이 가슴의 것이 집안 같아요.		-94A11:15 RCVD	같이 : 바람은 분의용을 알려진다. 이미지 않는 것이 가지 않는 것이다. 물건 같은 것 같은 물질을 받아 있는 것 같은 것이다. 것이 같은 것이다. 것이다.
EM No. 481-Ongen	Tust Desit SeriesTEUSY DEED.	COPYRIGHT IS	DE STEVENS-HERBELAW PUBLISHING CO. PORTLAND, OF STAN
Colog This ti	RUST DEED, made this	day ofDECEMBER	
ада — Майлан Алтанан — Алтанан — А	JOHN B. THOMAS AND MILL	E M. THOMAS	, as Grantor, as Trustee, and
		유명하다는 승규가 하는 것이 가지 않는 것이 있는 것이 가지 않는 것이 있다.	, as Beneficiary,
Grantor	(a) A second s second second seco	WITNESSETH: s and conveys to trustee in	trust, with power of sale, the property in
	TOTIC 12 AND 14 IN BLOCK	1 OF HOLLISTER ADDIT G TO THE OFFICIAL PLA	TION TO THE CITY OF KLAMATH AT THEREOF IN FILE ON THE X, OREGON.
a dual and migh all	and singular the tenements, horeditame	ints and appurtenences and all o	other rights thereunto belonging or in anywise nos or hereafter attached to or used in connection with
or hereaiter appe the property.	rtaining, and the tents, issues and pro-	THEANCE of each primerient of	forantor herein contained and payment of the sur
of SIXT	EEN THOUSAND THREE HUNDRE	Dollars, with inter	AND FIVE CENTS rest thereon according to the terms of a promition tinal payment of principal and interest hereof,
not sooner paid, The date	to be due and payable DECERDE of maturity of the debt secured by this nevable. In the event the within des	s instrument is the dete, stated wribed property, or any part th	above, on which the final installment of the non- proof, or any interest therein is sold, agreed to h
sold, conveyed, a at the beneficiar	y's option, all obligations secured by the	is instrument, irrespective of the	e maturity dates expressed therein, or herein, sha
1. To pro provement there	tect, preserve and maintain the proper on; not to commit or permit any waste	of the property. and habitable condition any bu	; not to remove or demolish any building or in ilding or improvement which may be constructed
damaged or dest	royed thereon, and pay when due an or only with all laws, ordinances, regulation	ms, covenants, conditions and re	estrictions allecting the property; if the beneficia commercial Code as the beneficiary may require a lien searches made by tiling officers or searchi
agencies as may 4. To pro damage by fire written in comp ficiary as soon a at least filteen o	he deemed desiration by his order and and such other hazards as the benefici names acceptable to the beneficiary, wi is insured; if the grantor shall tail tor ar days prior to the expiration of any poli- dependent expense. The amount collect	rance on the buildings now or lary may from time to time req ith loss payable to the latter; all ny reason to procure any such im ley of insurance now or hereafte ted under any fire or other insu	hereafter erected on the property against loss uire, in an amount not less than $\$$ policies of insurance shall be delivered to the ber- surance and to deliver the policies to the beneficiar r placed on the buildings, the beneficiary may p- irance policy may be applied by beneficiary up option of beneficiary the entire amount so collect cure or waive any default or notice of default he
or any part the under or invalide 5. To ke assessed upon c promptly delive liens or other ci ment, beneficia secured hereby, the debt secure with interest as bound for the 1 and the nonpay able and consti 6. To pa trustee incurree 7. To an and in any suil to pay all coats mentioned in t the trial court, torney's fees on It is mu 8. In th	reot, may be followed to grain to such not late any act dono pursuant to such not ep the property free from construction or against the property before any part of receipts therefor to beneficiary; show harges payable by grantor, either by dii ry may, at its option, make payment together with the obligations described a storeseid, the property hereinbefore of payment of the obligation herein descr- ment thereof shull, at the option of the twite a breach of this trust deed. y all costs, lees and expenses of this fr d in connection with or in enforcing th land expenses, including evidence of this and expenses, including evidence of the grantor further agrees to pay such sum a such appeal. hall agreed that: e event that any portion or all of the twite a tree that any portion or all of the	ice. a liena and to pay all taxes, ass t of such taxes, assessments and ild the grantor fail to make pay- rect payment or by providing be thereof, and the amount so pa- d in paragraphs 6 and 7 of this any rights arising from breach or doscribed, as well as the grantor- ribed, and all such payments shi- be beneticiary, render all sums se rust including the cost of title s bis obligation and trustee's and seding purporting to affect tho noficiary or trustes may appear the and the beneficiary's or trust and by the trial court and in the h as the appellate court shall ad property shall be taken under is that all or any portion of the	sessments and other charges that may be levied of other charges become past due or delinquent a ment of any taxes, assessments, insurance premiur, meticiary with indus with which to make such p hid, with interest at the rate set forth in then trust deed, shall be added to and become a part it any of the covenants hereoi and for such payment r, shell be bound to the same extent that they all be immediately due and payable without not occured by this trust deed immediately due and p oarch us well as the other costs and expenses of attorney's fees actually incurred. security rights or powers of beneficiary or trusts including any suit for the foreclosure of this de interney's fees; the amount of attorney's a event of an appeal from any judgment or decrea- judge reasonable as the beneficiary's or trustee's the right of eminent domain or condemnation, be a monies payable as compensation for such tak
	and art provides that the trustee herous	nier must be either an attomey, wi	to is an active member of the oregon state bur, a w
trust company of	r savings and loan association contents subsid	iories, alfiliates, agents or branche	i, the United States or any agency thereof, or an esc
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rized to insure t agent licensed u JOHN J MILLIE MOTOR	TRUST DEED TRUST DEED A. THOMAS Granter INVESTMENT COMPANX Seneficiery	BPACE RESERVED FOR	STATE OF OREGON, County of I certify that the within inst ment was received for record on day of n book/reel/volume No. page or as fee/file/inst ment/microfilm/reception No. Record of of said County Witness my hand and seal
trust company as rized to insure to agent licensed u JOHN.J ANJ MILLIE MOTOR	rizvings and loan association association for the state, its subsic inder OR5 696.505 to 696.585. TRUST DEED B. THOMAS D M. THOMAS Grantor INVESTMENT COMPANY	BPACE RESERVED FOR	STATE OF OREGON, County of

MOTOR INVESTMENT COMPANY P.O. BOX 309 KLAMATH FALLS, OR 97601

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By

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and that the grantor will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily tor grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties heroto, their heirs, legatees, devisees, administrators, executors, secured hereby, whether or not named as a beneficiary herein. In 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 hereof spply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executived this instrument the day and year first above written.

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

			y and year first abo	Ve Writton
* IMPORTANT NOTICE: not applicable; if worm	Delate, by lining out, whichever warranty (a anty (a) is applicable and the beneficiary is at in the Truth-in-Lending Act and Bury	I) or (b) is John B.	The	- witten,
bonoficious Asson	a in the Truthandon de	G Creditor A		
If compliance with the	id in the Truth-in-Lending Act and Regulatic ily with the Act and Regulation by naking pose use Stavens-Ness Form No. 1319, or eq Act is not required, disregard this nation	required Provident Provident	Thomas	
	SVI 35 DET POLITICA I L.	luivalent.		
	STATE OF OREGON, Cour	ty of KLAMATH		
	This instrument was a	ty of <u>KLAMATH</u> cknowledged before me on <u>MILLIE M. THOMAS</u>) ss.	
				*** 63
	This instrument was a by JOHN B. THOMAS AND This instrument was ac by	Knowledged before me on		, 19.5
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