LGG. 273 (K-40252 TRUST DEED Klamath Falls, Oregon 97601 **b** O'THIS TRUST DEED, made this 14th day of VOLO Jerry O. Madden

TRUST DEED

Cunitor

as Grantor, ____Klamath County Title Company Motor Investment Company VOIDE TUNGERIGUE CLARIDADY

as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property www.record for record on the Autor day for the factor of the factor for the factor for the factor of in GLLA Klamath County, Oregon, described as:

A parcel of land in the W-1/2 W 1/2 W 1/2 SE 1/4 NW 1/4 of Section 2, Township 39 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at a point on the West line of the SE 1/4 NW 1/4 of Section 2, Township 39 South, Range 9 East of the Williamette Meridian which is North 0 degrees 35' West 516.2 feet from the Southwest corner of said Southeast quarter of Northwest quarter of Section 2; thence North 0'degrees 35' West along said West line a distance of 75 feet; thence North 89 degrees 25' East 135 feet; thence South 0 degrees 35; thence South 89 degrees 25' West 135 feet to the point of beginning.

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 grantor herein contained and payment of the

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, if it so elects, to require that all or any portion of the monies payable as compared to the taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by it first upon any reasonable costs and expenses and attorney's fees, both in the triat and appellate courts, necessarily paid or incurred by bene-ticiary in such proceedings, and the balance applied upon the indebtedness, secured thereby, and grantents as shall be incessary in obtaining such actionary and execute such intruments as shall be incessary in obtaining such com-pensation, promptly upon beneliciary's request. 11. At any time and irrom time to time upon written request of bene-liciary in such proceedings in greentation of this deed and the note for endorsement (in case of lut reconveyances, lor cancellation), without allecting the liability of any person for the payment of the addepted benering to the making of any map on plat of asid property. (b) join in (11. Distance of 10. In the payment of the addepted by thout allecting the liability of any person for the payment of the addepted benering to the making of any map on plat of add property. (b) join in the secure of the tother adding the start of the indebtedness, truate may the liability of any person for the payment of the indebtedness in the tother adding the property. (b) join in the secure of the start of the making of any map on plat of add property. (b) join in the secure of the tother adding the start of the making of a start of the indebtedness.

ument, irrespective of the maturity dates expressed therein, or irreduced.
granting any essement or creating any restriction thereon; (c) join in any subordination or other afreement allocting this deed or the lien or charge thereof; (d) reconvery without warranty, all or any part of the property. The grantes in any reconveryance may be described as the "person or persons ball be conclusive proof of the truthuleness here." Trutce's lees to any of the services meetioned in this parsgraph shall be ordered as the "person or persons." The services meetioned in this parsgraph shall be ordered as the "person or persons." The services meetioned in this parsgraph shall be ordered as the "person of particle thereto", and the rectital theoret frame's lees than 35.
10. Upon any detault by grantor hereunder, beneficiary may at any time without notice, either in form name sue or otherwise collect the rents, including those past due and unpaid, and apply the same, here of a sective to be appointed by a court, and without reflect the rents, and any detault or notice of detault hereunder of any security for any detault or notice of detault hereunder of any security for any detault or notice of detault hereunder or invalidate any act done inclusion range of the indebiding those past due and unpaid, and apply the same, they for any detault or notice of detault hereunder or invalidate any act done property, and the application or release thereoid as all not cure or pursuant to axt, notice.
11. The entering upon and taking possession of said property, the instance policies or compensation or awards for any taking or damage of the property, and the application or in payment of any faking or damage of the sented with the sector of any approximate, the beneficiary may determine the and payable. In such an in quark of a sector detault by grantor in payment of any payset. The sector of the indebiding any detault or notice of any approximates of any appresent thereolse this trust deed in every or in h

and expenses actually incurred in enlorcing the obligation of the trust deed together, with trustee a and attorney's lees not exceeding the amounts provided by law. 14. 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 property either and the sale of the notice of sale or the time to which said sale may be postponed as 'provided by law. The trustee may sell said property either and the self or in separate parcels and shall sell the parcel or in arcs and device to the purchase its deed information warranty, express or im-pled. The recitals in the of 40 person, excluding the trustee, but including the property so sold, but without any matters of lact shall be conclusive proof of the truthluid is therities of the prevents provided herein, trustee chuding the compensation of the trustee and a teasonable charge by trustee shall delive corden subsequent to the interest of the trustee, but including the generation of the subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus. 16. Beneficiary may from time to time appoint a successor or succes-ors to any trustee name herein or to any successor trustee appointed herein under. Upon such appointment, and without convergance to the successor trustee, the latter shall be vested with all title, powers and duties conlered upon any trustee herein named or appoint as uncessor or succes-sors to any trustee. The mort appoint here or of on the county or counties in which the property is situated, shall be conclusive proof of proper appointment and substitution shall be made by written instrument executed by beneficiary. 17. Trustee accepts this trust when this deed, duty created and behavior is all appoint or proceeding is brought by trustee aband and substitution or proceeding is brought by trustee aband allowed in the mortage created shall be a

NOTE: The Trust Deed Act provides that the frastee hereunder must be either an antorney, what is an active member of the Oregon State Bar, a bank, frust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to rea property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696,505 to 696,505

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September 1988 between

as Trustee, and

robri (mitilia francista) (15. 19. 19.

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LOI. The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in tee 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

Pot Con It is not cally allowed lines.

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 or household purposes (see Important Notice below). (b) for an organisation, or (such if grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In constraint this deed and whenever the context so requires, the maxuline "ender includes the feminine 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. Asmonutles

* 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 Lin-tending "Act and Regulation Z, the Baneficiary, MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-News Form No: 1319" or equivalent. If compliance with the Act is not required, disregard, this police.

lif the signer of the above is a corporation, use the form of acknowledgement opposite.)

A The American Street and American Am American Ameri American Ameri America STATE OF OREGON County of Kamar

This instrument was acknowledged before me on SERLY O MASSEN

SPATS PHORE O. Potery Public for Oregon

This instrument was acknowledged before me on . .by 19. as The Index of the Second of of card sici sph Notary Public for Oregon

and the second sec

Solition - Ministran Announcement - A

REQUEST FOR FULL RECONVEYANCE

REQUEST FOR FULL RECONVEYANCE DESCRIPTION of the State of 76 Just state and another of the defit sched by the testing of testing 1.500 500 10 . AV 6394 Trustee

STATE OF OREGON.

County of

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, on payment to you of any sums owing to you under the terms of rust deed have been fully paid and satisfied You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute to cancel all evidences of indebtedness secured by said trust deed by the terms of said trust deed the said trust deed or pursuant to statute to cancel all evidences of indebtedness designated by the terms of said trust deed the same trust accu or pursuant to statute, to cance an ormetees of indeptedness scaled by same trust accu (which as universe to you herewith together with said frust deed) and to reconvey, without warranty, S to the (parties designated by the terms of said trust deed the norewith together with said trust deed, and to reconvey without warranty, a to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconvey without warranty, a to the parties designated by the terms of said trust deed the top still and the same trust deed in the same. Mail reconvey and and downents to the still and the subsequenced out the terms tends and downents and the store of the state of the still and the subsequenced out the terms tends and the store of the store of the store of the DATED.

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> CETLET RUST DEED TOT DARS BUDDE & ESIROMANO. CANI NUTISUESCO VERIATION IN FILE COMUNACION CONCOUNT, SS.

UJerry O. Madden

Grantor

a Betuiticlary, Motor Investment Company. Motor Investment Company. Motor Investment Of 1500% Motor Investment Company. Beneficiary Beneficiary

Motor Hivescheite Childany P. O. Box 309, 531 Soleth St. Klamath Falls, Oregon 97601

37250 FORM Wo: 881-Oregion Trats Deed Series-16033 DEED

1.7/S M 1/S 2E 1/4 JM 1/4 or 26 L certify that the within instrument. Genner inivorably grants, bere us sells and conveys its fugree in **change in the sells and conveys its fugree in coup**, Oracon, described as: y 1/2 W 1/2 SE 1/4 1W 1/4 D

SPACE RESERVED FOR RECORDER'S USE

Idth and dr. de

18/121 DEED

of <u>Sept.</u>,1988..., at ...3:49...o'clock P.M., and recorded in book/reel/volume No.____M88.____ on page ____15169._____ or as fee/file/instru-__ ment/microfilm/reception No....91524; Record of Mortgages of said County. Witness my hand and seal of

(SEAL)

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1510 1.114

County affixed.

Evelyn Biehn, County Clerk LOUSSLINE By Quiline Mullinolsis Deputy