1791 (1910) 1. 1991	TRUST DEED	Vol M& Page
THIS TRUST DEED made this		June 19.89 between
		June, 19.89, betwee
as Grantor	127	
Motor Investment Co.	,	try litle (), as Trustee, ar
as Beneficiary,		
	WITNESSET	
Grantor irrevocably grants, bargains, se inCounty, Oreg	Is and conveys to trust	ee in trust, with power of sale, the propert
County, Oreg	ion, described as:	
na da serie de la companya de la com Esta de la companya d		
Lots 10, 11 and 12 in Blo	ock 11 Klamath Lake	Addition to the city
or klamath fails, accord	ing to the official	plat thereof on file
in the office of the Court Children of Selection and Att to the Selection	aty Clerk of Klamat	h County, Oregon.
ogether with all and singular the tenements, hereditan low or hereafter appertaining, and the rents, issues and ion with said real electron	nents and annuations and t	
low or hereafter appertaining, and the rents, hereditan ion with said real estate.	profits thereof and all fixtu	an other rights thereunto belonging or in anywis res now or hereafter attached to or used in connec
FOR THE PURPOSE OF SECURING PERF(
	whice you don that's.	.ano .96/100 == = = =
ot sooner paid, to be due and payable	June 5th 19	94
ecomes due and payable. In the overt the within desc	tibed property, or any part f	above, on which the final installment of said not
old, conveyed, assigned or alienated by the grantor of hen; at the beneficiary's option, all obligations secured erein, shall become immediately due and payable.	by this instrument, irrespect	the written consent or approval of the beneficiary tive of the maturity dates expressed therein o
To protect the security of this trust deed, granton, 1. To protect, preserve and maintain said property in §3 and repair; not to remove or demolish any building or improvem ot to commit or permittany waste of said property.	r agrees:	
nd repair; not to remive or demolish any huilding or improven of the committer permittany waste of said property. 2. To complete or restore promptly and in good and anner any building or improvement which may be constructed, storyed thereon, and pay when due all costs incurred therefore	ed condition tranting any ease with thereon; subordination or of thereol; (d) recon	ment or creating any restriction thereon; (c) join in any other agreement allecting this deed or the lien or charg vey, without warranty, all or any part of the property. This conveyance may be described on the property. This
anner any building or improvement which may be constructed, stroyed thereon, and pay when due all costs incurred therefor.	damaged or legally entitled the be conclusive proc	reto," and the recitals therein of any matters or facts shall
anner any building or Improvement which may be constructed, stroyed thereon, and pay when due all costs incurred therefore, J. To comply with all laws, ordinancs, regulations, rover, ons and restrictions allecting said eroperty; if the beneficiary so in 'm executing such financing statements pursuant to the Unitor all Code, as the baneficiary may require and to nay lor Unitor.		
in in executing such inancing statements pursuant to the Unitor al Code as the beneficiary may require and to pay for filing to oper public office or offices, as well as the cost of all lien su r filing officers or searching agencies as may be deemed desire neficiary.	the made the indebted are t	t, and without regard to the adequacy of any security to
4. To provide and continuously maintain insurance on th	he building lass costs and profits,	including those past due and unpaid, and apply the same
w or nerelater erected on the said premises against loss or dan d such other harards as the beneficiar, may from time to time amount not less than fINSULTATION Value. Impanies acceptable to the beneficiary, with loss physicle to the licits of insurance shall be delivered to the beneficiary as soon the grantor shall fail or any reson to prevent the start as	require, in ficiary may determ written in 11. The en	ine.
liver said policies to the bardist	ance and to property and the	r compensation or awards for any taking or damage of the
n of any policy of insurance now of hereafter placed on said	d buildings, pursuant to such m	or notice of default hereunder or invalidate any act done
ry upon any indebtedness secured hereby and in such order as	by benefi- beneficiary hereby or in his p	elault by grantor in payment of any indebtedness secured erformance of any agreement hereunder, time being of the to such payment and/or performance, the beneficiary may every detectory impediately detectory and the secured hereby impediately and the secure hereby imped
cure or waive any default or notice of default hereunder or inv done pursuant to such notice	clease shall event the benefician	the birth of the second second payable. In such an
5. To keep said premises free from construction liens and	to pay all advertisement and a	sale, or may direct the trustee to foreclose this trust deed by sale, or may direct the trustee to pursue any other right or
urges become past due or delinquent and promptly deliver receip	and other the trustee shall exe	cute and cause to be recorded his written notice of default
direct payment or by providing beneficiery with lunds with	which to in the manner provi	en required by law and proceed to loreclose this trust deed
eby, together with the obligations described in paragraphs 6 and	d 7 of this sale, and at any tin	e trustee has commenced foreclosure by advertisement and ne prior to 5 days before the date the trustee conducts the
enants hereol and lor such payments, with interest as aloresaid,	the prop-	he trust deed, the delault may be cured by paying the
ribed, and all such payments shall be immediately due and pay	tion herein hable with-	a no default occurred. Any other default that is capable of e cured by tendering the performance required under the deed in any angle of the second s
ter all sums secured by this trust deed immediately due and pa stitute a breach of this trust deed.	avable and and expenses actual	effecting the cure shall pay to the beneficiary all costs
6. To pay all costs, lees and expenses of this trust includin itle search as well as the other costs and expenses of the truste connection with or in enforcing this obligation and trustee's and actually incurred.	the cost by law. incurred 14. Otherwis attorney's place desidented in	a the sele shall to the second find the amounts provided
7. To appear in and delend any action or proceeding put	porting to in one parcel or in	ovided by law. The trustee may sell said property either
suit for the foreclosure of this deed, to pay all costs and expine evidence of the and the heading of pay all costs and expine evidence of the and the heading of the second the second the second the heading of the second th	penses, in- the property to the	purchaser its deed in form as required by law conveying
I by the trial court and in the event of an appeal from any just	digment or the grantor and ben	thereof. Any person, excluding the trustee, but including
s lees on such appeal.	to the ap- ess attor- shall apply the proc cluding the company	usies sells pursuant to the powers provided herein, trustee reeds of sale to payment of (1) the expenses of sale, in-
It is mutually agreed that: 8. In the event that any portion or all of said property shall r the right of emirent dynamic or more and and property shall	attorney, (2) to the having recorded lien	obligation secured by the trust deed, (3) to all persons is subsequent to the interest of the trustee in the trust
t, if it so elects, to require that all or any portion of the mount compensation for such taking, which are in success of the amount of all success of the amount	have the surplus, if any, to the surplus, if any, to the surplus.	he grantor or to his successor in interest entitled to such
red by grantor in such proceedings, shall be paid to benefic	paid of sore to say tours	ry may from time to time appoint a successor or succes- named herein or to any successor trustee appointed here- appointment, and without conveyance to the successor fall be vested with all title, powers and duties conterred ein named or appointed heremoties Fand duties conterred
ry in such proceedings, and the balance applied upon the ind	by bene- upon any trustee her	the made by provinting introducer. Each such appointment
ation, promptly upon beneliciary's requist.	uch com- which the property is of the successor trust	a situated, shall be conclusive proof of proper appointment
and the same trong time to time upon written request	of bene- 17 Trustee	
rsement (in case of full reconveyances, for cancellation), without	allecting obligated to notify a	by law. I rustee is not
y, payment of its fees and presentation of this deed and the sement (in case of lull reconveyances, for cancellation), without iability of any person for the payment of the indebtedness, tru consent to the making of any map or plat of said property; (b	affecting obligated to notify a network of any activ	de a public record as provided by law. Trustee is not ny party hereto ol pending sale under any other deed ol no or proceeding in which grantor, beneliciary or trustee ss such action or proceeding is brought by trustee.

11186 The grantor covenants and ugrees to and with the baneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever telend the same against all persons whomsoever. 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 (even 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, 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 construing this deed and whenever the context so requires, the masculine (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. ** IMPORTANT NOTICE: Delete, by lining out, which were 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-in-Lencing Act and Regulation Z, the Deneficiary MUST comply with the Act and (logukation by making a quired disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, directed this notice. If the signer of the above is a corporation, use the form of acknewledgement opposite.) STATE OF OREGON, STATE OF OREGON. County of KIRMAIN County of This instrument was acknowledged before me on ... This instrugient was acknowledged before me on ,1989, by 6/21 WAS A MANNE SALYS CASSEL SBALL PREPERSION Notary Public for Oregon Notary Public for Oregon My contenission expires: 11/23/90 (SEAL) STATE OF OREGON, My commission expires: 05 08 County of Klamath TO On this the 21st day of June , 1986 personally appeared The under trust deed have said trust deed who, being duly sworn (or affirmed), did say that ... he is the attorney in fact for..... herewith togetham Gladys Dyn]: a satate now held that he executed the foregoing instrument by authority of and in behalf of said principal; and he acknowl edged said instrument to be the act and deed of said principal. DATED: Before me: ema (Official Seal) (Signature) DWNE STATE OF OREGON. TRUST DEED County ofKlamath (FORM No. (81) I certify that the within instrument LAW PU was received for record on the .22nd.day of, 1989..., <u>,</u> . Gladys Dynka 1 at 1:22 o'clock . P.M., and recorded in book/reel/volume No.M89...... on SPACE RESERVED Granter page11185 or as fee/file/instru-FOR ment/microfilm/reception No. 1791, RECORDER'S USE Record of Mortgages of said County. Motor Investment Co. 1.171 Witness my hand and seal of Bone li ciar y County affixed. AFTEIL RECORDING RETURN TO Evelyn Biehn, County Clerk Motor Investment Co. P. O. Box 309 By Caraliane T.) Lehlde rates Deputy Klamath Falls, Oregon 9760 \$13.00 ____