| DRM No: 881 - Oregon Trust Deed Sories - TRUST DEED (A | reign a ant Restricted). | COPYRIGH | T 1994 BTEVENS NESS LAW PUBLISHS | NG CO., PORTLAND, OR 61204 |
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| CATE 02042218 09-20-94P | 03:46 RC WRUST | DEED | Mak Page | <u>29667</u> |
| ATE 02042218 09-20-94P 490 THIS TRUST DEED made this 0]] ie Norwood | da | . ofSeptember | | |
| | T | | | as Trustee, and |
| Motor Investment Co | 5. <u>8.1</u> 2. 5.1 | | | |
| Grantor irrevocably grants, barg Klamath STEWART ADDITION TO THE- Oregon. LESS the Souther | WITN E ains sells and conv Oregon, described | eys to trustee in trust as: Lots 14 and 1 FALLS, in the C | t, with power of sale, 5., Block 7, ounty of Klamath | the property in |
| CODE 211 MAP 3909-7CB TL CODE 211 MAP 3909-7CB TL | 5500 | • • • • • • • • • • • • | | |
| togerher with all and singular the tenements. or hereafter appertaining, and the rents, issue | here itaments and app and profits thereof a | irtenances and all other i nd all fixtures now or her | ights thereunto belonging eatter attached to or used | or in anywise now in connection with |
| he property. FOR THE PURPOSE OF SECURIN Fleven Thousand Ihree Hu | dred Fourty S | t each agreement of gran | tor herein contained and | and a promittory |
| to of even date herewith payable to bern to sooner paid, to be due and payable | red by this instrument or either agree to, atten t in t without first of | ade by grantor, the binal , 1999 t is the date, stated above upt to, or actually sell. co taining the written conserv | re, on which the final ins nvey, or assign all (or ar nt or approval of the ben | taliment of the note y part) of the prop- eficiary, then, at the or berein shall be- |
| one immediately due and payable. The cassignment. To protect the security of this trust du 1. To protect, preserve and maintain provement thereon; not to commit or permit | ted, grantor agrees: the property in good any waste of the prop rd in good and habital | condition and repair; not erty. le condition any building | to remove or demolish or improvement which | any building or im- may br constructed, |
| 2. To complete of rescue phoniphy whe damaged or destroyed thereon, and pay whe 3. To comply with all laws, ordinance to pay for filing same in the proper public agencies as may be deemed desirable by the 4. To provide and continuously ma damage by fire and such other hazards as written in companies acceptable to the ben ticiary as soon as insured; if the grantor sha at reast fifteen days prior to the expiration cure the same at grantor's expense. The am any indebtedness secured hereby and in such or any part thereof, may be released to gra | ing statements pursue office or offices, as we ben ficiary. ntair insurance on the beneficiary may the stice ry, with loss pay. I fail for any reason to of ery policy of insue of ery policy of insue | t to the Uniform Comme l as the cost of all lien buildings now or herea m time to time require, i ble to the latter; all polic procure any such insuranc ace now or hereafter plac y fire or other insurance | searches made by fining fifter erected on the prof in an amount not less that les of insurance shall be d be and to deliver the polic ed on the buildings, the policy may be applied | bents of scattering perty against loss or n \$ lelivered to the bene- ies to the beneficiary ipeneficiary may pro- by beneficiary upon amount so collected. |
| or any part thereof, may be released to gra- under or invalidate any act done pursuant 5. To keep the property free from a assessed upon or against the property belo promptly deliver receipts therefor to benef- liens or other charges payable by grantor, e ment, beneficiary may, at its option, mak secured hereby, together with the obligation the debt secured by this trust deed, withour with interest as aloresaid, the property he bound for the payment of the obligation I and the nonpayment thereof shall, at the o | to such notice. onstruction liens and e an > part of such a ciary; should the gran the by direct payment $p = p ment thereof, so is a excibed in paragra- way or of any rights s eino fore described, a$ | o pay all taxes, assessme tes, assessments and othe tor fail to make payment t or by providing benefici t the amount so paid w phs 6 and 7 of this trust ising from breach of any well as the grantor, sha | nts and other charges th r charges become past d of any taxes, assessments, ary with funds with whic ith interest at the rate s deed, shall be added to a of the covenants here of a ll be bound to the same | at may be levied or ue or delinquent and insurance premiums, in to make such pay- set forth in the note and become a part of d for such payments, extent that they are when without notice. |
| and the nonpayment thereof shall, at the able and constitute a breach of this trust of 6. To pay all costs, fees and expens trustee incurred in connection with or in 7. To appear in and defend any act and in any suit, action or proceeding in w, to pay all costs and expenses, including ev mentioned in this paragraph 7 in all cases the trial court, grantor further agrees to pay | ied. is of this trust including on or ing this obligations on or proceeding purp uich he beneficiary of denc of title and the shall be tixted by the r y such sum as the argu- | g the cost of title search and trustee's and attorn rting to affect the scur trustee may appear, noth beneficiary's or trustee's rial court and in the even allate court shall adjudge | as well as the other cost ney's fees actually incurre ity rights or powers of b doing any suit for the for attorney's fees; the amount of an appeal from any reasonable as the benefi | s and expenses of the d. eneficiary or trustee; eclosure of this deed, unt of attorney's fees judgment or decree of ciary's or trustee's at- |
| torney's fees on such appear. It is mutually agreed that: 8. In the event that any portion of ficiary shall have the right, if it so elects | all (i the property al to require that all o | all be taken under the rig any portion of the mor | ght of eminent domain of lies payable as compense | condemnation, bene- ation for such taking. |
| ticiary shall have the right, If it so electric NOTE: The Trust Deed Act provides that the trust or savings and loan association authorized to do b property of this state, its subsidiaries, affiliates, age 'VARNING: 12 USC 1701-3 regulates and may The publisher suggests that such an agreement | ats or oranches, the United | States or any agency thereof, of | an escrow agent licensed und | rized to insure title to real er ORS 696.505 to 696.585. |
| ••• The publisher suggests that such all agreement | | | STATE OF OREGO | N, |
| TRUST DEED | | 1.45 1.45 1.45 | County of | t the within instru- |
| <u>Ollie Norwood</u> | · · · · · · · · · · · · · · · · · · · | 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 | ment was received | for record on the |
| Granter Motor Investment Co: | 2 4 3 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 | SPACE RESERVED | at o'clock in book/reel/volume | M., and recorded Noon r as fee/file/instru- |
| | $\begin{array}{cccccccccccccccccccccccccccccccccccc$ | n gin ngan tin tin ng gin g≌tin nin tin tin gin di | ment/microfilm/rec | of said County. |
| After Recording Return to (Namo, Address, Zip): | | n an Station Martin An Station June An Station | Witness my County affixed. | hand and seal of |
| Motor Investment Co | | 1 | NAME | TITLE |
| Klamath Falls,Or 97601 | | | By | Deputy |

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

Horward Tel. * IMPORTANT NOTICE: Delete, by lining out, which ever warranty (a) 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-Len ling that and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Nes Form No. 1319, or equivalent. If compliance with the Act is not required, a urage d this notice. STATE OF OF EGON, County of Klamath)ss This instrument was ac enowledged before me on September 15 by OLITE NORWOOD This instrument was ac mowledged before me on by OFFICIAL²⁸EAL SANDRA SOCRANE COMMISSION NO. 025921 MY COMMISSION EXPIRES JULY 07, 1197 - an Notary Public for Oregon My commission expires July 7, 1997 3935-31 I A 一般。 静静的 计分析 法法 1.1.1 en an an an a **54.** 1995 1. 1. 12 K 2 STATE OF OREGON: COUNTY OF KL AMATH: 5.8 Filed for record at request of Aspen Tiule Co • • •2 20th the _ dav A.D.; 19 94 at 3:46 oclock _____ PM., and duly recorded in Vol. Sept M94 of ____ Evelyn Biehn - County Clerk By Danie Muil FEE 12 \$15.00 para late to the point to a class the station of the state of the stat ÷. _:__: <u>__</u>