(DIM No. 181 - TRUST DE D (Anilgnment Rissnitter).		α in the second	ROHT 1998 STEVENS AEES LAV PUS	STHING CO., POINTAND, CR 97204
16999	317	1 ICI 15 AII.09V	ol <u>mar</u> Page	335103
TRUST DEED Debra A. Moore NKA Debra A. 2335 Vine Klamath Falls, Or 97601 Gautors have and Addinat Motor Investment Co 531 So 6th Klamath Falls, Or 97601 Bend Cary's Name and Address After recording, return to (Nime, rideas, 20); Motor Investment Co PO box 309 Klamath Falls, Or 97601		SPACE RESERVED FOR RECORDER'S USE	was received for recoi of	ss. ae within instrument d on the day , 19, at M., and recorded in on page as fee/file/instru- ion No.
	<u> </u>	11042729	NAIRE By	TILE, Deputy.
THIS TRUST DEED, made this Debra A. Moore NKA Debra A.	Free		a in dening and the second	, 19 <u>97</u> , between
		<u>a sub di persebutat</u> Chi persebutat Ala bata dan sebutat		, 25 Grantor, , 85 Trustee, and
Motor Investment Co	i ga Tarata tarata	of the local set in the set of th		, as Beneficiary,

Grantor irrevocably grants, batgains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Origion, described as. The West 10 feet of Lott 466 and the East 30 feet of Lot. 457, Block 121, MILLS ADDITION, to the City of Klamath Falls, according to the afficial plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

together with all and singular the tenemons, hered 'aments and appartenences and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connection with the property.

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FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Fifteen Thousand Seven Hundred Sixty and 68/100

note of even date herewith, payable to benoficiari or order and minde by grainor, the tinal payment of principal and interest hereof, it not sooner paid, to be due and payable <u>Oct 25th</u> <u>Definition</u> of actually sell; convey, or assign all (or any part) of grantor's interest in its without first of date, stated above, on which the final installment of the prop-erty or all (or any part) of grantor's interest in it without first of dating the written consent or approval of the beneficiary, then, at the come immediately due and payable. The execution by grantor of an earnest money agreement** does not constitute a sale, conveyance or essignment.

1.1.14

Densiticary's options, all obligations secured by Sils instrument, incorpective of the mamerity dues expressed the due to the security of this turt deed, gruntor agrees:
To protect the security of this turt deed, gruntor agrees:
To protect, preserve and maintain the priperty in good condition and repair; not to remove or demolish any building or improvement thereon, not a prevent or permit any wrise of the property.
To complete or restore promuty and in good and habitable condition and repair; not to remove or demolish any building or improvement thereon, not beard or permit any wrise of the property.
To complete or restore promuty and in good and habitable conditions and repair; not to remove which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred: therefor.
To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting its property; gigingt laws, or oquests, to join in executing such linunoing statuments pursuant: to the Uniform Consurrial Code us the beneficiary may require and to pay lor liling sams in the proper public offices, as well as the cost of all linus escretes made by liling officers or searching defineds and not other assumed as the beneficiary may require and search beneficiary with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary may produce the solicies of search and to grave or all policies of insurance shall be delivered to the beneficiary and has the any notice of the subscience of the building, the beneficiary work the search and as a policies of insurance shall be delivered to the beneficiary may be ready at the search shall be delivered and to accessible to the search and be applied by the beneficiary any produce the solicies of searches. The uncount on latest under any theory and usual to subscience and to delive the policies of search and any policy of insurance nor the insurance policy may be seaplied by beneficiary an

It is matually agrees that: 8. In the event that inny portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ficiary shall have the right, if it so elects, to require that all or any portion of the monios payable as compensation for such taking,

NOTE: The fruit Deed Act provides that the trustee hersunder must be either an or any portion of the money payable as compensation for such taking, NOTE: The fruit Deed Act provides that the trustee hersunder must be either an itemay, who is an active member of the Gregon State Bar, a bank, bust company or savings and ican essociation active/ized to do business unkly the laws of Gregon or the United States, a tille insurance extrapany authorized to insure title to real property of this state, its substituties, safiliatios, signits or branching the United States and you estrow agent licensed under OHS 696.505 to 696.555. **The publisher suggests that such an agreement address the issue of establishing beneficiary's consent in complete detail.

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This new in excess of the income regulping is not exceeded of our upper and a strange of the income of the inco

tract or loan agreement between them, heneficiary may purchase insurance at grantor's expense to protect bene-ficiary's interest. This insurance may, but reed not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that frantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by heneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance re-

quirements imposed by applicable law.

This deed applies to, inures to the kenetit of and binds all parties hereto, their heirs, legitees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneticiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whather or not named as a beneticiary herein.

In construing this trust deed, it is understood that the grandor, fruitee and/or beneficiary may each be more than one person; that it the context so requires, the singular shall be it ten 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.

not applicable; if wananty a) is applicable and the bineficiary is a creation	
beneficiary MUST comply with the Act and segurate by making devines disclosures; for this purpose uso Stevens-Ness Form Nr. 1339, or equivalent, if compliance with the Act is not required, disregard it is notice.	Klamath)ss.
This instrument was acknown Debra A. Noore NKA Liebr	ledged before the on, a A. Free ledged before the on
by Strain Vas acknown SFFICIAL SEAL as GIN FILHIRU J. WICKLING of LAND TO	
MY COMMISSION NO. (15726 MY COMMISSION EXPIRES 109.1	1937 Lubel 4. Weiffler 1938 Public for Oregon My commission expires 1.711-99
REQUEST FOR FULL RECONVEYANCE (TO be U STATE OF OREGON: COUNTY OF KLAMA, 'H : ss. Filed for record at request of	
or <u>October</u> A.D., 1997 at 11:05 of Morigages	o'clock <u>A.</u> M., and duty recorded in vol. <u>197</u> on Page <u>33903</u> Bernetha G. Letsch, County Clerk
FIEL, and \$15,00 and a subject between the state of the s	By Kattling Konal