5950 pre summer there to the tractic for considering a THIS TRUST DEED, made this ____8TH____ day of ____ OTTLAND, INC.

. 248. 47. 47. 47. 48. 8

FEBRUARY _____, 19__94__, between

CONTRACT A

14

as Grantor. as Trustee, and

KLAMATH COUNTY TITLE COMPANY ORECON MOTORSPORTS MANUFACTURING, INC.

as Beneficiary.

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Grantor irrevocably grants, burgains, sells and conveys to trustee in trust, with power of sale, the property in 10 County, Oregon; described as: and done operations prove the KLAMATH

LOTS 6, 7, AND 8, VALLEY VIEW, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON.

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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereot and all fixtures now or hereafter attached to or used in connection with

protive. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum the property.

and the nonpeyment increase of this trust deed.
6. To pay all costs, fees and expenses of this trust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and altorney's fees actually incurred.
7. To appear in and delend any action or proceeding purporting to affect the security rights or powers of boneliclary or trustee; 7. To appear in and delend any action or proceeding purporting to affect the security rights or powers of boneliclary or trustee; 7. To appear in and delend any action or proceeding purporting to affect the security rights or powers of boneliclary or trustee; 7. To appear in and delend any action or proceeding purporting to affect the security rights or powers of boneliclary or trustee; 7. To appear including any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed; and in any suit, action or proceeding in which the beneficiary is or trustee's attorney's fees; the amount of attorney's leas to pay all costs and expenses, including widence of title and the beneficiary's or trustee's attorney's fees; the amount of attorney's leas to pay all costs and expenses, including widence of suit and the beneficiary's or trustee's attorney's fees; fees on such appeal.
It is mutually agreed that:
8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, ticlary 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 hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company autho-rized to insure title to real property of this state, its subsidiaries, affiliares, agents or branches, the United States or any agency thereof, or an ecrow agent licensed under OES 596.505 to 596.585. Standblocker and the STATE OF OREGON, parts of the standard

they up has in the of 9.001 1947 ejqie. -110 Statute of the second of the s OTTLAND, INC negationkel and 194

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the British States and Beneficiary After Recording Estors to (Mane, Address, Zip): "It's allocat value of

KLAMATH COUNTY TITLE COMPANY PO BOX 151 and the extended estimates as here and KLAMATH FALLS, OR 97601

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in book/reel/volume No._____on page______or as fee/file/instru-ment/microfilm/reception No._____, Record of ______of said County.

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After the reveal of the maximum required to pay all resonable costs, or present and altorary's first meetawality paid or housed of the induced of the pay all resonable costs, or present and altorary's first meetawality paid or housed by beneficiary in such proceedings, and the balance applied upon the induced by a secured hereby; and granter agrice, at its own expense, to take such actions and cosents or charge thereby; and granter agrice, at its own expense, to take such actions and cosents or charge thereby; and granter agrice, at its own expense, to take such actions and cosents or charge thereby; and granter agrice, at its own expense, to take such actions and cosents or charge thereby; and granter agrice, at its own expense, to take such actions and cosents or charge thereby; and its pay allow on beneficiarly or granter allocting the liability of any person for the payment of the indobted means, trustee may (c) consent to the maxing of any map or plat of the property. (b) join its arguestation of the payment of the indobted means of the such actions of the payment of the indobted means of the such actions of the advisory. The granter means are or diverse in any convergence may be described as the 'granter means or the advisory's less there at the rest. The such as the payment of the property or any pay there there the rest. The such as the payment of the payment of the payment, it is a tranter of the indobted means of the advisory's less the advisory's l

selzed in les simple of the real property and has a valid, unencumbered title thereto HER STREET DE THE DIVICE 64 E

and that the grantor will warrant and lorever defend the same against all persons whomsoever. Lore grantor will warrant and lorever defend the same against all persons whomsoever. Lore 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 il grantor is a natural person) are for business or commercial purposes. 1691 10 63 20111115

5110 This deed applies to, inures to the benefit of and binds all parties hereto, their, heirs, legatees, devises, 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 harein, successors and assigns of the contract secured hereby, whether or not named as a beneficiary harein. red, hereby, whether or not named as a beneficiary herein screens countries but buyers with the second and the the countries of a countries o if the context so requires, the singular stall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereot apply equally to corporations and to individuals.

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disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent.	iout securini in da termot	C. CLANDINGAR, R.
If compilance with the Act is not required, divegand this notice: CD V200 ACT (Action of the set of	的复数形式的复数形式 机合金的 机合金的 机合金的 机合金的 化合金的 化合金的 化合金的 化合金的 化合金的 化合金的 化合金的 化	111.01.4 M 2 M 2 M 2 M 2 M 2 M 2 M 2 M 2 M 2 M
LOIS 1.12.5 billion STATE OF OREGON, County of) ss. February. 10	, 19.94,
This instrument was acknowledged before me on by L.A. Swetland	February 10	, <u>19</u> . 94,
President		
CFFICIAL SEAL Ottland, Inc.		
JULI LENGEL NOTARY PUBLIC - OREGON COMMISSION O. 009374 L/MCCOMMISSION EXPRES SEPT. 08, 1995 - COLERK, OF KITCH COLUMN TO THE	Just Lorge	l
TOLENDARY COMMISSION EXPLOSITE AND A COMMISSION EXPLOSITE AND A COMMISSION EXPLOSITE AND A COMMISSION EXPLORED AND A COMMISSION A COMMI	Notary Public 9.9/8/95.000000000000000000000000000000000000	: for Oregon
REQUEST FOR FULL'RECONVEYANCE (To be used only when obligations h		Surgert's an
The undersigned is the legal owner and holder of all indebtodness secured by the forego deed have been fully paid and satisfied. You hereby are directed, on payment to you of any trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust together with the trust deed) and to reconvey, without yearanty, to the parties designated by	ing trust deed. All sums secure sums owing to you under the deed (which are delivered to	d by the trust terms of the
held by you under the same. Mail reconveyance and documents to the same and the sa		(trates set
DATED:		, 🗟 Orandor
Do not lose or destroy this Trust Deed OF THE NOTE which it statutes	DVXX:	er panasi

Both must be deliver d to the trustee for cancellation before reconverginge will be made.

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Beneficiary

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FIRST RIGHT OF REFUSAL

In the event Ottland, Inc., receives an offer to purchase the subject property at a price and terms acceptable to Ottland, Inc., Ottland, Inc., will immediately give written notice to Oregon Motorsports Manufacturing, Inc., and Oregon Motorsports Manufacturing, Inc., will have 72 hours from receipt of said notice to meet said prior offer. Oregon Motorsports Manufacturing, Inc. may exercise this option to purchase by entering into a purchase agreement with Ottland, Inc., to purchase the subject property and tender a like amount of earnest money within 72 hours.

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and the second	record at request	and the state of t		and the set of the set	the	
of	Feb				1., and duly recorded	in Vol. <u>M94</u> ,
		of	<u>Mortgagea</u>			
				Evelyn	Biehn _ County Cl	erk
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