34569

03

TRUST DEED

Vol mal Page 18478 @

THIS TR	UST DEE.), made this	12th day of September	70 91
	· · · · · · · · · · · · · · · · · · ·	Betty J. Herrera	, 19.2, betwee
as Grantor,		Klamath County Title Company	
		Motor Investment Company	, as Trustee, and
as Beneficiary,			

WITNESSETH:

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

Tract 96 and the East 5 feet of Tract 97, Pleasant Home Tracts, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, it and sooner paid, to be due and payable October 5, 19 96

The date of matrify of the event the within described property, or any part thereof, or any interest therein is sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or

sold, conveyed, assigned or alienated by the grantor without first then, at the beneficiary's option, all obligations secured by this irst herein, shall become immediately due and payable.

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

1. The protect, preserve and maint in said property in good condition and repairs not remove or demolish any building or improvement thereon.

2. To compile or maprovement with may be constructed, demaged or destroyed thereon, and payarvement with himay be constructed, demaged or destroyed thereon, and payarvement with himay be constructed, demaged or destroyed thereon, and payarvement with himay be constructed, demaged or destroyed thereon, and payarvement with himay be constructed, demaged or destroyed thereon, and payarvement with himay be constructed, demaged or destroyed thereon, and payarvement with himay be constructed, demaged or destroyed thereon, and payarvement with himay be constructed, demaged or destroyed thereon, and payarvement with the payarvement, continuously may require and the first save in the beneficiary of the continuously minitain insurance on the buildings and such other hards. In hereificiary, and the cost of all then searches made by liting officers or searching agencies as may be deemed desirable by liting officers or searching agencies as may be deemed desirable by the beneficiary of provide and continuously minitain insurance on the buildings and such other hards his hereificiary, with loss payable to the bursel of the payarvement of the spiral policies of insurance shall be dedicary, with loss payable to the latter; all if the grantor shall sail for any reason to the leneficiary as soon as insured; the payarvement of any policy of insurance now or hierarchy and the surface and to the payarvement of the septial policies to the beneficiary at less than a such payarvement of the septial

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 entirent domain or condemnation, beneficiary shall have the right, it is to elects, even that all or any portion of the monies sysable as compensation for such asking, which are in excess of the amount result to pay all reasonable costs asked expenses and atherney's fees necessarily paid to beneficiary and applied by it first upon any expenses, shall be paid to beneficiary and applied by it first upon any expenses and atterney is fees necessarily paid or incurred by hence it is not the intervent of the indeptent of the indepte

granting any ensement or creating any restriction thereon: (c) join in any subordination or other agreement affecting this deed or the 1nn or charge subordination or other agreement affecting this deed or the 1nn or charge farmes in any reconvey, without warranty, all or any part of the 1nn or charge farmes in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein all any matters or facts shall services mentioned in his paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, heneliciary may at any pointed by a court, and without regard to the adequacy of any security for erty or any start thereof, in its own name see a otherwise collect the sents, less costs and expenses of operation and collection, including the start, less costs and expenses of operation and collection, including resonable attortics and expenses of operation and collection, including resonable attortics and expenses of operation and collection, including resonable attortics and expenses of operation and collection, including resonable attortics and expenses of operation and collection including resonable attortics. In the sent of the sent

together with trustees 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 selt 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 sparcels and shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any coverant or warranty, express or instability that the sale of the trustellas in the deed of any matters of fact shall be confusive proof the trustellas thereof. Any person, eclusing the trustee, but including the granter and beneficiary, may purchase at the sale. Swhen trustee sells jursuant to the powers provided herein, trustee shall poply the proceeds of sale to payment of (1) the express of sale including the compensation of the truste and a reasonable charge by trustee's having accorded lies subsequent to the interest of trustee in the trust carries. (2) to the obligation secured by the trust deed, (3) to all persons and the surplus. (3) to the payment or to his successor in interest entitled to such surplus. (4) Beneficiary may from time to time appoint a successor in interest antitled to such these times to the surplus as successor in interest entitled to such the successor in interest of the successor as well as the successor in interest on the successor in the successor in interest on the successor in the successor in interest on the successor in interest on the successor in interest on the successor in the successor in intere

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

16. Beneticiary may from time to time appoint a successor or successors to my trustee named herein or to am survessor trustee appointed hereinsteen. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested still all title powers and duties conterted upon any trustee herin named or asymptom instrument. Each such appointment and substitution shall be made by winten instrument exeruted by hereinstrution, which, when recorded in the mortgage records of the counts or counties in which the property is situated, shall be conclusive point of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record on provided by taw Trustee is not obligated to nority any party hereto of pening sale one are other deed of trust or of any action or proceeding in which sentor, teneficiary or trustee, shall be a party unless such action or proceeding in brought by trustee.

manufactures are assessed sharps, specially because the second states and second states are second states as a manufactures are assessed states are second states and second states are second s

NOTE: The Trust Dred Act provides that the trust is hereunder must be either an attorney, who is an active member of the Oregon State Box, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a still insurance company authorized to insure trible to real property of this state, its subsidiaries, affiliates, a jents or branches, the United States or any agency thereof, or an excrew agent licensed under QSS 656 405 to 676.585.

The grantor covenants and agrees to and with the ber y seized in tee simple of said described real property and	Little thereto
ir seized in tee simple of said describes	las a valid, unencumbered title increase
수는 경기 전 경기에 가장 하는 것이 되었다. 그는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 것이 되었다.	
I that he will warrant and forever defend the same agair	et all persons whomsoever.
대한 문화 11.5.4 원리는 전한 경험 15.5 분명 통한 경험 등에 통화 결정하는 15.5 최근 경험 등에 대한 경험 경험 등이 되었다. 12.5 분명 기업을 통해 결정하는 15.5 분명을 하는	
한 분들은 불로 가는 사람들은 함께 살려왔다.	
그냥 중요 : : : : : : : : : : : : : : : : : :	
The grantor warrants that the proceeds of the laan represented I	by the above described note and this trust deed are:
The grantor warrants that the proceeds of the loan represented to (a)* primarily for grantor's personal, family or household purpor (b) for an organization, or (even it granter is a natural person	ves (see Important Notice below), ) are for business or commercial purposes.
。""我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的。""我们的,我们就是我们的,我们就是我们的	t in administrators executors.
This deed applies to, inures to the benefit of and binds all par-	ties hereto, their heirs, legatees, devisees, autumisated states shall mean the holder and owner, including pledgee, of the contract straing this deed and whenever the context so requires, the masculine
cured hereby, whether of not hanks and the singular number i	includes the plurat.
includes the feminine and the neuter, and the engine in the included in the in	nto set his hand the day and year into
하는데, 그리는 다양한 시간 나는 사람들이 살았다면 하는 그 수 있다. 그를 다 살아?	Letty of Derrula
IMPORTANT NOTICE: Belete, by lining out, whicheve warranty (a) or (b) is applicable and the beneficiary is a creditor of applicable; if warranty (a) is applicable and the beneficiary is a creditor of the property of the location A. the	
of applicable; if warranty (a) is applicable; Act and Esculation Z, the	
eneficiary MUST comply with the Act Block Form Nr. 1319, or equivalent.	
isclosures; for this purpose use a sequired, disregard fils notice.	
	KAMANA )55. 9/12 198/,
STATE OF UREGUN, County of	wiedged before me on 9/12 1997,
by Both	viedged before me on
This instrument was acknow	wiedged Delore the oil
经收款 医大大性 化二氯化 化二二溴酚 经银行工 医二氯化亚亚亚 医髓性炎 医前肠性病 医建筑 医毒脂 吳明 海海红河 医三角管 化三角管	
ās of	
General Property Property Property Property Property (Property Property Pro	L'hoser Mitt
OFFICIAL SEAL THOMAS / MOORE	Notary Public for Oregon
が代配が見 NOTARY PUBLIC-OFEGON 以	
ON STREET ON A PROPERTY	My commission expires
	My commission expires 11/2 3/91
COLMISSION 40.0001997 MY COMMUSION EVERS 10V 21.1904	
COLMISSION NO CCC01997 MY COMMUSCION EXPISES YOU 23 1904 REQUEST FOR FA	My commission expires  Jul RECONVEYANCE stiligations have been poid.
COLMISSION 40 DECOTORY MY COMPLISION EVERES YOU 21 1204  REQUEST FOR FI To be used only when a	ILLA RECONVEYANCE abligations have been paid.
COLMISSION 40 occorses  MY COMMUSSION EVERES YOU 22 1204/8  REQUEST FOR FL  To be used only when a  TO:, Trusta	ILLA RECONVEYANCE stiligations have been paid.
COLMISSION 60 0001997  MY COMMISSION EVIDES YOU 22 12048  REQUEST FOR FL  To be used only when a  TO:  TO:	the RECONVEYANCE still gathers have been paid.  ee  chess secured by the foregoing trust deed. All sums secured by said
The undersigned is the legal owner and holder of all indebted.	the RECONVEYANCE still gettions have been paid.  ee  chees secured by the toregoing trust deed. All sums secured by said chees secured by the toregoing trust deed, and sums secured by said chees accured by the toregoing trust deed of the sums secured by said chees secured by the toregoing trust deed of the said secured by said secured by some secured by said secured secured by said secured secured secured secured by said secured secur
The undersigned is the legal owner and holder of all indebter trust deed have been fully paid and satisfied. You hereby are directly said (rust deed or pursuant to statute, to car cel all evidences of said (rust deed or pursuant to statute, to car cel all evidences of said (rust deed or pursuant to statute, to car cel all evidences of said (rust deed or pursuant to statute, to car cel all evidences of said (rust deed or pursuant to statute, to car cel all evidences of said (rust deed or pursuant to statute, to car cel all evidences of said (rust deed or pursuant to statute, to car cel all evidences of said (rust deed or pursuant to statute, to car cel all evidences of said (rust deed or pursuant to statute, to car cel all evidences of said (rust deed or pursuant to statute, to car cel all evidences of said (rust deed or pursuant to statute, to car cel all evidences of said (rust deed or pursuant to statute, to car cel all evidences of said (rust deed or pursuant to statute, to car cel all evidences of said (rust deed or pursuant to statute).	the RECONVEYANCE selligations have been poid.  The control of the foregoing trust deed. All sums secured by said trest secured by the foregoing trust deed. All sums secured by said trest, on payment to you of any sums owing to you under the terms of it debtedness secured by said trust deed (which are delivered to you are animalty, to the parties designated by the terms of said trust deed the
The undersigned is the legal owner and holder of all indebted.	the RECONVEYANCE selligations have been paid.  The control of the foregoing trust deed. All sums secured by said trest secured by the toregoing trust deed. All sums secured by said tred, on payment to you of any sums owing to you under the terms of it debtedness secured by said trust deed (which are delivered to you animalty, to the parties designated by the terms of said trust deed the
The undersigned is the legal owner and holder of all indebter trust deed have been fully paid and satisfied. You hereby are direct said (rust deed or pursuant to statute, to car cel all evidences of herewith together with said trust deed) and to reconvey, without we estate now held by you under the same. Mail reconveyance and do	the RECONVEYANCE selligations have been poid.  The control of the foregoing trust deed. All sums secured by said trest secured by the foregoing trust deed. All sums secured by said trest, on payment to you of any sums owing to you under the terms of it debtedness secured by said trust deed (which are delivered to you are animalty, to the parties designated by the terms of said trust deed the
The undersigned is the legal owner and holder of all indebted trust deed have been fully paid and satisfied. You hereby are direct said (rust deed or pursuant to statute, to car cel all evidences of herewith together with said trust deed) and to reconvey, without we estate now held by you under the same. Mail reconveyance and do	the RECONVEYANCE stilgations have been poid.  The distributions have been poid.  The distribution of the distribution of the decired by said the distribution of the decired by said trust deed (which are delivered to you in debtedness secured by said trust deed (which are delivered to you arranty, to the parties designated by the terms of said trust deed the examinants to
The undersigned is the legal owner and holder of all indebter trust deed have been fully paid and satisfied. You hereby are direct said (rust deed or pursuant to statute, to car cel all evidences of herewith together with said trust deed) and to reconvey, without we estate now held by you under the same. Mail reconveyance and do	the RECONVEYANCE selligations have been paid.  The control of the foregoing trust deed. All sums secured by said trest secured by the toregoing trust deed. All sums secured by said tred, on payment to you of any sums owing to you under the terms of it debtedness secured by said trust deed (which are delivered to you animalty, to the parties designated by the terms of said trust deed the
COLMISSION to except a process of the undersigned is the legal owner and holder of all indebted trust deed have been fully paid and satisfied. You hereby are direct said trust deed or pursuant to statute, to car cel all evidences of herewith together with said trust deed) and to reconvey, without we estate now held by you under the same. Mail reconveyance and do DATED:	ee diseasecured by the toregoing trust deed. All sums secured by said trees secured by the toregoing trust deed. All sums secured by said treed, on payment to you of any sums owing to you under the terms of it debtedness secured by said trust deed (which are delivered to you arranty, to the parties designated by the terms of said trust deed the extraords to the parties designated by the terms of said trust deed the extraords to the parties designated by the terms of said trust deed the extraords.
COLMISSION to except a process of the undersigned is the legal owner and holder of all indebted trust deed have been fully paid and satisfied. You hereby are direct said trust deed or pursuant to statute, to car cel all evidences of herewith together with said trust deed) and to reconvey, without we estate now held by you under the same. Mail reconveyance and do DATED:	the RECONVEYANCE still gathers have been poid.  The convergence of the toregoing trust deed. All sums secured by said trest deed, on payment to you of any sums owing to you under the terms of it debtedness secured by said trust deed (which are delivered to you arranty, to the parties designated by the terms of said trust deed the examinants to
COLMISSION to except a process of the undersigned is the legal owner and holder of all indebted trust deed have been fully paid and satisfied. You hereby are direct said trust deed or pursuant to statute, to car cel all evidences of herewith together with said trust deed) and to reconvey, without we estate now held by you under the same. Mail reconveyance and do DATED:	ee diseasecured by the toregoing trust deed. All sums secured by said tress secured by the toregoing trust deed. All sums secured by said tred, on payment to you of any sums owing to you under the terms of it debtedness secured by said trust deed (which are delivered to you arranty, to the parties designated by the terms of said trust deed the extrements to
COLMISSION OF DESIGN 22 1204.  REQUEST FOR FI.  To be used only when a structure of the first deed have been fully paid and satisfied. You hereby are directly said trust deed or pursuant to statute, to carel all evidences of herewith together with said trust deed) and to receively, without we estate now held by you under the same. Mail receiveyance and do DATED:  Do not lose or destrey this Trust Deed OR THE NOTE which it secures. Some	the RECONVEYANCE selligations have been poid.  The deciment have been poid.  The deciment to you of any sums owing to you under the terms of it debtedness secured by said trust deed (which are delivered to you arranty, to the parties designated by the terms of said trust deed the extrements to.  Beneficiary  The delivered to the trustee for concellation before reconveyance will be made.
The undersigned is the legal owner and holder of all indebted frust deed have been fully paid and satisfied. You hereby are direct said (rust deed or pursuant to statute, to careel all evidences of herewith together with said trust deed) and to reccuve, without we estate now held by you under the same. Mail reccuveyance and do DATED:  Do not less or destrey this Trust Deed OR THE NOTE which it secures. Both	the RECONVEYANCE  selligations have been poid.  see  cheese secured by the toregoing trust deed. All sums secured by said tred, on payment to you of any sums owing to you under the terms of it debtedness secured by said trust deed (which are delivered to you arranty, to the parties designated by the terms of said trust deed the extraords to  Beneficiary  Beneficiary  STATE OF OREGON,  County of Klamath.
COLMISSION & DECOMES TO THE NOTE which it secures. Both  TRUST DEED  [FORM No. 681]	the RECONVEYANCE selligations have been poid.  The deciment is the torogoing trust deed. All sums secured by said treed, on payment to you of any sums owing to you under the terms of it debtedness secured by said trust deed (which are delivered to you arranty, to the parties designated by the terms of said trust deed the extraords to  Beneficiary  Beneficiary  STATE OF OREGON,  County of Klamath.
COLMISSION OF CONTRES YOU 21 1204  REQUEST FOR FA To be used only when a The undersigned is the legal owner and holder of all indebted trust deed have been fully paid and satisfied. You hereby are direct said (rust deed or pursuant to statute, to car cell evidences of herewith together with said trust deed) and to reconvey, without wa estate now held by you under the same. Mail reconveyance and do  DATED:  TRUST DEED [FORM No. 881]  STEVENS-NESS LAW PUB. CO. FORTLAND. ONE.	cee  disess secured by the toregoing trust deed. All sums secured by said trees secured by the toregoing trust deed. All sums secured by said treed, on payment to you of any sums owing to you under the terms of it debtedness secured by said trust deed (which are delivered to you said trust deed to the parties designated by the terms of said trust deed the extrements to  Beneficiary  Beneficiary  STATE OF OREGON,  County of Klamath  I certify that the within instrumes was received for record on the 13th day  Sept. 1991
COLMISSION & DECOMES TO THE NOTE which it secures. Both  TRUST DEED  [FORM No. 681]	cee  ciness secured by the toregoing trust deed. All sums secured by said treed, on payment to you of any sums owing to you under the terms of it debtedness secured by said trust deed (which are delivered to you arranty, to the parties designated by the terms of said trust deed the extraords to  Beneficiary  Beneficiary  STATE OF OREGON,  County of Klamath   Sept.   Sept.   1991
COLMISSION EVICES YOV 21 1204  REQUEST FOR FI To be used only when a  The undersigned is the legal owner and holder of all indebted trust deed have been fully paid and satisfied. You hereby are direct said (rust deed or pursuant to statute, to careel all evidences of herewith together with said trust deed) and to recenvey, without we estate now held by you under the same. Mail recenveyance and do  DATED:  TRUST DEED  [FORM No. 681]  STEVEND-NESS LAW PUB. CO PORTLAND. ONE.  Betty J. Herrera	cee  circes secured by the toregoing trust deed. All sums secured by said trees, on payment to you of any sums owing to you under the terms of it debtedness secured by said trust deed (which are delivered to you arranty, to the parties designated by the terms of said trust deed the extrements to  Beneficiary  Beneficiary  STATE OF OREGON,  County of Klamath  I certify that the within instrument was received for record on the 13th day of the each record on the 13th day of the each record of Management of the each record of the each record of Management of the each record of the each record of Management of the each record of the eac
COLMISSION EVICES YOV 21 1204  REQUEST FOR FI To be used only when a  The undersigned is the legal owner and holder of all indebted trust deed have been fully paid and satisfied. You hereby are direct said (rust deed or pursuant to statute, to careel all evidences of herewith together with said trust deed) and to recenvey, without we estate now held by you under the same. Mail recenveyance and do  DATED:  TRUST DEED  [FORM No. 681]  STEVEND-NESS LAW PUB. CO PORTLAND. ONE.  Betty J. Herrera	seligations have been poid.  see  circes secured by the toragoing trust deed. All sums secured by said tred, on payment to you of any sums owing to you under the terms of it debtedness secured by said trust deed (which are delivered to you arranty, to the parties designated by the terms of said trust deed the extraords to  Beneficiary  Beneficiary  STATE OF OREGON,  County of Klamath services for concellation before reconveyance will be made.  STATE OF OREGON,  County of Klamath services for record on the 13th day of colock AM, and recorded in book/reel/volume No. M91.
COLMISSION OF CONTRES YOU 21 1204  REQUEST FOR FA  To be used only when a  The undersigned is the legal owner and holder of all indebted trust deed have been fully paid and satisfied. You hereby are direct said (rust deed or pursuant to statute, to cat cell elievidences of herewith together with said trust deed) and to reconvey, without we estate now held by you under the same. Mail reconveyance and do  DATED:  TRUST DEED  [FORM No. 681]  STEVENS-NESS LAW PUB. CO., PORTLAND, ONE.  Betty J. Herrera	seligations have been poid.  see  circes secured by the toregoing trust deed. All sums secured by said treed, on payment to you of any sums owing to you under the terms of it debtedness secured by said trust deed (which are delivered to you arranty, to the parties designated by the terms of said trust deed the extrements to  Beneficiary  Beneficiary  STATE OF OREGON,  County of Klamath services for concellation before reconveyance will be made.  I certify that the within instrument was received for record on the 13th day of the county of the
COLMISSION EVERS YOU 21 1204  REQUEST FOR FI To be used only when a  The undersigned is the legal owner and holder of all indebted frust deed have been fully paid and satisfied. You hereby are direct said (rust deed or pursuant to statute, to carcel all evidences of herewith together with said trust deed) and to reconvey, without we estate now held by you under the same. Mail reconveyance and do DATED:  De not less or destrey this Trust Deed OR THE NOTE which it secures. Both  TRUST DEED  [FORM No. 881]  STEVENS-NESS LAW, PUB. CO., FORTLAND, ONE.  Betty J. Herrera  Granto:  Granto:  RECC.  RECC.	seligations have been poid.  see  ciness secured by the toregoing trust deed. All sums secured by said tred, on payment to you of any sums owing to you under the terms of it debtedness secured by said trust deed (which are delivered to you arranty, to the parties designated by the terms of said trust deed the extrements to  Beneficiary  Beneficiary  STATE OF OREGON,  County of Klamath.  I certify that the within instrumer was received for record on the 13th day of the extrements of the indicated of the extrements of the extrements of the indicated of the extrements of the extrement of the extrements
COLMISSION OF CONTRES YOU 21 1204  REQUEST FOR FA  To be used only when a  The undersigned is the legal owner and holder of all indebted trust deed have been fully paid and satisfied. You hereby are direct said (rust deed or pursuant to statute, to cat cell elievidences of herewith together with said trust deed) and to reconvey, without we estate now held by you under the same. Mail reconveyance and do  DATED:  TRUST DEED  [FORM No. 681]  STEVENS-NESS LAW PUB. CO., PORTLAND, ONE.  Betty J. Herrera	seligations have been poid.  see  ciness secured by the toregoing trust deed. All sums secured by said tred, on payment to you of any sums owing to you under the terms of it debtedness secured by said trust deed (which are delivered to you arranty, to the parties designated by the terms of said trust deed the extrements to  Beneficiary  Beneficiary  STATE OF OREGON,  County of Klamath  I certify that the within instrument was received for record on the 13th day of the extrements of the in book/reel/volume No. M91 or page 18478 or as fee/file/instrument/microfilm/reception No. 3456
COLMISSION EVICES YOV 21 1204  REQUEST FOR FI To be used only when a  The undersigned is the legal owner and holder of all indebted frust deed have been fully paid and satisfied. You hereby are direct said trust deed or pursuant to statute, to carcel all evidences of herewith together with said trust deed) and to receively, without we estate now held by you under the same, Mail receively ance and do DATED:  TRUST DEED  [FORM No. 681]  STEVENS-NESS LAW PUB. CO., FORTLAND, ONE  Betty J. Herrera  Grantov  Grantov  RECCO  MOCCI Investment Company  Beneficiar  Bereficiar	STATE OF OREGON,  County of
COLMISSION EVERS JOV 21 1204  REQUEST FOR FI To be used only when a  The undersigned is the legal owner and holder of all indebted frust deed have been fully paid and satisfied. You hereby are directly said trust deed or pursuant to statute, to carcel all evidences of herewith together with said trust deed) and to reconvey, without we estate now held by you under the same. Mail reconveyance and do  DATED:  TRUST DEED  [FORM No. 881]  STEVENS-NESS LAW PUB. CO. FORTLAND. ONE  Betty J. Herrera  Granto  Motor Investment Company  Beneficiar  AFTER RECORDING RETURN TO Motor Investment Company	cee  cheese secured by the toregoing trust deed. All sums secured by said tred, on payment to you of any sums owing to you under the terms of it debtedness secured by said trust deed (which are delivered to you arranty, to the parties designated by the terms of said trust deed the extraords to  Beneficiary  Beneficiary  County of Klamath 1 certify that the within instrument was received for record on the 13th day of county of 124 o'clock A.M., and recorded in book/reel/volume No. M91 or page 18478 or as fee/file/instrument/microfilm/reception No. 3456:  Record of Mortgages of said County.  Witness my hand and seal if County affixed.  Evelyn Biehus County Clerk
COLMISSION EVICES 10V 21 1204  REQUEST FOR FU  The undersigned is the legal owner and holder of all indebted trust deed have been fully paid and satisfied. You hereby are direct said (rust deed or pursuant to statute, to car cell all evidences of herewith together with said trust deed) and to reccure, without was estate now held by you under the same. Mail reccureyance and do DATED:  De not less or destrey this Trust Deed OR THE NOTE which it secures. Both STEVENS-NESS LAW, PUB. CO., PORTLAND, ONE  Betty J. Herrera  Grantov  Motor Investment Company  Beneficiar;  AFTER RECORDING RETURN TO MOTOR Investment Company  531 S. 6th St.	cee  cheese secured by the toregoing trust deed. All sums secured by said tred, on payment to you of any sums owing to you under the terms of it debtedness secured by said trust deed (which are delivered to you arranty, to the parties designated by the terms of said trust deed the extrements to  Beneficiary  Beneficiary  County of Klamath 1 certify that the within instrument was received for record on the 13th day of Sept. 1991.  at 11:24 o'clock A.M., and recorded in book/reel/volume No. 1991.  PRESERVED page 18478 or as fee/file/instrument in the page 18478 or as fee/file/instrument in
COLMISSION EVERS JOV 21 1204  REQUEST FOR FI To be used only when a  The undersigned is the legal owner and holder of all indebted frust deed have been fully paid and satisfied. You hereby are directly said trust deed or pursuant to statute, to carcel all evidences of herewith together with said trust deed) and to reconvey, without we estate now held by you under the same. Mail reconveyance and do  DATED:  TRUST DEED  [FORM No. 881]  STEVENS-NESS LAW PUB. CO. FORTLAND. ONE  Betty J. Herrera  Granto  Motor Investment Company  Beneficiar  AFTER RECORDING RETURN TO Motor Investment Company	RESERVED  RESERV