FORM No. 251-1 — Overgen Treat Dead Series—IEUST 1988 (Ne castricties NI.		HONT 1992 STEVENS-NEES LAW PUBLISHIN	0 CO., PORTLAND, ON \$720.
THIS TRUST DEED, made this 13  Russell Mailloux and Larry W. Gal	th 98 FER	Vol. <u>1998</u> Page.	5454 €
			, as Grantor,
Aspen Title & Escrow, Inc.  Dugan Chevrolet Company, en Oregon  Grantor irrevocably grants, bardains, sel	n Corporation	AND	., as I rustee, and
Grantor irrevocably grants, bargains, sell Klamath County, Oregon	WITNESSETH: Is and conveys to truste	e in trust, with power of sale	the property
SEE EXHIBIT "A" ATTACHED HERETO AN	, described as: ND MADE A PART THE	PROPERTY OF A CONTROL OF A CONT	we come who is not
A CONTRACTOR OF THE CONTRACTOR			
and the second s			en e
THE THE PARTY CHAINS	paglico, spako, parcis do Nacob presidente mos Persignas dan ligar	\$ 146-7 dy 1	er en
Laft Hindosevaria	ente ar proportional projection	entres of the system of the system	en e
or herealter apportaining, and the rents, issues and profit the property.	nts and appurtenances and a ts thereof and all fixtures ac	or representation to the figed	In Connection with
THIRTY THO THOUGAND DAVID	RMANCE of each agreemen	t of granter herein contained and p	ayment of the sum
note of even date herewith, payable to handicione	Dollare, with it	nterest thereon according to the ter	ens of a promissory
becomes due and payable at macurity of the debt secured by this becomes due and payable.	instrument is the date, sta		
1. To protect me security of this trust deed, granter at 1. To protect, preserve and maintain the property	agrees: y in good condition and rep	air; not to remove or demolish as	m building as to
damaged or destroyed thereon, and pay when due all cos	nd habitable condition any is incurred therefor.	building or improvement which m	ay be constructed,
3. To comply with all laws, ordinances, regulations to requests, to join in executing such linancing statement to pay for tiling same in the proper public office or officered as may be deemed desirable by the beneficiary.	s, covenants, conditions and its purzuant to the Uniform ces, as well as the cost of s	restrictions affecting the property; Commercial Code as the beneficiar Il lien searches made by filled of	if the beneficiary y may require and
damage by fire and such other because and the such	nce on the buildings now a	r hereafter erected on the proper	tu abainst Iom
written in companies acceptable to the beneficiary, wish ficiary as soon as insured; if the grantor shall ful for any at least lifteen days prior to the expiration of any policy cure the same at grantor's expense. The smeunt collected any indebtedness secured hereby and in such order as bene or any part thereof, may be released to grantor. Such appunder or invalidate any act done pursuant to such notice.	reason to procure any such i of insurance now or hereat I under any tire or other in eliciary may determine, or a	nsurance and to deliver the policies for placed on the buildings, the be- surance policy may be applied by	to the beneficiary neficiary may pro-
5. To keep the property free from construction it assessed upon or against the property before any part of promptly deliver receipts therefor to beneficiary; should lieus or other charges payable by grantor, either by direct ment, beneficiary may, at its option, make payment the secured hereby, together with the obligations described in the debt secured by this faust deed, without waiver of any with interest as aloresaid, the property hereinbefore dex bound for the payment of the obligation herein describe and the nonpayment thereof shall, at the option of the beable and constitute a breach of this trust deal.	iens and to pay all taxes, a leich taxes, assessments an the grantor fail to make pay the grant or by providing leasest, and the smount so pa paragraphs 6 and 7 of this rights arising from breach cribed, as well as the grant d, and all such payments all prediciary, render all sums so	sessments and other charges that d other charges become past due prent of any taxes, assessments, in wonsticiary with funds with which tald, with interest at the rate set a trust deed, shall be added to and of any of the covenants hereof and in, shall be bound to the same extract the same of the immediately due and payab scured by this trust deed immediated.	may be levied or or delinquent and surance premiums, or make such paylorth in the note become a part of or such payments, ent that they are le without notice, tely due and nave.
trustee incurred in connection with or in enforcing this can trustee incurred in connection with or in enforcing this can are such as a such and and are suit, action or proceeding in which the benefit to pay all costs and expenses, including evidence of title a mentioned in this paragraph 7 in all cases shall be fixed the trial court, grantor turther agrees to pay such sum as torney's less on such appeal.  It is mutually agreed that:  B. In the event that any possion as all at the second such appeals.	including the cost of title a philigation and trustee's and, ing purporting to affect the clary or trustee may appear and the beneficiary's or trus by the trial court and in the the appellate court shall ad	search as well as the other costs an attorney's fees actually incurred, security rights or powers of benei, including any suit for the foreclo- tee's attorney's fees; the amount event of an eppeal from any judg- judge reasonable as the beneticiary	d expenses of the ficiary or trustee; sure of this deed, of attorney's fees ment or decree of 's or trustee's at-
NOTE: The Trust Deed Act provides that the trustee harmander		morado payable as compensation	for such taking,
trust company or savings and lean association authorized to do inted to insure title to real property of this state, its subsidiaries agent licensed under ORS 696.505 to 696.505.	wiffil	deri of the mutted states, a title justical	State Bar, a bank, to company autho- treef, or an escrew
TRUST DEED		STATE OF OREGON,	
Russell Mailloux		County of	} ss.
Larry W. Caldwell		I certify that the wit was received for record or	the day
Gronter Dugan Chevrolet Company		ofo'clockM., a book/reel/volume No	nd recorded in
The state of the s	RZCORDZR'S USE	ment/microfilm/recention	ee/file/instru-
Renaficiary  After Resarding Bahura to (Name, Address, Xip):	The second secon	Record of Witness my has	t said County.
The Special State State Commission of the Special Commission of the Sp	्राची होते. यात्र राज्य स्थान स्थान स्थानी इसमा दुव्याचा स्थान स्थान स्थानीय स्थानीय स्थान संस्थानीय स्थानीय	County affixed.	
525 Main Street Klamath Falls, OR 97601 Attn: Collection Department	प्यादाहर १८० ८८ व्यक्तिक स्थापन स्थापन स्थापन	NAME	TITLE
Accn: Collection Department		Ву	, Deputy



which are it excess of the account required to pay all resonable costs, expenses and attornsy's loss necessarily paid of incurred by function in such proceedings, shall be yet required applied by it lites upon any restorable costs and exponses and attorney's loss, both in the trial and applied to county, necessary and applied to prove the proceedings, and the behave applied upon the indebted russ secured hardby; and, grantor egrees, at its own early beneficiary in such a proceedings, and the behave applied upon the indebted russ secured bareby; and, grantor egrees, at its own early acquest, and and applied to upon hardbarly request.

In obtaining such compensation, promptly upon hardbarly request, and the such and such and the such and

STIPPING OF BUILDING

and that the grantor will warrant and icrever 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, tamily or household purposes (see Important Notice below),

(b) for an organization, or (even it 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, legates, devises, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract in constraint this trust deed, it is understood that the grantor, trustee and/or handlelessy may each be more than one person; that

In construing this trust deed, it is understood that the granter, trustee and/or beneficiary may each be more than one person; 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 include the statistical changes shall be
made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.  IN WITNESS WHEREOF the fearths apply equally to corporations and to individuals.
IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.
The second of th
*IMPORTANT NOTICE DAILS LA VICE DAILS LA VIC
not applicable; if warranty (a) is applicable and the beneficiary is a creditor.  Russell Mailloux
beneficiary MUST comply with the Act and Regulation Z, the Canad La Caldwell
if compliance with the Act is not required disregard the matter.
STATE OF OREGON, County of Klamath )ss.
I DIS INSTITUTENT WAS ACKNOWN AND THE TOTAL OF THE TOTAL
The call the
The state of the s
by
(Section of the section of the secti
OFFICIAL SEAL I)
MARLENE T. ADDINGTON NOTARY PUBLIC-OREGON
COMMISSION NO. 060616 Warlene Adolero
M COMMISSION EXPIRES MAR. 22, 2001)  Notary Public for Oregon
MATTER T. ADDINGTON  MATTER TO THE T. ADDINGTON  COMPANSION NO. 060616  MY COMMISSION EXPIRES MAR. 22, 2001  My commission expires
REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been pold.)  Trustee
The undersided in the total
The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the frust deed not pursuant to statute, to cancel all evidences of indebtedness secured by the foregoing trust deed. All sums secured by the frust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the frust deed of the terms of the
trust deed or pursuant to strate, to cancel all evidences of indebtedress secured by the trust deed (which are delivered to you made the terms of the together with the trust deed) and to reconvey, without warranty, to the parties designated by the trust deed (which are delivered to you herewith
together with the trust deed) and to reconvey, without warranty, to the parties designated by the trust doed (which are delivered to you herewith held by you mider the same, Mail reconveyance and documents to the parties designated by the terms of the trust deed the estate now
held by you under the same. Mail reconveyance and documents to
DATED: 11 19 19 19 19 19 19 19 19 19 19 19 19
5 9 5 6 7 5 15 1 2 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5
Both must be delivered to the smutes for execution in the secures.
raconvayance will be evade.

10 mar 188

Savarati di San di .

Beginning at the most Southerly corner of Lot 11, Block 107, BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, OREGON; thence in a Northwesterly direction along the boundary line of said Lot 11 and Gobi Street a distance of 125.37 feet; thence in a Northeasterly direction 38 feet to a point 112 feet in a Northwesterly direction from a point on the West boundary of California Avenue 42.8 feet from said most Southerly corner of said Lot 11, measured along the West boundary line of said California Avenue from said corner; thence in a Southeasterly direction 112 feet to said point on said California Avenue 42.8 feet from said most Southerly corner of said Lot 11; thence along the West boundary of California Avenue 42.8 feet to place of beginning.

CODE 1 MAP 3809-32BB TL 5900

. OATEL	DOI ONLOOM.	COONTI OF KLAMAIN: SS.	
	for record at reque	THE AUGUST	day
of	February	A.D., 19 98 at 11:25 o'clock A M., and duly recorded in Vol. 198	cay
		of Mortgages on Page 5454	
FEE	\$20.00	By Bernetha G. Leisch, County Clerk	