surplus, if any, to the granter or to his successor in interest entitled to such surplus. 16. Beneticinry may from time to time appoint a successor or succes-under, to any trustee named herein or to any successor truster appointed here runter. Then such appointment of any successor truster appointed here upon any fraster shall be vested any without conveyance the successor upon any first be reserved any without conveyance the successor upon any first be made by winited hereunder. Each such appointment which, when ion shall be made by winited hereunder. Each such appointment which, when ion stated in the mortgage records of the county or beneficiary, which the property is situated, shall be conclusive proof of proper appointment obligated to notify aparty hereto of pending sale by law. Trustee is not trust or of any action of proceeding in which frantor, 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 arromey, 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 stille insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereat, or an escrow agent licensed under ORS 696.505 to 665.585.

togener with trustees 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 oil sale or the time to which said sale may one parcel or in separate part. The trustee may sell which said sale may auction to the highest bidder increds and shall sell the said property either shall deliver to the purchaser its deal in form as required by law concells at the property so sold, but without any covenant or quired by law concells at the property so sold, but without any covenant or quired by law concells at the property so sold. But without any covenant or quired by law concells at the property so sold be only matters of her shall be conclusive proof of the truthluines thereoil. Any person, excluding the funct, but including shall apply the proceeds of the trustee and a test the shall be conclusive proof the granter and beneliciary, may purchase at the sale trustee, but including cluding apply the proceeds of the trustee and a real of the trustee by trustees and the trustee sells pursuant to the powers provided herein, trustee cluding apply the proceeds of the trustee and a real of the trustee by trustees deed as their interests may appear in the order of the truste on the trust surplus. 16. Beneliciary may from time to time appoint a successor of success

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pellate court shall adjudge reasonable as the beneficiary's or trustee's attor-ney's tees on such appeal. If is mutually agreed that: S. In the event that any portion or all of said property shall be taken right, if is mutually agreed that in or any portion of the monies payable to pay all reasonable costs, expenses and attorney's lees necessarily paid or as compension for such taking, which or any portion of the monies payable to pay all reasonable costs, expenses and attorney's lees necessarily paid or applied by it first upon any reasonable costs and expenses, to take such actions that and appellate could be able to applied upon thurted by bene-secured heats, proceedings, and the balance sapiled upon thurted by there-and execute such instruments as shall be meessarily in obtaining such com-genant, promptly upon beneficiary's request. 9 any time and lrom time to time upon witten request of bene-rendorsement of its lees and presents of the ded the motie for any effort of the payment of the indebtedness, trustee and the lability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) for any for any time and lrom of the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) for any for any time and lrow of the said of said property; (b) for any for any time and lrow of the said of said property; (b) for any for any time and low of the said of said property; (b) for any for any time and low of the said of said property; (b) for any for any time and low of the said of said property; (b) for any for any time and low of the said said said property; (b) for any for any time and low of the said said property; (b) for any for any time and low of the said said property; (b) for any for any time and low of any map or plat of said property; (b) for any for any time and low of any map or plat of said property; (b) for any for any tin the making of any map or plat of said property; (b) for any

Join in executing such linancing statements pursuant to the Uniform Commer-proper public officer or olfices, as well as the cost of all lien searches in the by link officers or searching agencies as may be deemed desirable by the beneficiary. To provide and continuously maintain insurance on the building and such other harards af the beneficiary may from the to time require, in policies of insurance shall be beneficiary, with loss public to the latter; all if the grantor shall fail to delivered to the beneficiary of time require, in policies of insurance shall be delivered to the beneficiary on as insurance of a grant of the state of the state of the state of the state of the policies of insurance shall be delivery at least litteen days prior to the expira-diver stall fail to delivery at least litteen days prior to the expira-tion of any policy of imprival teast litteen days prior to the expira-tion of any policy of imprival teast litteen days prior to the expira-tion of any policy of imprival teast litteen days prior to the expira-tion of the order on the order of the state of the state

property, and ine application of release thereol as aloresaid, shall not cure of waive any default of notice of default hereunder or invalidate any act done pursuant to such notice. 12: Upon default by frantor in payment of any indebtedness secured hereby or in his performance of any advertisement hereunder, time being of the declare all super source of any advertisement hereunder, time being of the declare all super source of any advertisement hereunder, time being of the declare all super source of any advertisement hereunder, time being of the declare all super source hereby immediately due and payable. In such an in equity as anothing of direct the firstee to foreclose this trust deed by the beneficiary at his election may proceed to foreclose this trust deed by the beneficiary at his election may direct to pursue any other ight of the beneficiary is all or or direct the firstee to pursue any other ight advertisement and sale, or may direct the firstee to pursue any other ight the beneficiary is all of oreclose by advertisement and sale, the beneficiary or and his election to accuse and cause to be reasoned to foreclose this trust deed in the manner proving required by law and protect to foreclose this trust deed 13. After the said described real project to foreclose this trust deed asle, and at any time prior to 5 days before the date the trustee conducts the the default or defaults. If the default consists of a by ORS 86.753, may curse sums secured by the first deed, the default or any by Cortion as would being cured may be no distant occurred. Any other here of all all is capable to the bare due that in any case, in addition to curing the bareliciary all costs to default or defaults, the not cure other and such portion as would being cured may be dering the enclosure date the size addite to the default or trust deed. In any case, in addition due the bareliciary all costs to default and the time in the oute and place of under the defaults, the person effecting in enforcing the obligation of the first deed

herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair, not to remove or demolish any building or improvement thereon; mot to commit or permit any waste of said property. 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 wind laws, ordinances, regulations, covenants, condi-tions and restrictions allecting statements pursuant to the Uniform Commen-proper public office or offices as well as the of all tien searches made by filing officers or searching agencies as may be deemed desirable by the desirable for organized and continuously maintain inverse.

Branting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge distortion of other agreement allecting this deed or the lien or charge distort (d) reconvey, without warranty, all on any part of the property. The econvey without warranty, all on any matters or are charge distort of the truthulness therein of any matters or or persons be conclusive proof of the truthulness therein of any matters or any or the conclusive proof of the truthulness therein of any matters or any of the conclusive proof of the truthulness therein of any matters or any of the truthulness therein of any matters or any of the conclusive proof of the truthulness therein of any matters or any of the lien of any matters or any of the conclusive proof of the truthulness therein of the adequacy of any solution of the truthulness of a deen to by a receiver to be appendent by a conce, either, in person, by adent or by a receiver the adequacy of any solution of such proof. The solution of the truthulness are or otherwise collect the rents, insues and prolits, mending those past due sue or otherwise collect the same, licitary may determine. Upon and taking possession of said property, the induction of such entering upon and taking possession of said property, the insurance policies for the size and products or release and for theread of the adores of the adore of the same policies or truts. There are also a dore as a dore of the adore any delault or notice of delaut hereands of any taking or damade of the property, and the or notice.

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 thereof 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 -4 Twenty three thousand two hundred fifteen and 83/100 sum of Twenty three thousand two hundred fifteen and 83/100 -----

Klamath County Title Company , as Trustee, and Motor Investment Company as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property 

See Exhibit A

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No. 881-Oregon Trust Deed Se

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TRUST DEED TIP OF SLEEP

K Y2892 STEVENS NESS LAW PUBLISHING CD., PORTLAND, OR 9720

OPYRIGHT 1990 TRUST DEED William P. Wampler and Gleta Wampler and Gordon A. Webb and Karen R. Webb

7038 The grantor covenants and agrees to and with the beneficiary 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 defend 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 tor granior's personal, family or household purposes (see Important Notice below), (b) tor an organization, 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 nor named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender 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, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creation 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 Stavens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disreaard this notice. isclosures; for this purpose use Stavens-Ness Form No. 1319, c compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of ..... Klamh This instrument was acknowledged before me on Milling CleTA WRMPIER CLETA WRMP This instrument was acknowledged before me on b WEBB KAREN as WEBB of OFFICIAL SEAL THOMAS A. MOORE NOTARY PUBLIC-OREGON COMMISSION NO. 00001997 mark. Notary Public for Oregon My commission expires ..... The following described real property situate in Klamath County, Oregon: , Parcel 1: Beginning at a point which is 1083 feet West and 1391 feet South of the Northeast section corner of Section 4, Township 35 South, Range 7 East of the Willamette Meridian, thence South 105.53 feet; thence East 164.34 feet; thence Northeasterly along the bank of Williamson River to a point due East of point of beginning; thence West 200 feet to point of beginning. Parcel 2: A tract of land situated in Government Lots 11 and 12 in Section 4, Township 35 South, Range 7 East of the Willamette Meridian. That portion of Government lot 11 lying Westerly of the West bank of Williamson River, EXCEPTING THEREFROM that portion in lot 11 and described as follows: Beginning at a point which is 1083 feet West and 1391 feet South of the Northeast section corner of Section 4, Township 35 South, Range 7 East of the Willamette Meridian; thence South 105.53 feet; thence East 164.34 feet; thence Northeasterly along the bank of Williamson River to a point due East of the point of Beginning; thence West 200 feet to the point of beginning. That portion of Government lot 12 lying East of the Easterly right way line of United States Highway #97. Less and excepting that portion conveyed to State of Oregon by Deed recorded in Volume M90 Page 2633 microfilm records of Klamath County, Oregon. .William P. and Gleta Wampler. STATE OF OREGON. Gordon A. and Karen R. Webb County of Klamath SS. Granto SPACE . Filed for record at request of: Motor Investment Company RECORD Klamath County Title Co. on this <u>17th</u> ..... day of <u>April</u> A.D., 19 <u>91</u> o'clock <u>A</u> M. and duly recorded Beneficiary at <u>11:04</u> AFTER RECORDING RETURN TO in Vol. M91 of <u>Mortgages</u> Page Motor Investment Company 7037 Evelyn Biehn County Clerk PO Box 309 Qay By line Mulender Klamath Falls, OR 97601 12:64 Deputy. Fee, \$13.00