FORM No. 881-Oregon Trust Deed Series-TRUST DEED.

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## TRUST DEED

TEVENS-NESS LAW PUB. CO. Vol.mgg Page 10685

THIS TRUST DEED, made this \_\_\_\_\_\_l4th \_\_\_\_\_day of \_\_\_\_\_\_June \_\_\_\_\_, 19.89., between \_\_\_\_\_\_\_David G. Filippe and Donna J. Filippe aka Donna Jean Filippe na shi sa Tabiyê ti sa siya desartî ke

as Grantor; ......Klamath-County-Title-Company nen de la companya d La companya de la comp

., as Trustee, and

Motor Investment Company as Beneficiary, 1953年1月1日

## WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath......County, Oregon, described as: weets wanted to an orange bar

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Lot 9, Lamron Homes, according to the official plat thereof on

file in the office of the County Clerk of Klamath County, Oregon.

Dr preisfine on damus the cost Drad OR 148 FOGE which is request sufficience be delivered to the fourth to contrate an indirection of

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 thereot and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Eight Thousand Thirty Four Dollars and 05/100 = = = = = =

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it

sold, conveyed, assigned or alienated by the grantor within thout first therein, shall become immediately due and payable.
 To protect the security of this trust deed, grantor agrees:

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 To protect the security of this trust deed, grantor agrees:
 To complete or restore paid property.
 good condition and repair, not to commit or preserve and maintain said property in good condition for the commit on grant and the security of the beneficiary or restore paid property.
 To complete or searching stements pursuant to the Uniform, commercial Code as the beneficiary may require and to pay for lifing same in the public of the or offices, as well as the cost of all lifen searches made be thered.
 To provide and continuously maintain insurance on the buildings and such there are agree to the said property and the second and the said property and the second and the second and the said property and the second and the said property and the second and the said property and the second and the second and the said property and the second and the said property and the second and second and the said property and the second and second and the said property and the second and second and the said property and the second and second and the said property and the second and second and the said property and the second and second and the said property and the second and second and

## It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all ol said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, if it so elects, to escut that all or any portion of the monies payable as compensation for usequire that all or any portion of the monies payable to gay all reasonable costs expenses and attorney's less necessarily paid or applied by it first upon any instance applied upon the inductioney's less both in the trial and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the balance applied upon the inducted secured, hereby; and, granter agreed to be a successarily not and the delated pensation, promptly upon beneliciary's necessarily notication such actions; and execute such instruments as shall be necessarily notication the balance (ciary, payment of its lees and presentation of this ded and the note for endorsement (in case of full reconveyances, for carcellation), without allecting (a) consent to the making of any map or plat of said property (b) join in (b) in the tail and of any map or plat of said property (b) join in (b) in the tail the tail the payment of the payment of the indelated bess (b) in the said of any map or plat of said property (b) join in (ciary, payment of its the said of any map or plat of said property (b) join in (ciary) in the trial and of any map or plat of said property (b) join in (ciary) in the trial convergence.

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proceed to lorcciose this trust deed in the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced lorcclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may dress the default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default 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 default occurred. Any other default 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 default 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 trustees, and attorney's lees not exceeding the amounts provided by law.

Together with trustees and attorney's lees not exceeding the amounts provided by law, with trustees and attorney's lees not exceeding the amounts provided by law, with trustees and attorney's lees not exceeding the amounts provided 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 in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder ion cash, payable at the time of sale. Trustee shall deliver to the purchase its deed in form as required by law conveying the property so sold, but without any coverant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthuliness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. In 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charke by trustees attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the truste truste the trust deed as their interests may appear in the order of their priority and (4) the surplus. 16. Beneticiary may from time to time appoint a successor or success

surplus, if any, to the grantur or to his successor in interest entitled to such surplus. I6. 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 without conveyance to the successor trustee, the latter shall be vent and without conveyance to the successor upon any trustee herein named or awith all title, powers and duties conferred upon any trustee herein named or with all title, powers and duties conferred upon any trustee herein named or with all title, powers and duties conferred upon any trustee herein named or withen instrument executed by benelicinry, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive prool of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending she under any other deed of trust or of any action or proceeding in which grantor, beneliciary or trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either; an attorney, who is an active member; of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business 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 696.585.

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The grantor covenants and agrees to ar	d with the beneficiary and thos	e claiming under him, that he is law- noumbered title thereto
The grantor covenants and agrees to an y seized in fee simple of said described rea	I property and has a valid, discussion of the second secon	negi na sena an andre estat de greesting an lander d'in an 19 Anne 19 Anne 19 Anne andre a fan an an anne an an an an an an an 19 Anne 19 Anne 19 Anne andre an an 19 Anne 19 Anne 19 Anne andre angle andre an an an an an an an 19 Anne 19 Anne 19 Anne andre andre an
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that he will warrant and forever defend	the same against all persons will be a same against all persons will be a same a same a same a same a same a s	
ર છે. તેઓ મુદ્દ કુમેન્ટ્રી પ્રકાર્યપ્રદ, પ્રત્યુપ્પ દિવસ્થાયની આવ્યું છે. આ ગામ આવ્યું અને પ્રશ્નાપ્રધાન તેમના મું તેનું પુત્ર કે કારો તેમના, મુદ્દ અંગણ કુર્વિક માર્ચ્યુપ્રાર્થના બાજર કે આ ગામ આવ્યું છે. આ ગામ કુર્વે પ્રથમ મેને આ ગામ મું કુર્વે છે. આ ગામ આવ્યું અનુસાર પ્રધાર કે આ ગામ છે. આ ગામ આ આવ્યું છે. આ ગામ સુધાર સુધાર્થી આવ્યું છે. આ ગામ આ ગામ છે. તેમના કાર્યો જે સ્થિત છે. આ ગામ છે. જે સ્થિ	ammant resources to the first of the second	
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The grantor warrants that the proceeds of the	and the show describe	d note and this trust deed are:
<ul> <li>(a)* primarily for grantor's personal, family of</li> <li>(b) for an organization, or (even it grantor is</li> </ul>	s a natural person) are for business or	commercial purposes.
This deed applies to, inutes to the benefit of sonal representatives, successors and assigns. The sured hereby, whether or not named as a benefician ader includes the leminine and the neuter, and the IN WITNESS WHEREOF, said gran	ry herein. In construing this deed and i singular number includes the plural.	같은 사람을 가입니다. 이 이 이 가지만 이 것 같아요. 가지 않는 것 같아. 같은 것 같은 것 같은 사람이 가지만 한 것을 수 있는 것 같은 것 같아. 이 이 가지만 것 같아. 한
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MPORTANT NOTICE: Delete, by lining out, whichever wo t applicable, if warranty (a) is applicable and the bene such word is defined in the Truth-In-Lending Act and	ficiary is a creditor I Regulation Z, the	L Zilions
such word is defined in the trouble state states neficiary MUST comply with the Act and Regulation b closures; for this purpose use Stavens-Ness Form No. 1 compliance with the Act is not required, disregard this r	319. or equivalent.	
the signer of the above is a corporation, the form of acknowledgement opposite.)	un and in her of the second se	
TATE OF OREGON,	) STATE OF OREGON,	, al diversity and an an an an all the second se and the second s
Countral Kanath	) ss. County of me on This instrument was acknow	wieded before me on
This instrument was acknowledged before t JUN 14 19719.04, by PAVIA G	Filippe 19, by	an formanda anna a sanna anna anna anna anna an
Donna - Pringer	of states and states a	
RICH O J. WICKLINE	Oregon Notary Public for Oregon	
NOTALY PUBLIC - Mitary Public for ( (SEAL) My commission expires: 1/90	My commission expires:	(SEAL)
My Commission Expires	REQUEST FOR FULL RECONVEYANCE	
and a second	he used only when obligations have been paid	
The provide second s	and a second sec	forestoins trust deed. All sums secured by said
The undersigned is the legal owner and not trust deed have been lully paid and satisfied. You	hereby are directed, on payment to y	you of any sums owing to you under the terms of
said trust deed or pursuant to statute, to cancel herewith together with said trust deed) and to reco estate now held by you under the same. Mail reco	onvey without warranty, to the partie	es designated by the terms of said trust deed the
estate now, held by you under the same, many occurs and a second se	a service and a service of the servi	이 방법 수 없는 것 못해 없는 것, 것은 것 수많은 것 같아. 가지 가지 않는 것 수 있는 것 같아.
DATED:		
		Beneficiary
Do not lose or destroy this Trust Deed OR THE NOTE w	which it secures. Both must be delivered to the tr	rustee for cancellation before reconveyance will be made.
	at the County Cleve of Ki	STATE OF OREGON,
TRUST DEED	secondrud co rive 941191	County ofKlamath
STEVENS NESS LAW PUB. CO. PORTLAND. ORE		was received for record on the .15th.da
Crown Scients Chines binn	un selle and competent in traster. Dennen, denechtnet net	of June 19.89. at 2:39 o'clock R.M., and recorde
Grantor	SPACE RESERVED	in book/reel/volume No
<u>- Street Investigation (</u>	RECORDER'S USE	ment/microfilm/reception No. 1300 Record of Mortgages of said County.
Beneficiary	<ul> <li>genbany.</li> </ul>	Witness my hand and seal County affixed.
AFTER RECORDING RETURN TO	wa d. Filling and Dome	
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