	RUST DEED	V01.m93	Page 3101
7486 '92 FEB 11 PH 2 48			
THIS TRUST DEED, made this8.		ary	
Jessie Winona Ward and Aspen Title Co	Carl J. Ward		as Grant
Motor Investme	nt Co INESSETH:	· · · · · · · · · · · · · · · · · · ·	, as Beneficia
Grantor irrevocably grants, bargains, sells and o Klamath County, Oregon, descri	conveys to trustee	in trust, with power o	of sale, the property
	Commence of Sign	e ang thaigh a shift of the	
The state of the s	again an		
together with all and singular the tenements, hereditaments and or hereafter appertaining, and the rents, issues and profits there the property. FOR THE PURPOSE OF SECURING PERFORMANG of	eof and all fixtures not CE of each agreement CY One and 00/1	or hereafter attached to of grantor herein contain .00	or used in connection ed and payment of the
note of even date herewith, payable to beneficiary or order an not sooner paid, to be due and payable Feb 26. The date of maturity of the debt secured by this instrum becomes due and payable. In the event the within described paold, conveyed, assigned or alienated by the grantor without lired the beneficiary's option, all obligations secured by this instruction immediately due and payable.	, 19.96 ment is the date, state property, or any part st having obtained the	d above, on which the ti thereol, or any interest t written consent or appro	inal installment of the herein is sold, agreed t val of the beneficiary,
To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain the property in go provement thereon; not to commit or permit any waste of the go 2. To complete or restore promptly and in good and hab damaged or destroyed thereon, and pay when due all costs incu 3. To comply with all laws, ordinances, regulations, cove so requests, to join in executing such tinancing statements pur	ood condition and rep property. pitable condition any pred therefor. pnants, conditions and	building or improvement	which may be constru property; if the benefi
to pay for filing same in the proper public office or offices, as agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on damage by lire and such other hazards as the beneficiary may written in companies acceptable to the beneficiary, with loss pliciary as soon as insured; if the grantor shall fail for any reason at least fifteen days prior to the expiration of any policy of imcure the same at grantor's expense. The amount collected under	the buildings now of the buildings now of the time to time to time to the latter; in to procure any such is surance now or hereal or any lire or other in	Il lien searches made by or hereafter erected on t quire, in an amount not il policies of insurance sh nsurance and to deliver the ter placed on the buildin, surance policy may be a	filing officers or searce the property against to less than \$ Market all be delivered to the to the policies to the benefit st, the beneficiary may pplied by beneficiary
any indebtedness secured hereby and in such order as beneficiar or any part thereof, may be released to grantor. Such applicati	! ! L	cure or waive any delau	It or notice of default
under or invalidate any act done pursuant to such notice. 5. To keep the property free from construction liens a assessed upon or against the property before any part of such promptly deliver receipts therefor to beneficiary; should the gilens or other charges payable by grantor, either by direct payment, beneficiary may, at its option, make payment thereof, secured hereby, together with the obligations described in part the debt secured by this trust deed, without waiver of any right with interest as aloresaid, the property hereinbefore described bound for the payment of the obligation herein described, and the nonpayment thereof shall, at the option of the benefic able and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust inclustres incurred in connection with or in enforcing this obliging and in any suit, action or proceeding in which the beneficiary to pay all costs and expenses, including evidence of title and the mentioned in this paragraph 7 in all cases shall be fixed by the trial court, grantor further agrees to pay such sum as the attorney's lees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property	nd to pay all taxes, and taxes, assessments a grantor fail to make perment or by providing and the amount so agraphs 6 and 7 of the sarising from breach 1, as well as the grant dell such payments sizing, render all sums unding the cost of title ation and trustee's an urporting to affect the or trustee may appead the beneficiary's or the trial court and in tappellate court shall a stall be taken under	nd other charges become yment of any taxes, assess beneficiary with funds wi paid, with interest at the strust deed, shall be add of any of the covenants he or, shall be bound to the hall be immediately due secured by this trust deed search as well as the oth I attorney's fees actually es security rights or powe re, including any suit for istee's attorney's fees; the event of an appeal from djudge reasonable as the the right of eminent don	past due or delinquent sments, insurance prems the which to make such a rate set forth in the led to and become a pereof and for such paymes ame extent that they and payable without not immediately due and er costs and expenses of incurred. The loreclosure of this e amount of attorney's many judgment or decibeneticiary's or trustee the condemnation, and not condemnation,
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which are in excess of the amount required to pay all reasonable cests, expenses and sticrimy's test necessarily paid or insurred by granter in such proceedings, shall be paid to beneficiary and applied by it list upon any reasonable costs and summer and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the basenase and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the basenase and attorney's fees, both in the state of the paid of the paid or incurred by part of the paid of the pai

and that the grantor will warrant and forever defend the same against all persons whomsoever.

at the grantor will warrants and tolever usions this same against an 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, lamily or household purposes (see Important Notice below).

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 cured hereby, whether or not named as a beneficiary herein.

In construing this mortgage, it is understood that the mortgager or mortgagee may be more than one

	Il be taken to mean and include the visions hereof apply equally to corp			
IN WITNESS	WHEREOF, the grantor has	executed this instrument	the day and year first	- h
		Chanie	Vinona Wa	cove written.
as such word is defined in beneficiary MUST comply a disclosures; for this purpos	te, by lining out, whichever warranty (c (a) is applicable and the beneficiary is the Truth-in-Lending Act and Regulati with the Act and Regulation by making use Stevens-Ness Form No. 1319, or e is not required, disregard this notice.	a creditor on Z, the greated quivalent.	yang.	
	STATE OF OREGON, Cou	inty ofKlamath) \$5	
	This instrument was	acknowledged before me	on February 8	10 02
	byJessieWinon	aWard		
	This instrument was	acknowledged before me	on	10
	oy			
	as	***************************************		***************************************
~	or			
	OFFICIAL SEAL RICIARD J. WICKLINE NOTARY PUBLIC-OREGON	3 Shake ff	Willie	Public for Oregon
<u></u>	MY COUMISSION NO. CC002005 MY COUMISSION EXPIRES NOV. 1	My commission e	xpires 11-11-94	
	REQUEST FOR FULL RECONVEYANC	E (To be used only when obligati	ions have been pold t	
TO:		Trustee	ions nave been para.)	
The undersigned i deed have been fully par trust deed or pursuant to	s the legal owner and holder of all in d and satisfied. You hereby are dire o statute, to cancel all evidences of eed) and to reconvey, without warr	ndebtedness secured by the forected, on payment to you of	any sums owing to you und	der the terms of the
held by you under the sa	me. Mail reconveyance and docume	nts to	by the terms of the trust	deed the estate now
i e a a companyone di comp				*****************************
DATED:	, 19		***************************************	
Do not lose or destroy this T Both must be delivered to the	rust Deed OR THE NOTE which it secures			2
reconveyance will be mo	de.	RESERVE AND THE	Beneficiary	
				•

All that portion of Lots 5 and 6, Block 41, NICHOLS ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning on the East line of Sixth Street in the City of Klamath Falls, Oregon, at a point distant 35 feet Southeasterly from the intersection of the Southerly line of Washington Street with the said line of Sixth Street; thence Northeasterly parallel with Washington Street 90 feet; thence Southeasterly and parallel with Sixth Street 49 feet; thence Southwesterly parallel with Washington Street, 90 feet to the East line of Sixth Street; thence Northwesterly along said line of Sixth Street 49 feet to the place of beginning.

CODE 1 MAP 3809-32AB TL 7300

2-8-93			,	
Jessie Wim	ma l	Ward		
and November				
Coury ward		•		

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of Feb.	AD 19 93 at 22.48 the 11th	day
FEE \$20.00	Evelyn Biehn County Clerk By Queller Mullendere	