" 378:		TRUST DEED	VOLMAN BY EVENENEES LAW PUBLISHING CO., POATLAND.
THI	TRUST DEED, made this	19th day of	November
		Hoy Dillard Johns	November , 19_91 , bet
as Grantor,		Klamath County Ti	tle Company
as Beneficiai		Motor Investment	Company , as Trustee,
Grant	or irrevocably grants, bargains, sel KlamathCounty, Oreg 1 of land situated in the	WITNESSETH: Ils and conveys to trus	tee in trust, with power of sale, the prop
A parce 9E.W.M	1 of land situated in the	on, described as: NW1NW1 of Section	34, Township 38 South, Range
	N_{2} a distance of $2/2$ or -		ACT OI SAIN NWANDIN - L.
distanc	of 87 55 facts it	ance of 11.04 feet	thence S 51°401 r
114.34	eet to the France of 152.7	feet; thence S. 71	"07'09" E. a distance N.
todether with	le, a distance of 288.24 fe	Pet more and	N. 00-19 W., along said
sum of	PURPOSE OF SECURING PERFOI Fifteen thousan	RMANCE of each agreenie	res now or hereafter attached to or used in conn nt of grantor herein contained and payment of hirty and 83/100
note of even date	herowish	Dollars St.	
not sooner paid, The date o	o be due and payable to beneficiary or orde maturity of the debt secured by this in	er 19, 2001 xx	erest thereon according to the terms of a promisso final payment of principal and interest hereof.
sold and	payable. In the event the within description	strument is the date, stated	above on which is is
herein, shall becor To protect	he immediately due and payable.	y this instrument, irrespect.	hereof, on which the tinal installment of said no hereof, or any interest therein is sold, agreed to b the written consent or approval of the beneliciar ive of the maturity dates expressed therein, o
io protect	preserve and maintain and granior a	igrees:	
manner any building	or improvement which may be constant in	thereof; (d) recons	"" white the strate will be a set of the state of the state
ions and restrictions	affecting said properties is regulations, covenan	ts. condi. Services manting it	of the truthfulness therein of any matters or facts sha n this paragraph shall be not fact share for any of th
proper public allice a	r offices, as well as the to pay for filing san	Commer- time without notice	, either in person, by afent or by a receiver to be all
OW or hearth	commuously maintain incurses	buildings less costs and profits, in	ncluding those past due and workerwise collect the rent
ompanies acceptable	the beneliciary, with low value	ritten in ficiary may determin	ne.
eliver said policies to on of any policy of	the beneficiary at least litteen days prior to the insurance now or here/the plant of the	e and to property, and the ap	
ary upon any indebt	dness secured hereby and in such applied by	beneli- bereli- berehv og in ber	ault by grantor in payment of any induted
t cure or waive any	lefault or notice of default hereunder or institution	cred, or declare all sums sec	to such payment and/or performance, the beneficiary may used hereby immediately due and navable
xes, assessments and ainst said property	premises lree from construction liens and to other charges that may be levied or assessed elore any part of such taxes assessed a	pay all advertisement and sal upon or remedy, either at law	age or direct the trustee to foreclose this trust deed by
beneticiary; should t	te grantor fail to make provident receipts i	therefor the trustee shall execut	to foreclose by advertisement and single the the event ute and cause to be recorded his written notice of default I the said described real moments of activity of default
the amount so paid	with interest at the rate set forth in the set of the s	thereof, in the manner provide	required by law and proceed to foreclose this trust deed d in ORS 86.735 to 86.795.
st deed, without wai enants hereol and to	er of any rights arising from breach of any such payments, with interest as deal of any	of this sale, the grantor or a of the the default or default	a in OKS 60.735 to 86.795. Inside has commenced foreclosure by advertisement and prior to 5 days before the date the trustee conducts the ny other person so privileged by ORS 66.757, may cure s. If the default consists of a failure to Bay, when due,
ribed, and all such	ed, as well as the grantor, shall be bound are bound for the payment of the obligation ayments shall be immediately due	to the entire amount due at herein being cured by the	trust deed, the default may be cured by paying the the time of the cure other than such portion as would no default (occurred. Any other default that is as would
stitute a breach of thi	by this trust deed immediately due and payable trust deed.	iciary, obligation or trust de le and	cured by tendering the performance required under the ed. In any case, in addition to curing the default or llecting the cure shall pay to the benefities default or
actually incurred.	enforcing this obligation and trustee's and atto	rney's place desidented	the sale shall be held on the data and with
t the security rights in or proceeding in w	and detend any action or proceeding purporti. or powers of beneficiary or trustee; and in any hich the beneficiary or trustee many and in any	ng to in one parcel or in suit, auction to the suit,	end by law. The trustre may sell said property either
unt of attorney's fees	mentioned in this paragraph 7 in the storney's less	s; the property so sold,	but without any covenant as required by law conveying
te court shall adjud tees on such appeal.	e reasonable as the beneliciary's or trustee's a	e ap- attor- tor	isry, may person, excluding the trustee, but including isry, may purchase at the sale.
It is mutually ap 8. In the event th	reed that: at any portion or all of said and the second	cluding the compensate attorney, (2) to the of baying	infor the trustee and a reasonable charge by trustee's
mpensation for such	taking, which are in excess of the monies pay	aken deed as their interests r the surplus, if any, to the surplus.	analy appear in the interest of the trustee in the trust grantor or to his successor in interpriority and (4) the
d by it first upon at in the trial and app	ich proceedings, shall be paid to beneficiary y reasonable costs and expenses and attorney's ellate courts. Recessories	and under. Upon such app	ned herein or to any successor trustee appointed herei- pointment, and without remove some appointed here-
ed hereby; and grant execute such instrum tion, promotive	s, and the balance applied upon the indebted or agrees, at its own expense, to take such act nts as shall be necessary in obtaining the	iness and substitution shall be tions which, when recorded	be vested with all title, powers and dutes conferred named or appointed hereunder. Each such appointment e made by written instrument
9. At any time and , payment of its lea	Irom time to time upon written request of be and presentation of this dard	or which the property is sit of the successor trustee.	in the mortgage records of the county or counties in uated, shall be conclusive proof of proper appointment
onsent to the making	of any map or plat of said property; (b) ioin	ting obligated to notify any may trust or of any action c	pts this trust when this deed, duly executed and a public record as provided by law. Trustee as not party herets of pending sale under any other deed of or proceeding in which grantomerically or trustee wheation or proceeding is how heretically or trustee
The Trust Deed Act p	rovides that the traction t		action or proceeding is brought by trustee.
	aduries, attiliates, agents or branches, the United	States or any ogency thereof, or a	mber of the Oregan State Bar, a bank, trust company the insurance company authorized to insure title to real an escrow agent licensed under ORS 696.505 to 696.525.

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8.

24698 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in tee 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 for grantor's personal, family or household purposes (see Important Notice below), (b) for 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 not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the terminine 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 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-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. KIAMA STATE OF OREGON, County of This instrument was acknowledged before me on bv as of. Notary Public for Oregon OFFICIAL SEAL THOMAS A. NOORE NOTARY PUBLIC-OREGON Unicill- licence My commission expires 化三字 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid , Trustee TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been tully paid and satisfied. You hereby are directed, on payment to 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 by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to , 19..... المتعاهم مدرر فيتنابعونهم المتعاري مدرر DATED: ... Beneficiary ust be delivered to the trustee for concellation before reconveyonce will be Do not lose or destray this Trust Dood OR THE NOTE which it secures. Both w STATE OF OREGON, 25. TRUST DEED County of _____Klamath I certify that the within instrument (FORM No. \$81) STEVENS-NESS LAW PUP. CO., PORTLAND. OR was received for record on the 25th, day Hoy Dillard Johnson at 2:45 o'clock P. M., and recorded SPACE RESERVED page _____24697_____ or as fee/file/instru-Grantor FOR ment/microfilm/reception No. 37819., Motor Investment Company RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of County affixed. Beneficiary AFTER RECORDING RETURN TO Evelyn Biehn, County Clerk Motor Investment Company 531 S. 6th St. By Dauline Fruidendeie Deputy Klamath Falls, OR 97601 Fee \$13.00