I FORM No. 881—Gregon Trust Deed Saries—TRUST D IED.	K-4.1906	PYRIGHT ISSE STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 9720
∞ 8165	TRUST DEED	Vol 189 Page 22571
THIS TRUST DEED, made t	his <u>151:h</u> day of	September 19 89 between
Dennis L. Fiegi and	Betty J. Fiegi	
as Grantor,	Klamath O	ounty Title , as Trustee, and
Motor Investment Co.		
as Beneficiary,		

行中國自主法的合計的公司行任任任

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in _____County, Oregon, described as:

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Beginning at the most Easterly corner of Lot 1 in Block 7 of First Addition to the city of Klamath Falls, Oregon; thence Southwesterly at right angles to Eighth Street, 70 feet; thence Northwesterly parallel with Eighth Street, 55 feet; thence Northeasterly at right angles to Eighth Street, 70 Feet; thence Southeasterly parallel with Eighth Street, 55 feet to the point of beginning, being a part of Lots 1 and 2 of Block 7 of First Addition to Klamath Falls, Oregon.

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Figether with all and singular the tenentents, hereditaments and appurtenances and all other rights thereunto belonging or in anywise wow or hereafter appertaining, and the rants, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. tion with said real FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of Thirty Five Thousand Thirteen Dollars and no/100= = = = = = = = = =

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

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all ul said property shall be taken under the right of eminent domain or condemnation, beneticiary shall have the right, il it so elects, to require that all or any portion of the monies py able as compensation lor such taking, which are in excess of the amount required to pay all reasonable costs, expenses and atto ney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneticiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by ten-ficiary in such proceedings, and the balance upplied upon the indebtediness scutured hereby; and grantor agrees; at its own exponse, to take such actions and execute such instruments an shall be necessary in obtaining such com-pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-ticiary, payment of its lees and presentation of this deded and the note for and execute such to leas of full reconveyances, for chancilation), without allecting the liability of any person lor the payment of the indebtediness (a) consent to the making of any map or plat of wide proceetry; (b) join in

granting any easement or creating any restriction thereon; (c) join in any subordination, or, other agreement allecting this deed or the lien or charge thereof; (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 prool of the truthulness therein of any matters or lacts shall be conclusive prool of the truthulness therein of by meeting any at any time without notice, either in person, by agent or by neneticiary may at any time without notice, either in person, by agent or by neneticiary may at any time without notice, either in server, by agent or by concurred to a side prop-pointed by a court, and without regard to the adequacy of any eccurity for the indebtedness hereby secured, enter upon and take possession of said prop-rety or any part thereol, in its own name sue or otherwise collect the rents, issues and epoints, including those past due and unpaid, and apply the same, rest sets and expenses of operation and collecty, and in such order as been-ticiary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of line and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or waive any detault or notice of delaut hereof any indebtedness secured 12. Upon delault by grantor in payment of any indebtedness secured

waive any default or notice. If elault hereunder or invalidate any act done pursuant to such notice. 12. Upon default by granter in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the desired of the performance of any agreement hereunder, time being of the secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to loreclose this trust deed in equity as a moriginge or direct the trustee to loreclose this trust deed the beneficiary at his election may proceed to loreclose this trust deed of energy electron and the beneficiary may have any other right or remedy, either at law or in equity, which the beneficiary may have. In the event the beneficiary cleats to foreclose by advertisement and sale, the beneficiary or the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligation secured hereby whereupon the trustee shall lix the time and place of sale, give notice thereol as then required by law and proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced lorecloser 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 cure the delault or delault occurred. Any other delault 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 delault or delaults, the person glictured in one of the cure other than such portion as would not then be due had no delault occurred. Any other delault 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 delault or delaults, the person glictured in enforming the obligation or the trust deed by law: "14. Ot

together with frustee's 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 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 converging the property so sold, bat without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of last shall be conclusive proof of the irrothulness thereol. Any person, excluding the trustee, but including the grantor and beneliciary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to rust end a reasonable charge by trustee's attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded lines subsequent to the interest of the trustice in the trust deed as their interests may appear in the order of their priority and (4) the surplus.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneticiary may iron 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 vested with all tile, powers and duites conterzed upon any trustee herein named or appointed here-under. Each such appointment which, when recorded in the mortgage records of the county or counciles 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 sale under any other deed of trust or of any action or proceeding in which (trantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the frust behaviour must be either an artainey, 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 laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, it is subsidiaries, affiliates, a pans or branches, the United States or any agreent whether show agent licensed under ORS 666.0516 to 666.852

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fully seized in fee	simple of said desc	cribed real pr	coerty and has a vali	nd those claiming under d, unencumbered title ti	him, that he is lay hereto
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