TRUST USED. Trust Deed Series Car No. \$31--Or 02-11-94A11:34 RCVD /- 2/0039 Volm94 Page 4712

75951 is the subtrivities for contrainction but its THIS TRUST DEED, made this set 8TH ster day of FEBRUARY 19 94 , between OTTLAND, INC,

as Grantor. ..., as Trustee, and

KLAMATH COUNTY TITLE COMPANY A STATE OF A STATE OF

., as Beneficiary,

The network for the lot of the star ford holds of all WITNESSETH: Chapter constant and the second enat P Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in 1,61 trainit: County, Oregon, described as: on the providence take poor

KLAMATH ... LOTS 10, 11, AND 12, BLOCK 1, MILLS GARDENS, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK, 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 prolits thereof and all fixtures now or hereafter attached to or used in connection with

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

DOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor haven contained and payment of the sum POR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor haven in according to the term of a promisery matches therein of the sum of the security payment of provide and the term of a promisery is the security of the done the within described property, er any part thereof, or any interest thereoin the security of the done the within described property, er any part thereof, or any interest thereoin, the beneficiary or or other and made by system of the security of the done the within described property, er any part thereof, or any interest thereoin, the beneficiary, then, it is beneficiary or or other that the security of the done the water that any states thereoin the security of the theory erantor without that having to donie the security of the theory and payment of the security of the done secured by this instruments in the date, stated above, on which the timal installment of the one term of the beneficiary is and payma or or the state secure of the security of the done state secure of the property.
 To protect the security of this frust the done state of the property of the analytical secures of denoils any wate of the property.
 To complete or restore promptly and in good and habitable condition and repairs not to remove or denoils any building or improvement which may be constructed.
 To complete or sector grant or period and beneficiary.
 To complete or cetting any public of the beneficiary.
 To complete or sector grant or period provide the bound income of head the bound income of the sector of the beneficiary and in good and habitable conditions and restored from the period of the beneficiary of the beneficiary.
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 To complete provide and destruction the period of the conderive of the

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, bene-8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ticiary 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 low of Oregon or the United States of the insurance company autho-trust company or savings and loan association authorized to do business under the low of Oregon or the United States of any agency thereof, or an eschow rized to insure title to real property of this state; its substitutes, agents or branches, the United States of any agency thereof, or an eschow agent licensed under ORS 696.505 to 696.585

STATE OF OREGON, -In with an armit the boundary nay. beled of the record dire and paperson in act prometer matte SS. restore and the second TRUST DEED supers of the second of the second sec sample of service of themes rapierty, this such extra of such realist may character function of such pro-letable for market, or such dates and market of market of such dates and market of the such and the such dates and market of the such and the such dates and the such and the such and the such dates and the such and the such and the such dates and the such and the such and the such dates and the such and the such and the such dates and the such and the such as a such County of . Certify that the within instru-111. The suicider apon mill thank permeating of the and setting and the particular contract was received for record on the 110.12 distantion design within a r van in den de ste state s o'clock M., and recorded VICELE FOR THE SPACE RESERVED at III than the star Greater Louis Lathuart four n book/reel/volume No._____on page_____or he tee/tile/instru-____or he tee/tile/instru-_____or he tee/tile/instru-_____or he fee/tile/instru-_____or he tee/tile/instru-_____or he tee/ TIL THE DUC IN FOR SIN T 112 11 2 105 The start of the second starts Beneficiery and to the contract data the County affized After Recenting Return to (Plane, Address, Zip) unter the same solution County affized. 1.12.97 KLAMATH COUNTY TITLE COMPANY STATISTICS ya Irsta Fleiseath NAME TITLE PO BOX 1151 Sal in the shearing contents in the set of , Deputy KLAMATH FALLS OR 97601

By ...

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and that the grantor will warrant and forwar defend the same against all parsons whomsoever. The grantor will warrant and forwar defend the same against all parsons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)² primarily for grantor's personal, family or household purposes (see important.Notice below), (b) for an organization, or (even if grantor is a natural poreon) are for business or commercial purposes, administrators, executors, the deed applies to inures to the benefit of and binds all parties hereto, their heirs, legatees, devices, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract because thereby, whether or not named as a beneficiary herein, using the interval of the contract because the englise, that the provisions heredo, the beneficiary shall mean the holder and owner, including pledgee, of the contract because thereby, whether or not named as a beneficiary hard the grantor, trustee and/or beneficiary may each be more than one person; that if the construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that made, assumed and implied to make the provisions hered apply equally to corporations and to individuals. IN-WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

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 the day and year first above written THAPORTANT NOTICE: Delete, by links out, whichever warranty (a) or (b) is not applicable; if warranty (c) is applicable and the beneficiary is a coditor as such word is defined in the Truthin-Lending Act and Regulation Z, the bit is that a first above written beneficiary MUST comply with the Act and Regulation by making required Dollars. If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of the state o

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This instrument was acknowledged before me on February 10 L.A. Swetland by President

OFFICIAL SEAL OCELIA JULI LENGEL NOTARY PUBLIC - OREGON	id, Inc.
COAMISSION NO. 009374 MY COMMISSION EXPIRES SEPT. 08, 1995 ULL 2010 COMMISSION EXPIRES SEPT. 08, 1995	COMPLA CREEK KEYNAL COMPLETE REFORM Notary Public for Oregon RIFTE COMPLETE COMPLETE STATES 9/8/95
CTUMICS RECOVER SUSAN DER	RECONVEYANCE (To be used only when obligations have been paid.)
deed have been fully paid and satisfied. You I trust deed or pursuant to statute, to cancel all together with the trust deed) and to reconvey,	holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust hereby are directed, on payment to you of any sums owing to you under the terms of the levidences of indebtedness secured by the trust deed (which are delivered to you herewith without warranty, to the parties designated by the terms of the trust deed the estate now and documents to
DATED:	

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Q2A OL PLEBRYDA-Both must be delivered to the trustee for cancellation before netwice u onveyance will be made. TRUST DIED

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.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of	Klamath County Title Co	the day
of Feb	A.D., 19 <u>94</u> at <u>11:34</u> o'clock <u>A.M.</u> ,	and duly recorded in Vol,
of	<u>Mortgages</u> on Page	
		County Clerk
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