	THIS	TRUS	T DEED, n	aade tiu	s = 30	TH		day o	)f	JUN	E			, 1992,	between
			A L. SPÍRI			A SALE									
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· · · ·	Canadan	KL	AMATH COU	VIY TI	TLE C	OMPA	Y	.,			190	lane		, as <i>Tr</i> u	stee, and
25	Grannor,		TOR INVEST										.,		
*****		.,,	2 1777					179.35			:				
25	Beneficiar	ν.			.,										

WITNESSETH:

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

> LOT 4 IN BLOCK 6 OF ORIGINAL TOWN OF LINKVILLE, NOW CITY OF KLAMATH FALLS, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON.

sold, conveyed, assigned or altenated by the grantor without then, at the beneficiary's option, all obligations secured by this instruction, and the project the security of this rust deed, grantor agrees.

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

It to protect preserve and maintain said property in good andition and repair, not to seems or denoish any undering or improvement aboven; not to sommit or permit any store promptly and in good and work manifes any building or improvement which, may be constructed, danaged or destroyed thereon, and pay when due all costs incurred therefor.

3. To comply with all laws, ordinate se, resultations, covenants conditions and restrictions affecting said property; if the beneficiary so requests, to join in executing such linancing statements pursuant to the Uniform Commercial Code as the beneficiary may require sud to pay for liling same in the proper public office or offices, as well as the cost of all line searchs made by film offices or searching agencies as ready be deetend desirable by the beneficiary on the normal net less than \$ INSURABLE VALUE.

A to provide and continuously my into intent to time restains, and another the stands as the beneficiary was required to the beneficiary with his payable to the bindings accusable to the beneficiary on the restain and policies of insurance shall be delivered to the beneficiary as soon as insured. If the grantor shall fall for any reason to 7 noture any such material and policies to the beneficiary and procure of the expiration of any policy of insurance now on heaters placed on said bridings, the beneficiary may procure the same at grantor's expense. The animal collected under any ites or other insurance of the majoration of any policy of insurance now on heaters placed on said bridings, the beneficiary may procure the same at grantor's expense. The animal collected under any policy of insurance now of heaters and to deliver receipts therefore, may default or notice of default hereously in the production of t

## It is mutually agreed that:

It is mutually agreed that:

9. In the event that any portion or all of said property shall be taken under the right of eminent domain or couch minition, beneficiary shall have the right, if it so elects, to require that all or any partion of the mones payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and intorney's less 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 feet, both in the trial and appellate courts, messarily paid or incurred by their payable to the such proceedings, and the bala see a splied upon the indebtedness secured hereby; 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 request.

9. At any time and from time to inne upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of lull reconveyances, for currellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (1) join in

granting any casement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge threed; (d) recourse, without warranty, all or any part of the property. The Brantee in any reconveyance may be described and the property. The Brantee in any reconveyance may be described any matters or lacts shall be conclusive proved of the property of the property of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any destault by grantor hereunder, beneficiary may at any time without notice, either in person, by a few processing the proposed of the proposed of the property of the indebtedisc of the property of the indebtedisc part thereof, in its own name sue or otherwise collect the ratheses and profits, including those past due and unpaid, and apply the same less costs and expenses of operation and collection, including reasonable attractively fees upon any indebtedness secured hereby, and in such order as henciliary may determine.

11. The entering upon and taking possession of said property the conference of the property and the upon and taking possession of said property, the castication of such vertex, issues and trother, un the property of the and the application of vertex threed as abursaid, shall not cure waits any default to notice of tiefault hereafter of any indebtedness secured hereby, and the application of vertex threed as abursaid, shall not cure waits any default to notice of tiefault hereafter of any indebtedness secured hereby as a shall not cure to be pursuant to with notice.

wains any default by motice of default bereunder or mealidate any act done pursuant to such notice.

12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment addor performance, the beneficiary may declare all sums secured hereby more addered by the and payable. In such a verent the beneficiary set his desired in may proceed to foreclose this trust deed in equity as a mortgage or may direct the truster to foreclose this trust deed in equity as a mortgage or may direct the truster to foreclose this trust deed in equity as a mortgage or may direct the truster to pursue any other right or remedy, either a law or in equity, which the beneficiary may have. In the event the beneficiary or the trustee and cause to be recorded his written notice of default and the compared of the said described real property to satisfy the obligation secured hereby whereupon the trustee shall its the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795.

13. After the trustee has commenced foreclosure by advertisement and sale, the grantor or any other person so privileged by ORS 86.753, may cure the default or defaults. If the default consists of a latiture to pay, when dur, sum, secured by the trust deed, the default may be cured by paying the entire ensound due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being cured may be cured by the default consists of a latiture to pay, when due, sum, secured by the trust deed. In any case, in addition to curing the default consists and expenses actually incurred in enforcing the obligation of the trust deed by law.

14. Otherwise, the sale shall be held on the date and at the time and

and expenses actually incurred in entorcing the obligation of the interst deed together with trustees and attorney's fees 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 made not be actively to the provided by law. The trustee may sell said property effect in one parcel or in separate parcels and shall sell the parcel or an activity to the highest bidder for cash, passable a required by law conveying the property sale in the deed of any matters of lact shall be conclusive property of the truthliness thereof. Any person, excluding the trustee, but including the truthliness thereof. Any proon, excluding the trustee, but including the truthliness thereof. Any proon, excluding the trustee, but including the truthliness thereof. Any proon, excluding the trustee, but including the first property of beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall sept the proceeds of sale to payment of (1) the expense of sale, including the compensation of the trustee and a reasonable charge by trustees 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 dued as their interests may appear in the order of this remeas and (1) to all persons to any trustee named herein or to am successor trustee appointed hereunder. Upon such appointment, and without convexance to the successor so are trustee named herein or to am successor trustee appointed hereunder. Upon such appointment, and without convexance to the successor to accessors to any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary which, when recorded in the mortgage records of the county or counties of the successor trustee.

which the property is situated, shall be conclusive prest of proper appointment of the successor 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 notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which granter, 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 atterney, who is an active member of the Oregon State Bar, a bank, trust company or soxings and loon association authorized to insure title to real property of this state, its subsidiaries, affiliales, openis or branches, the United States or any agency thereof, or on escrow agent ficensed under ORS 696.305 to 696.305.

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 lowver defend the same against all persons whomsoever.

The grantor warrants that the a occeeds 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, inutes to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors.

This deed applies to, inutes to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term benefiticary shall mean the holder and owner, including pledges, 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 teminine and the reuter, and the singular number includes the plural.

IN WITNESS WHE	REOF, said grantor has hereunto	X Ocla X In	
not applicable; it warranty (a) is op- as such word is defined in the Trui	ing ast, whichever werranty [it] or [b] is slicel le and the beneficiary is a creditor h-in-ending Act and Regulation Z, the Act and Regulation by making required ans-liess Form No. 3319, or inquivalent, wired, disregard this notice.	1 30 a 1 4	
	ATI: OF OREGON, County of This instrument was acknowledged.	Mamani edged before me on	)ss. 6/30 ,1992,
<b>by</b>	This instrument was acknown	Sugar share	
	OFFICIAL SEAL THOMAS A MOCRE LUTTARY BUBLO-0F300N COMMISSION BOX 000 1997 AN COMPASSION BOX 000 20, 1704 1	(L) LON	Notary Public for Oregon
k 1997 - 1992 - 1992 - 1992 - 1992 - 1992 - 1992 - 1992 - 1992 - 1992 - 1992 - 1992 - 1992 - 1992 - 1992 - 199 North Control of the Control o	PROJEST FOR FULL		

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said trust deed or pursuant to herewith together with said fru:	it deed) and to reconvey	without warranty,	to the parties des		The second s
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tie not less or decirey this Tru	and times attack to	returns. Both must be de	ivered to the trustee f	or cancellation before reconve	Abbes mill ne lilen.
the most less or destray this Tru	I Died OK the More Auter to		<b>表现一个 4</b> 000000000000000000000000000000000000	EP TO SERVE	

TRUST DEED (FORM No. 881) STEVENS HESS LAW FUB. CO., POR' LAND, ORE.		STATE OF OREGON,  County of Klamath Sss.  I certify that the within instrument was received for record on the 30th day		
IDA L. SPIRES	SPACE RESERVED	of June ,19 92., at 3:46 o'clock P. M., and recorded in book/reel/volume No. M92 on page 14331 or as fee/file/instru-		
MOTOR INVESTMENT COMPANY	FOR	ment/microfilm/reception No4002.5 Record of Mortgages of said County. Witness my hand and seal of		
Beneficiary AFTER RECORDING RETURN TO		County affixed.  Evelyn Biehn, County Clerk		
MOTOR INVESTMENT CO. PO BOX 309		By Dankow Muland Deputy		

Fee \$15.00

KLAMATH FALLS, OR 97601