% 3758 475800		TRUST DEED	rctigs made	€ag: 14879
STICTHIS TRUST I	DEED, made this	10th day of		
RIGHTS OF SURV			County affixed.	******************************
		W. INC. I. REEDER, HUSB	AND AND WIFE	as Trustee, an
		THE ENGINEERS OF THE	Committee and the committee of the commi	arabaten Morala
s Beneficiary,	กเซยโลเ โร	E		The section of the se
		WITNESSETH:	in banktreal on	pholya in the
n KLAMATH	County, O	sells and conveys to trus regon, described as:		
SEE EXHIBIT "A	And the anti-regional first form on the state of the property of the state of the s	RETO	医骶骨部 化对应性电阻 化二苯基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲	cord on the condition
ALENTO A TOTAL PRIM AUTO CO			살으면 시작됐다. 사라가 있는데 하는 나를 지나 하다.	crito natifici recension
	DEED		SIMTE OF ORE COMMEND	내가 되어 그는 사람들이 되어 보셨다면서 얼굴했

** THIS TRUST DEED IS SECOND AND INFERIOR TO THAT FIRST MORTGAGE RECORDED IN FAVOR OF THE Department of Veteran; Affairs, in Book M-81 at page 12681.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereof and all fixtures now or hereatter attached to or used in connection with said real estate.

AND FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of FIFTEEN THOUSAND AND NO/100-

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

not sooner paid, to be due and payablellon maturity of note. 1994.

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

soid, conveyed, assigned or alienated by the grantor without first then, at the beneficiary's option, all obligations secured by this instruction, the property of the security of this trust deed, grantor agrees.

To protect the security of this trust deed, grantor agrees.

To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; on to commit or permit any waste of said property.

2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.

3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions altecting said property; if the beneficiary so requests, to join in executing such linaneing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for tiling same in the proper public office or offices, as well as the cost of all lien searches made by thing officers or searching agencies as may be deemed desirable by the ling officers or searching agencies as may be deemed desirable by the low or herealter erected on the said premises against loss or damage by lire is and such other hazards as the beneficiary may from time to time require, in an amount not-less than \$-1.NSUPAD-IC-V2-110C-W2-1

It is mutually agreed that:

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, beneficiary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness accured nereby; and grantor agrees, at its own expense, to take, such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's requests upon written request of beneficiary, payment of its lees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation) without allecting the liability of any, person, for the payment of the indebtedness; frustee may (a) consent to the making of any map or plat of said property; (b) join in

SECULATION PROBLEMS OF The maturity dates expressed therein, or of the maturity dates expressed therein, or design any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the truthfulness therein of any matters or lacts shall be conclusive proof of the truthfulness therein of any matters or lacts shall be conclusive proof of the truthfulness therein of any matters or any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security of the indebtedness hereby secured, enter upon and take possession of said property or any part thereoi, in its own name sue or otherwise collect the rents, issues and prolits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable altorney's less upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of lire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

11. The entering and the property in the property, and the application or release thereof as a fall not cure or waive any default or notice of default and this election to such payment and or any other proformance of any agreement her

together with trustee's and attorney's less 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, in one parcel, or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee-shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneliciary, may purchase at the sale.

15. When frustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including 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 having recorded liens 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, if any, to the grantor or to his successor in interest entitled to such surplus.

16. Beneliciary may from time to time appoint a successor or successor.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

16. Beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trusteed, shall be conclusive proof of proper appointment of the successor trusteed, shall be conclusive proof of proper appointment of the successor trusteed, shall be record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of [trust] or oil any laction or proceeding in which grantor, beneficiary or trustee 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 attorney, who is an active member of the Oregon State Bar, a bank, trust companior 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 696.585

The grantor covenants and agrees to and with the beneficiary and the ully seized in fee simple of said described real property and has a valid, tr	nencumbered title thereto
except, Mortgage recorded on July 15, 1981 in favor Veterans' Affairs, recorded in Book M-81 at page 12	of the Department of 681
ind that he will warrant and forever defend the same against all persons w	되었다니 얼마를 살으면 하고 있는 것이 없는데 없는데 없다.
River to rette beseever they tre optobe about another test solutions of the statement when the statement of	granden, in absorbly the resident for a significant production of the second section of the second second section of the second sec
or fair, oil fraginable coll, triumbor and returned transfering for more required. It is not be considered to require the collection of the constant required. It is no closely the collection fairly the majoration of the constant required. It is no closely the collection for violation of a sign of the constant required. It is not been collected to be collected to with particular the constant required. It is not been collected to the collection of the col	exemples on the processing and the second of
we have some med show our complement of the result of the	- projections in the supplied of the first on a sign street opticinal research of the tente spot in this of consist the spoth first so as a second to enough the research
entries that i real mittade, indicated in the publishers has been provided by the second of the first that files from the publishers which the first publishers is the publishers of the first publish	erren eta presenta partena de esta esta esta en esta erren eta esta esta en esta esta esta esta esta esta esta Ren esta esta esta esta esta esta esta esta
The grantor warrants that the proceeds of the loan represented by the above described by primarily for grantor's personal, tamily or household purposes (see Important (b) for an organization, or (even it grantor is a natural person) are for business o	Notice below),
This deed applies to, inures to the benetit of and binds all parties hereto, their he personal representatives; successors and assigns. The term beneticiary shall mean the hole secured hereby, whether or not named as a beneticiary herein. In construing this deed and gender includes the teminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand to	der and owner, including pledgee, of the contract d whenever the context so requires, the masculine
man had to any room become a far althe test exacted to too the deem federate.	
* 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-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Neis, Form No., 1319, or, equivalent. If compliance with the Act is not required, disregard this notice.	Danie 2 de la Company de la Co
(If the signer of the clove is a corporation, a second support to the support of	per lipe for the fractions of the first liber of the first of the first applied to the first of
STATE OF OREGON.	a fight two our mater and one in the presence of the presence of the appearance of the presence of the appearance of the presence of the prese
County of This Instrument was acknowledged before me on This instrument was ackn	owledged before me on
19 , by	Europe Burrens with a software from the soft of the first fine to the perfect of the first fine of the perfect of the first fine of the fi
Cecil A Low and Jo Ann Low of	ing ang manggang sa kanang sa kanggang sa kanang sa kanggang sa kanang sa kanggang sa kanggang sa kanggang sa Kanggang sa kanggang sa ka Kanggang Sanggang sa kanggang sa kangg
Notary Public for Oregon Notary Public for Oregon	William Martin Barrier (1997) And Antonio Martin Barrier (1997) Antonio Martin Barri
(SEAL) My commission expires: UNY, 1995 My commission expires:	(SEAL CALL CALL CALL CALL CALL CALL CALL C
The property of the state of the title the table to the total the total the total total the total tota	ika piraksi mahabat ili masa kasa sa sa kasa sa minik kasa kasa kasa masa kasa sa
parents are greeness subsections are a green and letting. To be used only when obligations have been puld	
70: The same training a strong of the design of the control of the control of the same of the control of the same of the control of the contr	statura in in marini in in in in international en in in international en in in international en in international en internati
The undersigned is the legal owner and holder of all indebtedness secured by the	o foregoing trust deed. All sums secured by said 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 herewith together with said trust deed) and to reconvey, without warranty, to the parti	ies designated by the terms of said trust deed th
estate now held; by you under the same. Mail reconveyance and documents to a transition and held by you under the same, Mail reconveyance and Mouths thereof and our handless are a transition or transition and held by the same and the tents desired and Mouths thereof and our handless	openion in the filaction of teaching contractions
DATED: 115 101 THE SECTION OF THE SE	(1866), 116 (1966), 116 (1966), 116 (1966), 117 (1966)
	Beneficiary
De net lees of destand, this Linit Deed Of THE (NOTE Pupity, 1) occurs: fact, most pe delivered to the to	
TRUST DEED	STATE OF OREGON,
FORM No. 481) STEVENS-NESS LAW FUB. CO., PORTLAND, ORK.	I certify that the within instrumer was received for record on theda
Grantoc irreessably drants, barg ins. sells and conveys to mustee in Krinkocin . Count, Oregon, described ass. SEE EXHIBIT "A" ATTACHED HERETO	of J9
Grantor SPACE RESERVED	in book/reel/volume No.
as gousticiant,	pageor as tee/file/instr
RECORDER'S USE	ment/microfilm/reception No
AULCY C. REEDER AND DORO HY I. REEDER, RUEBANI	

PARCEL 1:

The South 41.4 feet of Lot 412 and the South 41.4 feet of the East 20 feet of Lot 413, Block 101, MILLS ADDITION IN THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

PARCEL 2:

A portion of Lot 412 and of the East 20 feet of Lot 413 of Block 101, MILLS ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at the Northeast corner of Lot 412, Block 101, Mills Addition to the City of Klamath Falls, Oregon, being the corner of Orchard Street and East Main Street; thence South along the line of East Main Street, 78.6 feet to the property of Charles and Celine DeBel as described in Book 127 at Page 19, Deed Records of Klamath County, Oregon; thence West parallel to Orchard Street 70 feet; thence North parallel to East Main Street 78.6 feet to Orchard Street; thence East 70 feet to the point of beginning.

CODE 1 MAP 3809-33AC TL 3100 CODE 1 MAP 3809-33AC TL 3200

JIA	2003845								1
Filed	for record a		 pen Title (the			,
of _	Aug		at10:54				in Vol	<u> M89 -</u>	,
		of	Mortgages						
	在 海流流			Evel	yn Biehn	.County C	lerk		١
FEE	\$18.00			` B	<i>بریمرت</i> ی پر	en m	urendi	<u>ic</u>	-