	ED (Assignment Restr	06. APR 22	Р3:44 сотивнат эн	STIEVENS-NEGS LAW PUSI (SHIN) CO	D. PORTLAND OR 9
16772		TRUST DEED	40445-2. SVOL	nn96 Page	1162
THIS TRUST DEED, made	this22NI) day of	APRIL	1096	, betwe
IDA LEN	ASPIRES		*****		
				, as 2	Trustee, a
MOTOR INVEST	IENT COMPANY	*************			Beneficia
Grantor irrevocably grants, I KLAMATH Cou	argains, solls ar	nd convers to			
SOUTH 1/2 OF LOT C OF COUNTY OF KLAMATH, STA	HE RESUBDIV E OF OREGON	ISION OF T	RACT 24, ENTERPR	ISE TRACTS, IN	THE
glether with all and singular the tenemon r hereafter appertaining, and the rents, is	s, hereditaments a	nd appurtenence	v and all other rights the	steunto belovénsi or in	normia
r hereafter apperializing, and the renter te property. FOR THE PURPOSE OF SECUR **TWENTY NINE THOUSAND THE	NO PERFORMEN		and the of hereaster at	tached to of used in col	nnection wi
ote of even date herewith, payable to be at sooner paid, to be due and payable	eficiary or order	1 0 M N L L 1 M U .	DULIARS AND SIX	I.Y. IWO CENTS**	
The date of maturity of the debt a comes due and rayable. Should the gran ty or all (or any part) of grantor's inter neficiary's option's, all obligations secure me immediately due and payable. The e signment. To protect the security of this term	cured by this inst or either agree to, st in it without fi by this instrum ecution by granto	rument is the d , sttempt to, or isst obtaining the ent, irrespective or of an extrast of	Me, stated above, on wh sciually sell, convey, or a written consent or appi of the maturity dates es money agreement** does	ich the final installmer assign all (or any part) roval of the beneficiary spressed therein, or her not constitute a sale, c	nt of the ne of the pro , then, at t ein, shall l conveyance
2. To complete preserve and maintain yearent thereon; not to commit or perm 2. To complete or restore promptly maged or destroyed thereon, and pay who 3. To comply with all laws, ordinance requests to join in execution with there	the property in g any waste of the nd in good and ha n due all costs inc s, regulations, cov	good condition a property. bitable conditio wrred therefor. renants, condition	n any building or impro	vernent which may be	constructed
A Top show the deemed desirable by the 4. To provide and continuously may mage by fire and such other hazards as a liten in companies acceptable to the ben fary as soon as insured; if the grantor sha least filteen days prior to the expiration e the same at gruntor's expense. The am indebtedness secured hereby and in such any part thereof, may be released to grant for or invalidate any act does purposed.	beneticiary. Itain insurance on the beneticiary may ficiary, with loss tail for any reaso. It any policy of in unt collected under order as benetician tor. Such application	n the buildings y from time to i payable to the h n to procure any surance now or or any fire or of y may determine on or release sh	now or hereafter erected ima require, in an amou after; all policies of insur- such insurance and to de hereafter placed on the 1 her insurance policy ma b, or at option of benefici all not cure or waive am	d on the property age of on the property age in not less than \$ since shall be delivered liver the policies to the buildings, the benetician y be applied by benet any the entire amount ; default or notice of d	or searching inst loss o to the bene beneficiary y may pro- iciary upor so collected efault beco
Jo Reep the property free from c resed upon or against the property befor mptly deliver receipts therefor to benefit s or other charges payable by grantor, ei w, beneliciary may, at its option, make tred hereby, together with the obligation debt secured by this trust deed, without i interest as aforesaid, the property here and for the payment of the obligation he the nonpayment thereof shall, at the op and constitute a breach of this trust dea	nstruction liens a any part of such ary; should the g her by direct payn payment thereol, described in part aiver of any right nbefore described, ein described, and on of the benefici	nd to pay all ta taxes, assessme rantor fail to mu nent or by provi and the amoun sgraphs 6 and 7 's arising from bi , as well as the 1 all such payme ary, render all s	xell, assessments and oth nts and other charges bu- ke payment of any taxes ding beneficiary with fun- (so paid, with interest of this trust deed, shall i each of any of the coven grantor, shall be hound ents shall be immediately ums secured by this trus	ter charges that may be ecome past due or deli- , assessments, insurance ula with which to make at the rate set forth i be added to and become nits hereot and for such fo the same extent the ' due and peyable with t deed immediately du	e levied or nquent and premiums, such pay- n the note e a part of payments, at they are sout notice e and nove
6. To pay all costs, fees and expenses the incurred in connection with or in en T. To appear in and defend any action in any suit, action or proceeding in which any all costs and expenses, including evid tioned in this paragraph 7 in all cases aftrial court, granter further agrees to pay ey's lees on such appeal. It is mutually agreed that: 8. In the event that any portion or any shall have the right, if it so elects, to pay any shall have the right.	or proceeding pu the beneficiary of the beneficiary of the beneficiary of the beneficiary of the beneficiary of the beneficiary	rporting to afte or trustee may a be beneficiary's o trial court and opellate court sh	of the security rights or ppear, including any sui or trustee's attorney's fu- in the event of an appea all adjudge reasonable a	Haily incurred, powers of beneficiary i for the foreclosure of ss; the amount of atto i from any judgment o, a the beneficiary's or tr	or trustee; this deed, rney's lees r decree of rustee's at-
E: The Trust Deed Act provides that the trustee i rings and loan association authorized to do bush riy of this state, its subsidiaries, affiliates, ngents RNING: 12 USC 1701j-3 regulates and may pro a publisher suggest: that such an agreement ac	reunder must be eith ess under the laws of r branches, the United ibit exemise of the	ter an attorney, who I Oregon or the Unit d States or any agen	is an active member of the (od States, a title insurance of cy thencof, or an eactow agent	tellon State Bar, a bank, tri	ch taking, ust company
TRUST DEED			STATE OF	OREGON,	
			Countries		- S S.
TOA LENA OF THE			$\sim \alpha \alpha \alpha \alpha \gamma \alpha$		1

Grantar MOTOR INVESTMENT COMPANY

------...... Sensitiery

-----After Recarding Return to (Name, Address, Zip):

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

SPACE RESERVED FOR RECORDER'S USE County affixed. NAME TIME

Deputy

By

11163

Phick are in escass of the amount required to pay all reasonable costs, expanses and attorney's fees necessarily paid or incurred by farming the paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney is individual and applied to be individual to any expanses of the solution of the one expanse of the solution of the solution of the one expanse of the solution of the solution of the one expanse of the solution of the

and that the grantor will warrant and forever delend 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 for grantor's personal, tarnily or household purposes (see Important Notice below).
(b) loc an organization, or forwer it grantor is a natural corsor) are for business or commercial purposes.
(b) loc an organization of the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, rescand representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract 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 it the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereod apply equally to corporations and to individuals.
IN WITNESS WHEREOF, the drantor has executed this instrument the day and year first above written.

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

by	A Sola Lena Spires <u>Hamila</u>) 55. <u>4/20</u> , 10°Co, redged before me on
	My commission expires 11 2 3/56
STATE OF OREGON: COUNTY OF KLAMATH : ss. Filed for record at request ofABPan_Titl ofAD., 19 96at3:44 ofAD., 19 96at3:44 FEE \$15.00	e the 22nd da o'clock P. M., and duly recorded in Vol. <u>M96</u> on Page <u>11162</u> Bernetha G. Letsch, County Clerk By Callet the color of th
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