FORM No. 861 - Oragon Trust Deed Sc	rice - TRUST DEED (Acalgoment Restric	44 .	COPYRIGHT 1884 STEVENS-NE	BE LAW PUBLISHING CO., PORTLAND, OR \$7204
	no (ar su consideration access BD; made this (550-1) #151	** *	of Vol. mal	
71		***************************************		, 19 96 , between
AS	IDITH A. PRESLAR SPEN TITLE COMPANY	*************************		, as Grantor, , as Trustee, and
MC	TOR INVESTMENT COMP	ANY		, as Beneficiary,
	ly grants, bargains, sells a 	VITNESSETH: nd conveys to trustee scribed as:	in trust, with power	of sale, the property in
	the second contract the second contract section and an experience	erente entre entre et el el communitation communitation qualitation de la communitation de la communitatio	. The second	
AL AL	HE SOUTH 70 FEET OF ODITION TO THE CITY OF ORECOME.	OF KLAMATH FALLS.	, BLOCK 128, MIL , IN THE COUNTY	LS OF
%				
the property.	the tenements, hereditaments is I the rents, issues and profits ti	misor and all lixiniss not	or hereafter affached t	or used in connection with
or STOTUNNSUUM	OF SECURING PERFORM. IE HUNDRED SEVENTY TI	HREE DOLLARS AND	SEVENTYSIXCEN	TS
note of even date herewith, not sooner paid, to be due and	payable to beneficiary or order	Dollars, with inc and made by grantor, the 	terest thereon according the final payment of prin	to the terms of a promissory cipal and interest hereof, it
The date of maturity becomes due and payable, SI erty or all (or any part) of a beneficiary's option* all obli	of the debt secured by this intoould the grantor either agree to trantor's interest in it without gations secured by this instruct ayable. The execution by grantory	strument is the date, state o, attempt to, or actually first obtaining the written	sell, convey, or assign a n consent or approval of	ll (cr any part) of the prop- the beneficiary, then, at the
provement thereon; not to con- 2. To complete or rest	of this trust deed, grantor agree and maintain the property in muit or permit any waste of the ore promptly and in good and by and new when due all costs in	good condition and repe to property.		
3. To comply with all	laws, ordinances, regulations, or ng such financing statements p proper public office or offices.	evening therefor.	restrictions affecting the	property; if the beneficiary
damage by lire and such oth written in companies accepta liciary as soon as insured; it at least fifteen days prior to cure the same at frantor's ex	ntinuously maintain insurance or hasards as the beneficiary methods to be to the beneficiary, with los he grantor shall fail for any rea the expiration of any policy of sona. The amount objects of	on the buildings now on any from time to time re- is payable to the latter; al son to procure any such in insurance now or herealth	r hereafter erected on to quire, in an amount not il policies of insurance sh insurance and to deliver the er placed on the building	he property against loss or less than \$
or any part thereof, may be r under or invalidate any act d 5. To keep the proper assessed upon or against the	eleased to granter. Such applicate one pursuant to such notice. ty free from construction liens property before any part of such part of suc	and to pay all taxes, as	option of beneficiary the cure or waive any defau sessments and other cha	entire amount so collected, it or notice of default here- arges that may be levied or
liens or other charges payable ment, beneliciary may at its secured hereby, together with the debt secured by this trust with interest as aloresaid, the bound for the payment of the and the nonpayment thereof able and constitute a breach able and constitute a breach.	by grantor, either by direct pa toption, make payment thereof the obligations described in pa deed, without waiver of any rig property hereinbefore described, cobligation herein described, that the option of the beautiful at the prior of the beautiful at the option of the beautiful at the trust deed	y grantor tall to make pay tyment or by providing b of, and the amount so p of, and the amount so p of, as a success of this of, as well as the granto od, as well as the granto und all such payments ah liciary, render all sums se	ment of any taxes, assessing with funds win aid, with interest at the trust deed, shall be add t any of the covenants he r, shall be bound to the all be immediately due secured by this trust deed	ments, insurance premiums, the which to make such pay- rate set forth in the note ed to and become a part of reof and for such payments, same extent that they are and payable without notice, immediately due and pay-
6. To pay all costs, fee trustee incurred in connection 7. To appear in and de and in any suit, action or proto pay all costs and expenses, mentioned in this paragraph.	a and expenses of this trust inc with or in enforcing this obli- fend any action or proceeding ceeding in which the beneficial including evidence of title and in all cases shall be fixed by agrees to pay such sum as the	purporting to affect the ry or trustee may appear the beneficiary or trustee the trustee or trustee the triel occupied to the triel	attorney's fees actually i security rights or power including any suit for a fee's attorney's fees; the	ncurred. s of beneficiary or trustee; the foreclosure of this deed, amount of attorney's fees
It is mutually agreed the S. In the event that a		ty shall he taken under t	he sidht at aminent de-	-t ·
NOTE: The Trust Deed Act provider or savings and loan association aut property of this state, its subsidiaries "WARNING: 12 USC 1701i-3 requ	e that the trustee hereunder must be horized to do business under the law , affiliates, agents or branches, the U- lates and may prohibit exercise of the n an agreement address the issue of	either an attorney, who is an a as of Oregon or the United State nifed States or any agency there his ontion	sclive member of the Oregon es, a title insurance company sof, or an escrow agent licens	State Bar, a bank, trust company
to the second se	DEED		STATE OF ORE	GON,
THE RESERVE OF THE PARTY OF THE	no en			ss.
JUDITH A. PRES	LAR		I certify	that the within instru-
to a control of the second of	Control of the contro	SPACE RESERVED	day of	
MOTOR INVESTME	NT COMPANY	FOR RECORDER'S USE	in book/reel/vol	ckM., and recorded ume Noon on or as fee/file/instru-
the individuals of a second	The second of th	. Anno 1995 e de la Antonio de Sala de	ment/microtilm/	reception No, of said County,
After Recording Return to (Name, Addit	as, Ziels where school controler.	atter of a first or fewers and technology of place fewerships	Witness	my hand and seal of
The transfer of the control of the control of the control of the	NT COMPANY		County effixed.	
P.O. BOX 309 KLAMATH FALLS,	OR 97601	og garram kilges ortsensk melikriska. Organism sin i sakkensk kiloleterik k	CASSAGE NAME.	Title
			By	Denvite

which are it received the amount could in pay all reasonable costs, expenses and attorney's fees receasarily pail or incurred by figuation and proceedings, that the paid to be beneficiary and applied by it first upon any reasonable costs and expenses and attorney's tees, both in the trial and applialate cours, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebted recessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its less and presentation of this deed and the indebtedness, trume may (a) consent to the making of any many or blad of the printing trial and presentation of this deed and the indebtedness, trume may (b) consent to the making of any many or blad of the printing trial and any present care present of the indebtedness, trume may (c) consent to the making of any many or blad of the printing trial and the present of the present of the present or other afreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons the present of the property or any part thereof, in its own name of the present property or any part thereof, in its own name such or others afreement the present present, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby such as the possession of the property or any part thereof, in its own name such or otherwise collect the rents, issues and prolitis, including the analysis of the same secured bretchy, and in such order as beneficiary may and any the property and the application or release thereof as a foresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

11. Upon any default by the property of the property of the property, and the applicat

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 for grantor's personal, family or household purposes (see Important Notice below).

(b) for an organisation, or (aven 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 hereto, their heirs, legatees, devisees, administrators, executors, personal 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 hereof apply equally to corporations and to individuals.

IN WITHERSE WHERE COR. The grantor has avecuted this inextrument the day and wear first above written. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

net applicable; if warranty (a) is as such word is defined in the beneficiary MUST comply with disclosures; for this purpose use if compliance with the Act is no			a-Ruslan
	,	ledges before me on	1907, 7 _{5,19} 96,
OFFICIAL THOMAS A NOTARY PUBL COMMISSION EX	IC-OREGON 21 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	My commission expires	Notary Public for Oregon

and the second of the second o	: COUNTY OF KLAMATH: ss.	ta con dec		
Filed for record at re	quest ofAspen Title	& Escrow	the8th	day
of August	A.D., 19 <u>96 at 3:41</u>	o'clockPM., a		•
FEE \$15.00		Bernetha G Lets		ب _
dial and the first terminal terms for	त्यम् प्रेरावन्त्रे द्वारा प्रसिद्धे स्टिप्टेर्स् ध्वारत्यः । १२ वस्यद्भवस्यः १ स्टब्स्वेडस्य स्टेन सम्बन्धस्य विस्तित्यः स्तारितस्य		8	