustee's attorney's less; the ranturally agreed that:
A. In the event that any potterion or all of said property shall be taken the right of errorent that all or any portion of the monies payable with a court shall adjudg reasonable eas the beneficiary's or trustee's attorney for any algorithe costs, the prove less of the and the proceeding, shall be paid to be beneficiary and struster the solution or such taking, which are may every shall be taken they are omportant to autorney's lees; the beneficiary's or trustee's attorney'

some secured by the trust deed, the delault may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no delault occurred. Any other delauit that is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the delault or defaults, the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's lees not exceeding the unounts provided by law. I.4. 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 be postponed as provided by law. The trustee may sell said is an oracels at none parcel or in separate parcels and shall sell the said property either in one parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the purchaser its deed in form as required by law conveying plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthulniss threeol. Any person, excluding the trustee, but including the grantor and beneliciary, my purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expense of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons they if any, it only to the grant to the interest of the trustee in the trust surplus. 16. Beneficiary may from time to time appoint a successor or succes-sors to any trustee mamed herein or to any successor trustee aspointed herein and substitution shall be matches to the interest of the successor trustee, the latter shall be vested with all tile, powers and duties conterest and as basing in the doed of appointed hereunder. Each such appointent and substitu

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, or salengs and fora association authorized to do business under the laws of Oregon or property of this state, its subsidiaries, officiates, agents or branches, the United States or a who is an active member of the Oregon State Bar, a bank, trust company the United States, a title insurance company authorized to insure title to real any agency thereof, or an estrow agent licensed under ORS 696.505 to 696.585.

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		thing under him, that he is law-
antere chinamana para pamaiana dan La nganananyan karanananan	agrees to and	d with the beneficiary and those claiming under him, that he is law- property and has a valid, unencumbered title thereto
T	he grantor covenants and escribed real zed in fee simple of said described real	property and the
	t torough defend t	the same against all persons whomsoever.
and the	at he will warrant and forever detend	
:		b loan represented by the above described note and this trust deed are: or household purposes (see Important Notice below), is a natural person) are for business or commercial purposes.
	This deed applies to, inures to the benefit of onal representatives, successors and assigns. The	If and binds all parties hereto, their heirs, lefatees, devises, and binds all parties hereto, the contract the term beneficiary shall mean the holder and owner, including pledgee, of the contract iary herein. In construing this deed and whenever the context so requires, the masculine is singular number includes the plural.
persi secu ¢eni	This deed applies to, increasing and assigns. In onal representatives, successors and assigns. In red hereby, whether or not named as a benefic red hereby, whet	
	IN WITNESS WHERE OF ,	with function
	APORTANT NOTICE: Delete, by lining out, whichever	warranty (c) or (b) is A A Huntley
noi as	such word is defined in the Truth-in-century such word is defined in the Truth-in-century such the Act and Regulation	n by making required
ber dis	such word is defined in the from and Regulation such word is defined in the Act and Regulation reficiary MUST comply with the Act and Regulation closures; for this purpose use Stevens-Ness Form No closures; for this purpose use Stevens-Ness Form No compliance with the Act is not required, disregard th	his notice. A Therefore Classical and the second states and the second s
	compliance with a	Margaret A. Huntley
1) 1) 10 10	the signer of the above is a corporation, c the farm of acknowledgement opposite.}	) STATE OF OREGON, ) ss.
· • •	THE RECON	) ss. County of
		) ss. County of, ) This instrument was acknowledged before me on, 19, by
	This instrument was acknowledged be	ore me on 1 his hardener 19, by as
and a state	County of Multicesscare This-instrument was acknowledged belo Res closef Action 1988, by	ot
1		(SEAL)
1	Notary Public	
, f		My commission expires.
	(SEAL) My commission expires: 4 - 29	9-90 My commission
	(SEAL) My commission expires: 4 - 29	7-90 My commission of the seconveyance
	(SEAL) My commission expires: 4 - 29	7-90 I MY COMMISSION AND BEQUEST FOR FULL RECONVEYANCE To be used only when abligations have been paid.
	(SEAL) My commission expires: 4 - 29	7-90 My communication REQUEST FOR FULL RECONVEYANCE To be used only when abligations have been paid. Trustee , Trustee
	(SEAL) My commission expires: 4 - 2 5	7-90 My communication FEQUEST FOR FULL RECONVEYANCE To be used only when abligations have been paid. , Trustee , Trustee to all indebtedness secured by the foregoing trust deed. All sums secured by said
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