FORM No. 381 - Oregon Trust Deed Series - TRUS	DEED (Asaig ment Rearrie	K Y 6834
8369 <i>THIS TRUST DEED, mad</i>	:39 RCVD 970 s :: : 30th	TRUST DEED VOL 094 Page 20592 C
	IE M. SAMSON DUNTY TITLE CO	
MOTOR IN	ESTIENT COMPA	▲ <u>翻出来。</u> 经验证编辑 建碱 医输出 医囊膜炎 新闻的 经公司 计算法 计计算法 计计算法 化合同分子 计分子 计分子
Grantot irrevocably grants KLAMATH	bar lains, sells and	VTNESSETH: conveys to trustee in trust, with power of sale, the property in cribed as:
DFRICAL	B S IN BLOCK 3	OF WEST CHILOGUIN, ACCORDING TO THE
	ints, hereditaments and issues and profits the	al appurtenances and all other rights thereunto belonging or in anywise now we and all fixtures now or increafter attached to or used in connection with
FOR THE PURPOSE OF SEC	RING PEPENDMAN	NCE of each agreement of grantor herein contained and payment of the sum CNE DOLLARS AND FOURTEEN CENTS
- 슬 문헌 - 글 집안 것 같은 것, 그는 것 가격적으로 친구	国際部長の保護が出	Dollars, with interest thereon according to the terros of a promissory and made by grantor, the final payment of principal and interest hereof, if
The date of maturity of the deb becomes due and payable. Should the	secured by this instruction	ment is the date, stated above, on which the final installment of the note
beneficiary's option*, all obligations see	tred by this instrume	t obtaining the written consent or approvel of the beneficiary, then, at the of an earnest money agreenent** does not constitute a sale, conversance of
To protect the security of this true	t deed, grantor agrees	
damaged or destroyed thereon, and pay	y and in good and hel	bitable condition any building or improvement which may be constructed,
	ic office or offices. as	sumits, conditions and restrictions allecting the property; if the beneliciary sumit to the Uniform Commercial Code as the beneliciary may require and swell as the cost of all lien searches made by filing officers or searching
4. To provide and continuously damage by lite and such other hazards written in companies acceptable to the	naivain insurance of a the beneficiary may eneficiary with loss	the buildings now or hereafter erected on the property against loss or from time to time tecuire, in an amount not less than \$,
at least fifteen days prior to the expiration cure the same at grantor's expense. The	m of any policy of in manual collected under	To procure any such insurance and to deliver the policies to the beneficiary surance now or hereafter placed on the buildings, the beneficiary may pro-
or any part thereof, may be released to i under or invalidate any act done pursual	tanter. Such application to such application	a may cetermine, or at option of beneficiary the entire amount so collected, in or release shall not sure or waive any default or notice of default here-
promptly deliver receipts therefor to ber	ficincy should the	al to pay all taxes, essessments and other charges that may be levied or taxes, assessments and other charges become past due or delinquent and rantor fail to make payment of any taxes, assessments, insurance premiums,
ment, beneficiary may, at its option, m secured hereby, together with the obligation	ke payment thereof,	and or by providing beneficiary with funds with which to make such pay- and the amount so paid, with interest at the rate set forth in the note
with interest as aforesaid, the property i bound for the payment of the obligation	ereinbelore described	a suising from breach of any of the covenants hereof and become a part of a suising from breach of any of the covenants hereof and for such payments, as well as the grantor, shall be bound to the same extent that they are all such payments shall be immediately due and payable without notice, irry, render all sums secured by this trust deed immediately due and pay-
6. To pay all costs, fees and exper trustee incurred in connection with or in	teed.	ding the cost of title search as well as the other costs and expenses of the
and in any suit, action or proceeding in i to pay all costs and expenses, including a	tion or proceeding put hich the beneficiary (Thorting to affect the security rights or powers of heneficiary or trustee; or trustee may appear, including any suit for the foreclosure of this deed, heneficiency at the trust of the security of the secur
the trial court, grantor further agrees to p torney's fees on such appeal.		a benchickary a or transfer attorney's tees; the amount of attorney's fees a trial court and in the event of an appeal from any judgment or decree of possible court shall adjudge reasonable as the beneficiary's or trustee's at-
It is mutually agreed that: 8. In the event that any portion of ficiary shall have the right, if it so elect	all of the property is, to require that all	shall be taken under the right of eminent domain or condemnation, bene- or any portion of the monies payable as compensation for such taking.
NOTE: The Trust Deed Act provides that the trus or savings and losn association authorized to do	te harounder must be eith using a under the laws of	or an attorney, who is an active member of the Oregon State Bar, a bank, trest company
WARNING: 12,000 1/011-0 100312023 200 1021	i lyoid in exercise of this (States or any agency there if, or an escrow sgent licensed under ORS 696.505 to 696.585. e.tion. # ining beneficiary's consert in complete detail.
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SADIE N. SAMSON		Sounty of
		ment has received for record on the
Granter MOTOR INVESTMENT COMP	NWY ASSESSMENT	ar clock M, and recorded
		RECORDER SUSS page
Beneficiary After Recording Return to (Norse; Address; Zip)::		Record of of said County. Witness my hend and seal of
MOTOR INVESTMENT COMPA		County effixed.
KLAMATH FALLS, OR 976	j i	By Deputy *

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and that the grantor will warrant and forever defend the same against all persons v-homsoever. 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 howehold purposes (see Important Notice below), (b) tor an erganization, or (es an // grantor is a naised person) set for business or commercial purposes. This deed applies to inures to the benefit of and bia's all parties herefor, their heirs, lefatees, devises, administrators, executors, personal representatives, successors and as igns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary hereir. In construing this trust deed, is a understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires; the singular ishall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. IN WHTNESS WHERECUP the dramtor has executed this instrument the day not user first a beneficiary that each the grantor the day of the provisions hereol apply equally to corporations.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (c) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Londing Act and Regulation Z, the beneficiary IAUST comply, with the Act at d Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of Manager I us instrument was cknowledged before me on Same OFFICIAL SEAL THOMAS A MOORE NOTARY PUBLIC OREGON COMMISSION NO COOLINGT. To us instrument was a cknowledged before me on MMISSION EXPIRES NOV. 22, 1994 23 were ्याह 经非财富性 建酸 Notery Public for Oregon My commiss on expires 11/23/85 **张月**老法 相對法律 and a set of the set of the set of the STATE OF OREGON: COUNTY OF KLAMATH: 前部有1440年(14 年初前13月1日) 1 6. st. Klarath Cointy Title Co 1st day Filed for record at request of the A.D., 19 94 at 11: 39 o'clock A.M., and thuly recorded in Vol. M94 of July Morti gea of on Page _____20592 County Clerk ne / Nuclemold Evelyn Bighn FEE \$15.00 By YIL ALL ning in the second s 845 S