and in the second s	COPYRIGHT 1988 STEVENS-NESS LAW PUB. CO., PORTLAND, UR. 87
1012r 0.202,01 97601	T POR LAW PUB.CO PORTLAND. UR. 97
531.5.6th - P.0 Box 303	
Judith A. Preslar	s 30th day of September 19 88, betwee
	, Deiwee
as Grantor,	Klamath County Title COmpany
Motor Investment Com	pany as Trustee, an
as Beneficiary	
(stratet)	
Grantor irrevocably grants based	WIINESSETH:
nulling in Klamath	WITNESSETH: ins, sells and conveys to trustee in trust, with power of sale, the proper , Oregon, described as:
The second se	, Oregon, described as:
A FARMER AND A BAR AN BALLY AND AND AND AND	
이 아이는 것은 것은 것이 같은 것이 같은 것이 같이	방법 그는 것은 바람이 많은 동안에서 한 것을 같이 가지 않았다. 그는 것을 위한 사람들을 것 같은 것 수 있는 것 같이 가지 않는 것 같이 가지?
Lot 21 Block 40 Pot	
Lot 21 Block 40 Pot	
Lot 21 Block 40 Pot	
Lif Lot 21; Block 40, Hot thereof on file in the Oregon.	t Springs, according to the official, plat ne office of the County CLerk, Klamath County,
Liff Lot 21; Block 40, Hot thereof on file in the Oregon.	t Springs, according to the official, plat ne office of the County CLerk, Klamath County,
Lot 21; Block 40, Hot thereof on file in the Oregon.	t Springs, according to the official plat he office of the County Clerk, Klamath County,
Liff Lot 21; Block 40, Hot thereof on file in the Oregon.	t Springs, according to the official plating of the County CLerk, Klamath County,
1965 Fleetwood Mobile	t Springs, according to the official plat he office of the County CLerk, Klamath County, Home 12 X 56 #N15TS4888
1965 Fleetwood Mobile of the single the tenements, here ow or hereafter appertaining, and the rents isen	t Springs, according to the official plat he office of the County CLerk, Klamath County, Home 12 X 56 #NI5TS4888
Determined and singular the tenements, here or here attended and the rent with all and singular the tenements, here on with said real estate.	t Springs, according to the official plat he office of the County CLerk, Klamath County,

payable October 5 consistency of principal and interest hereof, if he debt secured by this instrument of the debt secured by this instrument of the debt secured by this instrument of the debt secured by the secured by the secured by the debt secured by the debt secured by the secured by the secured by the debt secured by the secur

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sold, conreged asigned or alienated by the grantor without first then, at the beneficiary's option, all obligations secured by this inst therein, shall become immediately due and payable.
To protect the security of this trust deed, grantor algrees:
and repairs of protect, preserve and maintain said property in good condition not to commit to remove or demolish any building or memory and the said property.
To comprise or protect the security of this trust deed, grantor algrees:
and repairs of protect preserve and maintain said property in good condition not to commit to remove or demolish any building or all protects.
To comprise or protect preserve and maintain said property and in good and workmanike destroyed thereon, and pay provement which may be constructed, damaged or class four of therefor.
To comply with all laws all costs incurred therefor.
To comply with all uses all costs incurred therefor.
To comply with all set all costs incurred therefor.
To comply with all set all costs incurred therefor.
To complete and continuously maintain insurance on the buildings of theres or starts as the said premises against loss or damage by the said and to the uniform commercian acceptable of the continuously maintain insurance and to the said premises against loss or damage by the said premises against loss or damage by the said premises against loss or damage by the said premises against loss or damage to the explanation of the sheet of the beneficiary as soon as insured; and may price or insurance policy of insurance now or hereafter proves profile of the explanation of the sheet of the beneficiary at least fifted any priot to the stater; all the demonst acceptable to the beneficiary at least fifted any priot of the explanation of any policy of insurance now or hereafter policy any be applicing to explanation and to the sheet of the sand or anot so collected or any policy of

It is mutually agreed that:

It is mutually gåred that: It is mutually gåred that: S. In the event that any portion or all ol said properly shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, il is of elets, to require that all or any portion of the monies payable as compensation for such taking, which or any portion of the monies payable as compensation for such taking, which and to the excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings and terms and attorney's lees, both in the trial and appellate courts, costs and expenses and attorney's lees, liciary in such proceedings, and the balaxes and the proceeding in the indebtedness secured hereby; and Grantor agrees, at his own expense, to'take such 'scionse' and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneliciary's necessary in obtaining such com-endorsement (in case of tull reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, turies may find the trial to the making of any map or plat of said property; (b) join in NOTE. The Teur Dead lets recoded that the transe beneated this be elitier on on

trument, irrespective of the maturity dates expressed therein, or structurent, irrespective of the maturity dates expressed therein, or structurent, irrespective of the maturity dates expressed therein, or structurent, if any exercise afreement allecting this deed or the lien or charge any thereoir (d) reconvey, without warranty, all or any interest or lacts shall be any meters or lacts shall be not less than 55. The structurent is any of the recise thereoi and in the property. The structure is the structure in this paragraph shall be not less than 55. The structure is the structure in this paragraph shall be not less than 55. The structure is the structure is the structure in the structure is the structure in the structure is the structure in the structure is the structure is the structure in the structure is the structure is the structure in the structure is the structure is the structure in the structure is the structure is the structure in the structure is the structure is the structure in the structure is the structure is the structure in the structure is the structure in the structure is the structure in the structure is the structure is the structure in the structure is the structure is the structure in the structure is the structure investiged is

together with frustee's and attorners's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by w. The trustee may sell said programs in one parcel or in super sale w. The trustee may sell said programs shall deliver to the purchaser to cash, payable at the time of a sale. Trustee shall deliver to the purchaser is deed in form as required by law conveying the property so sold, but within any consant or warranty, express or im-of the truthfulness thereoi, any person, excluding the trustee, but including the form and beneficiary, may purchase at the sole. 15. When trustee sells pursant to the powers provided herein, trustee cluding the compensation of sale to payment of (1) the expresses of sale cluding the compensation of sale to payment of (1) the expresses of sale cluding the compensation of sale to payment of (1) the expresses of sale cluding the compensation of sale to payment of (1) the expresses of sale attornery. (2) to the obligation scrutter by the trust deed, (3) to all purchas having recorded liens subsequent to the interest of the trustee and the frant surplus, if any, to the krantor or to his successor of the in priority and (4) the surplus, 16. Beneliciary may from time to time appoint a successor of successor.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus, it any, to the grantor or to his successor in interest entitled to such 16. Beneliciary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and up successor and duties conterred upon any trustee herein named or appointed here. Indeed, such appointed here-under, when recorded in the mortgage records of the county or counties in of the property is situated, shall be conclusive proof of proper appointment 17. Trustee. In the mortgage record as provided by law. Trustee is nor obligated to notify and public record as provided by law. Trustee is nor obligated to only and party here of opening sale under any other deed de shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an atlance, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do bulness under the lows of Oregon or the United States, a title insurance company authorized to insure title to real 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 696.555.

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25	1.00	2.818	11111	4.544	e 11 de 1	A 162	c

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The grantor covenants and agrees to and illy seized in fee simple of said described real p	with the beneficiary and th property and has a valid, un	ose claiming under him, that he is law- nencumbered title thereto
nd that he will warrant and forever defend th	e same against all persons v	yhomsoever.
Structure of the constraints and constraint	And a series of the form of th	
(1) A standard of the stan	A CARACTER AND A CARA	
The grantor warrants that the proceeds of the loa (a)* primarily for grantor's personal, tamily or ho (b) for an organization, or (even it grantor is a	natural person) are for business	s: commercial purposes .
This deed applies to, inures to the benefit of and personal representatives, successors and assigns. The ter secured hereby, whether or not named as a beneficiary gender includes the terminine and the neuter, and the sin IN WITNESS WHEREOF, said grante	herein. In construing this deed an gular number includes the plural.	
* IMPORTANT NOTICE: Delete, by lining out, whichever, warran not applicable; if warranty (a) is applicable; and the benefici as such word is defined in the Truth-in-Lending Act and Re beneficiary. MUST comply with the Act and Regulation by r disclosures; for this purpose use Stevens-News form No. /1315 if compliance with the Act is not required, disregard this not	nty (a) or (b) is ary is a creditor igulation, Z, the naking required , or equivalent.	atta a. Quesla
(If the signer of the obove is a corporation, use the form of acknowledgement opposite)	Antonio antonio Antonio antonio antonio antonio antonio antonio antonio antonio antonio antonio antonio antonio antonio antonio antonio antonio antonio	
STATE OF OREGON	·····································) ss. nowledged before me on
Justin 1. Place	19	
Notary Public for Ore (SEAL) My commission expires: 7763/	gon Notary Public for Orego My commission expires:	n (SEAL)
	REQUEST FOR FULL RECONVEYANCE used only when obligations have been Pr	ala second provide second s Agree second s
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You h- said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to recomp built how with said trust deed. and to recomp	of all indebtedness secured by t sreby are directed, on payment to evidences of indebtedness secur ey, without warranty, to the par eyance and documents to	he foregoing trust deed. All sums secured by said o you of any sums owing to you under the terms of ed by said trust deed (which are delivered to you the designated by the terms of said trust deed the
estate now need by you under the reaction reaction of the optic states of the reaction of the reaction reaction of the reaction reaction of the reaction reaction of the react	Summer and apparteninger and summer and apparteninger and and putter included and of them	ang bang aka pantanan dalam panjar ana kara kara dalam dalam Ang panan dalam ang
Do not lose or destroy this Trust Doed OK THE NOTE whic TEOD: 1.J.C.014.0003 .2007.10 3	남자, 김 씨, 사람들은 아들은 문화를 가지 않았는 것	b trustee for cancellation before reconveyance will be made.
OLGEOR*	Spitures, according to <u>office of the Camty</u>	County of <u>Klamath</u> ss.
UJudith A.Preslar: Cuose Strategy parts	Station, Hosciliad, As Sello and conversito mus Sevec Reserved	was received for record on the4th. day of
Motor Investment Company <u>1010000000000000000000000000000000000</u>	FOR NJA RECORDER'S USE	ment/microfilm/reception No. 92202, Record of Mortgages of said County. Witness. my hand and seal of
AFTER RECORDING RETURN TO THE MOTOR' Investment Company '1'	5 P3.00P	NAME Start Start
Klamath Falls, Or 97601	Fee \$13.00 ^{21 DEED}	By O Aciline Mullindere Deputy

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