6		

N

124

145

n Truct Coord Larlos

Residente P

-552 112

sortaight thei Volumaa Page 258383 TRUST DETO

TRUST DEED, made this ______ day of _____ OCTOBER 1922 3947

WILLIAM ROY SMITH AND ELLA MARIE SMITH Se 12, 140-14606-64043

TRUST BRED

inostra e

编制等

KLAMATH COUNTY TITLE COMPANY

as Grantor. ... as Trustee, and

..... as Beneliciary,

MOTOR INVESTMENT COMPANY

- He

WITNESSETH:

X=23744=

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

Lot 10 of Lamron Homes, according to the official plat thereof on file in the County Clerk of Klamath County, Oregon.

together with all and singular the tenemonic, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new or hereafter appertaining, and the rents, issues and profits thereof and all lixtures new or hereafter attached to or used in coenection with the property.

THE REAL PROPERTY OF A DECK OF

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreed and for the sum of sector of grantor herein contained and payment of the sum of sector THOUSAND THIRTY NINE DOLLARS AND NINTY-TWO CENTS

not sooner paid, to be due and payable 10.0CTOBER 19.98 19.9

any indebtedness secured hereby and in such order as beneficiary may determine, or at option of menaliciary the entire amount so collected, or any part thereof, may be released to grantor. Such application or release shall not cur a waive any default or notice of default here-under or invalidate any act done pursuant to such notice. 5. To keep the property free from construction liens and to pay all taxes, assessments and other charges that may be levied or assessed upon or against the property free from construction liens and to pay all taxes, assessments and other charges that may be levied or assessed upon or against the property foore any part of such taxes, assessments and other charges that may be levied or promptly deliver receipts therefor to bensliciary; should the grantor fail to make payment of ment, bensliciary may, at its option, make payment thereoi, and the amount so paid, will, interest at the rate set forth in the note secured hereby, together with the obligations described in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of the debt secured by this trust deed, without waiver of any rights arising from breach of any of the covenants hereot and for such payment, described by this trust deed, without waiver of any rights arising from breach of any of the covenants hereot and for such payments, and the nonpayment thereot shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and payable without notice, and the nonpayment thereot shall, at the option of the beneficiary or trustees and atomediately due and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and atomey's less cloudly four erests and expenses of the beneficiary or trustee; and in any suif, action or proceeding in which the beneficiary or trustee montioned in this paragraph 7 in all cases shall be field by the trial court and in the security rights or powers of beneficiary or trustee; amontioned in this paragraph 7.

It is mutually agreed that: 11 is mutually agreed that: 14 8. In the event that any portion of all of the property shall be taken under the right of eminent domain or condemnation, bene-ficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking.

NOTE: The Trust Deed Act provides that the trustee betwarder must be either an attensy, who is an active member of the Oregon State Bar, a bank, trust company or savings and loon association authorized to de business under the laws of Oregon or the United States, a bit is humanse company active nized to insure this to real property of this state, its sabsidiaries, affiliates, agents or Granches. The United States or any agency thereof, or an escrew agent licensed under ORS 696.505 to 696.505.

TRUST DEED	1. A state of the second state of the secon	STATE OF OREGON;]ss.
a chentral memories we have a compression or pressed in	Nor. CHOING WING TO A	Country of
WILLIAM ROY SMITH	all then an Allense	Nertify that the within instru-
AND		ment was received for record on the
BLLA MARIE SMITH	Cines Centre Manual Martin	a commenday of an and a second s
Grantor	BPACE RESERVED	at o'clock M., and recorded
MOTOR INVESTMENT COMPANY	101 POR	in book/reel/volume No on
THORE AND THE PARTY ALL ALL AND ADD. THE ADD. THE ADD. AND ADD.	Recorder & VSE	page or as heg/lile/instru-
the second contract of the second	i e man sine to de la Reder don	ment/microfilm/reception Ne
Bangficiery	a company entropy in terretry of the	Record of
permitting (Witness my hand and seal of
After Besarding Bottom to (Namo) Address, Zip):		County affixed.
MOTOR INVESTMENT COMPANY		
***************************************	a people and the place of the second	
531 SOUTH 6TH ST.		NANS
KLAMATH FALLS, OR 97601		By Deputy

Ľ

F

arout in the second second

1.5

<text><text><text><text><text><text><text><text>

Saper a rest are shed

C-

A 7.0

2

12

and that the grantor will warrant and forever delend the same against all persons whomseever. 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 esganisation, or (even if granter is a natural person) are for business as commercial purposes.

This doed applies to, inures to the benefit of and binds all parties herato, their heirs, logates, administrators, executors, personal representatives, successors and assigns. The term boneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this mortgage, if is understood that the mortgagor or mortgages may be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

IMPORTANT NOTICE: Delete, by lining out, whichever warmanty (a) or (b) is not applicable; if worranty (c) is applicable and the beneficiary is a creative 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 Stevent-Ness Form No. 1819, or equivalent. If compliance with the Act is not required, disrogard this notice.

William May Smith

,1993

11/23/81

__ day

Notary Public top Oregon

llen

__ uhe <u>____ 6th</u>

STATE OF OREGON, County of ... NAMAH) 53. This instrument was acknowledged before by COMMAN KOY Smith Eld

My commission expires

ALL LOW ET

This instrument was acknowledged before me on

OT -----OFFICIAL SEAL THOMAS A. MOORE NOTARY PUBLIC OREGON COMMISSION EXPIRES NOV 23, 199 MY COMMISSION EXPIRES NOV 23, 199 2

STOLETT FOR THE RECOVERED & STOLET STATE OF OREGON: COUNTY OF KLAMATH: 58.

of

by

Filed for record at request of A.D., 19 <u>93</u> Oct at

FEE \$15.00 Construction of a sectory of the providence and the sector sec

Klamsth County Title co______the ______the ______t 10:21 oclock ____A.M., and duly recorded in Vol. Mortgages ______on Page 25883 MQ3 Evelyn Blehn County Clerk By Quilling Mullinday