计多数形式形式 化甲基氨基 建正式化理试试试试试试试试试 化原始 计数据分子系统和表达的语言 上述	-08-9541.1-1	61 RGVD	1993 STEVENS-NÉSS LAW PUBLISHING	CO., PORTLAND, OR \$7204
FORM No. 551 - Oregon Trust Deed Series - ) RUST DEED (Assignment Reath	TRUST DEED	#4298	2 Vol. <u>M95</u> Pa	5197
THIS TRUST DEED, made this	day of	March	VUI <u>111</u> 1 <b>2</b> , 19, 19	95 , between
Valery Haughton Aspen Title & Escrow, Inc				s Trustee, and
Motor Investment Co			a	s Beneficiary,
Grantor irrevocably grants bargains, sells a	WITNESSETH.			11
NI dilla CII	escribed as: See	EXHIBIT "	A''	
A CONTRACTOR FOR ER TO A CONTRACT	4 (c. 17) 1 (c. 17)			
[16] M. Angella, J. M. Start, "The state state of the state of the state of the state state of the state of the state."				
together with all and singular the tonervents, hereditaments	s and appurtenances	and all other ri	ghts thereunto belonging o	in anywise now
together with all and singular the tenervents, hereditaneets or hereafter appertaining, and the rents, issues and profits the property. FOR THE PURPOSE OF SECURING PERFORM	mereor and an mere			
of Seven Thousand One Hundred Severt	y and 42/100			of a promissory
note of even date herewith, payable to beneficiary or cod	er and made by \$55	ntor, the final	reon according to the term payment of principal and i	nterest hereof, if
note of even date herewith, payable in bether hard of the not sooner paid, to be due and payable March 6th The date of maturity of the deby secured by this in becomes due and payable. Should the grantor either age	strument is the dat	a actually rell	on which the final install convey, or assign all (or	ment of the note any part) of the
property or ali (or any part) of (ranth's interest in it with		all abligations	secured by this instrumen	t. irrespective of
the maturity dates expressed the ein or nerein, shall the The execution by grantor of an er mest money agreemen **	* does not constitute	a sale, conveya	nce or assignment.	
To protect the security of this hust deed, grantor ag 1. To protect, preserve and maintain the property provement thereon; not to commit or permit any waste of	in good condition a	nd repair; not i	o remove or demolish any	building or im-
2. To complete or restore promptly and in good bits damaged or destroyed thereon, and pay when due all costs	incurred therefor.	and contrictio	ns effecting the property; ;	if the beneficiary
so requests, to join in executing such inancing statements	s pursuant to the Ur es, as well as the co	at of all lien se	ial Code as the beneficiary arches made by filing offi	may require and cers or searching
4. To provide and continuously maintain insurance	e on the buildings	now or hereaf	er erected on the propert	y against loss or
written in companies acceptable to the beneficiary, with	loss payable to the	mich insurance	and to deliver the policies	to the beneficiary
at least lifteen days prior to the spirition of any point of cure the same at grantor's expense. The amount collected	under any fire or o	ther insurance	olicy may be applied by	beneficiary upon ount so collected.
or any part thereof, may be released () grantor. Such a p	incation of release a		-	
5. To keep the property free t on construction the assessed upon or against the property before any part of	SUCH LAKES, ASSESSIO	aka normant of	onv taxes assessments, ins	urance premiums,
liens or other charges payable by gran or, either by direct ment, beneticiary may, at its of tion, make payment the	reol, and the amou	nt so paid, with	interest at the rate set	forth in the note become a part of
secured hereby, together with the obligations described in the debt secured by this trust det d, wi hout waiver of any	rights arising from	breach of any of	the covenants hereof and for the bound to the same ext	or such payments, ent that they are
bound for the payment of the obligation herein described and the nonpayment thereof shall, at the option of the be	eneficiary, render all	sums secured b	y this trust deed immediat	ely due and pay-
able and constitute a breach of this ruist deed. 6 To pay all costs, fees and expenses of this truit trustee incurred in connection with s in entarcing this c	including the cost of bligation and truste	of title search as e's and attorney	well as the other costs an 's fees actually incurred.	d expenses of the
7. To appear in and deterd an action or proceed and in any suit, action or proceeding n which the bear the	ciary or trustee may	appear, includi	ing any suit for the foreclo	of attorney's fees
to pay all costs and expenses, including evidence of fills a mentioned in this paragraph 7 it all cases shall be fixed the trial court, grantor further agrees to pay such such s	by the trial court as the appellate court	nd in the event of shall adjudge re	of an appeal from any judg asonable as the beneficiary	ment or decree of 's or trustee's at-
torney's fees on such appeal. It is mutually agreed that		under the rith	e of eminent domain of cor	demnation, bene-
liciary shall have the right, it is so elects, to require the	the ellber on efferting t	who is an active m	omher of the Oregon State Bar, a	bank, trust company
or savings and loan association authorized to do business under the	he United States or any a	United States, a titl gency thereof, or an	e insurance company authorized escrow agent licensed under Ol	to insure title to real 38 696.505 to 696.585.
"WARNING: 12 USC 1701 regulates and may prohibit exercise of "The publisher suggests that such a same ment address the issues				
	a jorden en e	S	TATE OF OREGON,	Jss.
			County of	
Valery F. Hanover Haughton	- 0 11 5 11 1		I certify that th ent was received for	record on the
		RVED St	day of 	, 19, I., and recorded
Granted at 1	FOR RECORDER	in	book/reel/volume No	on
Motor Investment Co		- 294	ent/microfilm/reception	on No,
Beneficer (		R	ecord of Witness my ha	of said County. nd and seal of
After Recording Return to (Name, Address Zip): \$45 (1)	- #0n : 1013 140	/ c	ounty affixed.	· .
Motor Investment Co t		•	NAME	TITLE
Klawath Falls, Or 97601		B	<u>y</u>	, Deputy

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IN WITNESS WHERE ()F, the grantor has executed this instrument the day and year first above written.

IN WITNESS WHERE()F, the grantor has execution	Lalery Haughton
*IMPORTANT NOTICE: Delete, by it ing out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the benefic ary is a creditor as such word is defined in the Tanth-in Conding Act and Regulation Z, the association with the Act and Regulation by making required beneficiary MUST comply with the Act and Regulation to its 1, on equivalent.	8
disclosures; for this purpose use Stivent rest to this notice.	Oregon )ss. 3 ,19.95,
This instrume a twas acknow This instrume a twas acknow	March 3, 19.95, wledged before me on March 3, 19.95, mledged before me on , 19,
by This instrumer twas acknow	wiedged before me on
b;	
of an and a seal	artal Miller's Notary Public for Oregon
RICHARID J. WICKLING NOT/RY PUBLIC-OREGON CONMESSION NO. 037287	My commission expires 1000 11
REQUEST FOR FULL RECONVEYANCE (To b	be used only when obligations have been paid.) ustee fedness secured by the foregoing trust deed. All sums secured by the trust for a symmet to you of any sums owing to you under the terms of the bit dness secured by the trust deed (which are delivered to you herewith bit dness secured by the trust deed (which are delivered to estate now
TO: The undersigned is the legal owner and holdsr of all indebi The undersigned is the legal owner and holdsr of all indebi the been fully paid and sufficient. You hereing are directed	ustee fedness secured by the foregoing trust deed. All sums secured by the trust for an ayment to you of any sums owing to you under the terms of the f, on payment to you be trust deed (which are delivered to you herewith biedness secured by the trust deed (which are delivered to you herewith to the parties designated by the terms of the trust deed the estate now to
The undersigned is individually an individual of the open real open	10
held by you under the third is in the second s	
DATED:	Boneficiary
Do not lose or destroy this Tre st Daed OR THE NOIE white the Both must be delivered to the trustee for cancellation before Achievement and s.	
	He de la contra de

A portion of the NE 1/4 NW 1/4 Section 18, Township 38 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

EXHIBIT

Beginning at a point on the Easterly right of way line of the Dalles-California Highway which lies North 89 degrees 42' West, a distance of 710.5 feet and South 6 degrees 02' West, a distance of 711 feet from the iron axel which marks the quarter distance of 711 feet from the iron axel which marks the quarter former common to Sections 7 and 18, Township 38 South, Range 9 corner common to Sections 7 and 18, Township 38 South, Range 9 degrees 02' West along the Easterly right of way line of the 6 degrees 02' West along the Easterly right of way line of the Dalles-California Highway, a distance of 144 feet, more or less, 28.04 feet to a point; thence North 6 degrees 02' East, a distance of Dalles-California Highway, a distance of 139.75 feet to a point; thence North 88 degrees 25' West, a distance of 327.7 feet, more or less, to the Point of beginning.

CODE 190 MAP 3809-18BA TL 900

FEE \$20.00

Vallery Haughton MARCh 3, 1995

THE AMATH: S.	8th	_day
STATE OF OREGON: COUNT' OF KLAMATH: ss. Aspen Title & Escrow	the M95	
	recorded in Vol	
514 o'clock 514		v R
Filed for record at request of A.D. 1995 at on Page	A Letsch. County Clerk	
of March Mortgages Bernetha	Huloo	
of By appelle 1	- d	