FORM Inc. Set TRUST DEED (Assignment Floorpasse).			
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year the same distance of TRUST DEED	(Rhain ura es	STATE OF OREGON,	
PATRICK H. PETERS	Marie in the state of the state	County of I certify that the was received for record	within instrument
REBECCA A: BONSER Grantot's Name and Address MOTOR INVESTMENT COMPANY	Sirates	ofo'clockn	, 19, at M., and recorded in
A CATE OF STANSON OF STANSON	FOR RECORDER'S USE	book/reel/volume Noand/or a ment/microfilm/reception	on page s fee/file/instru
Beneficiary's Name and Address: After recording, return to (Name, Address, Zip): MOTOR INVESTMENT COMPANY		Record of Witness my hand a affixed	of said County.
P.O. BOX 309 YAR GERMANNESS OF 97601 STATES OF STREET	TO THE TAKE		IIILE
2.LY LV OF OKEON	10 MTC 43766-	W Space of the spa	, Deputy
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IN WITHEST WHERE THE BOOK, THE BROWN	MANA det or fall et als instructions of the control to the instruction of the control of the con	tripe gen, eer	as Trustee, and
The traction Target VI III UV UCQUIV DINITIA, DATORING 62	WITNESSETH:	magnigues, sarry . Conseg. de l'este le conte	., as Beneficiary,
KLAMATH County, Orego	France Records	Market de la contrata	१ क्षाक्रमेखने अस्त भागतेत्वसूत्री हुन्।
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the coverage of providing the coverage puren- for the cost of one immerses coverage puren- form belonce. If it is to goden size indecest rate of coverage may be the time grantor's prior for The coverage beneficiary purchases may be		हरू का अपने का अपने का कर कर का	หนึ่งนำเหยระสมเธอได้ พระกับปล่องมหรือได้ อารุเทียงกับสมเธอได้
together with all and singular the tenements; hereditan	nents and appurtenances and all	Other rights thereunto belowing	As water part 1
TUEL VE THE PURPOSE OF SECURING PERF	SEVENTY THREE DOLLARS	grantor herein contained and page AND FIFTY CENTS	syment of the sum
note of even date herewith, payable to beneficiary or not sooner paid, to be due and payable 23 FEBI The date of maturity of the debt secured by it	RUARY 2003	est thereon according to the terr linal payment of principal and	interest hereot, it
erty or all (or any part) of grantor's interest in it with	gree to, attempt to, or actually se thout first obtaining the written	ell, convey, or assign all (or any	part) of the prop-
To protect the security of this trust deed, granto	neces compressed to the second	does not constitute a s	sale, conveyance or
damaged or destroyed thereon, and pay when due all o	and habitable condition any bul osts incurred therefor.	lding or improvement which me	y be constructed,
3. To comply with all laws, ordinances, regulation or requests, to join in executing such tinancing statem to pay for filling same in the proper public office or of agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously make the co	ilices, as well as the cost of all I	ion searches made by filing off	may require and icers or searching
damage by tire and such descrable by the beneficiary damage by tire and such other hazards as the beneficiary, will the fraction of the beneficiary, will companies acceptable to the beneficiary, will ficiary as soon as insured; if the grantor shall fall for an at least lifteen days prior to the expiration of any policy.	th loss payable to the latter; all p	colicies of insurance shall be deli-	reed to the bar
any indebtedness secured hereby and in such order as be or any part thereof, may be released to describe Section 1	ed under any fire or other insure	ince policy may be applied by	beneficiary may pro-
5. To keep the property free from construction assessed upon or against the property before any part promptly deliver receipts thereby to be the property before any part	ce. liens and to pay all taxes, asses of such taxes, assessments and o	sments and other charges that	may be levied or
ment, beneficiary may, at its option, make payment a secured hereby, together with the obligations described the debt secured by this trust deed without miles.	ect payment or by providing bene thereof, and the amount so paid in paragraphs 6 and 7 of this tr	diciary with funds with which to with interest at the rate set it ust deed, shall be added to and	o make such pay- forth in the note
bound for the payment of the obligation herein descrit and the nonpayment thereof shall, at the option of the able and constitute a branch of the	escribed, as well as the grantor, a bed, and all such payments shall beneficiary, render all sums secu	shall be bound to the same extended by immediately due and payable ted by this trust deed immediate.	ent that they are e without notice,
trustee incurred in connection with or in enforcing this frustee incurred in connection with or in enforcing this 7. To appear in and defend any action or proceeding to which the tendent in any suit, action or proceeding to which the tendent in any suit, action or proceeding to which the tendent in the second in any suit, action or proceeding to which the tendent in the second in any suit.	st including the cost of title sear s obligation and trustee's and atto ding purporting to affect the sec	ch as well as the other costs and orney's fees actually incurred. curity rights or powers of benefi	l expenses of the
or any suit or action related to this instrument, including	ng but not limited to its validity	cuuting any suit for the foreclos	sure of this deed

or any suit or action related to this instrument, including but not limited to its validity and/or enforceability, to pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney fees; the amount of attorney fees mentioned in this paragraph 7 in all cases shall be fixed by the trial court and in the event of an appeal from any judgment or decree of the trial court, grantor further agrees to pay such sum at the appellate court shall adjudge reasonable as the beneficiary's or trustee's attorney fees on such appeal.

It is mutually agreed that:

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, it it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company anthorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branchies, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

"WARNING: 12 USC 1701j-3 regulates and may prohibit exercise of this option."

"The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

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WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them; beneficiary, may purchase insurance at grantor's expense to protect beneficiary's interest. This insurance may, but need 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 grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, 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 tailed 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 requirements imposed by applicable law.

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 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, 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 frustee 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 WITNESS WHEREOF, the grantor has executed this instrument the day and year transfer to the grantor has executed this instrument the day and year transfer to the grantor has executed this instrument the day and year transfer to the grantor that the grantor has executed the instrument the day and year transfer to the grantor has executed the grantor that the grantor has executed the grantor * IMPORTANT NOTICE: Delete, by lining out, whichever vermany (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor, as such word is defined in the truit-in-Lending. Act and Regulation 2, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form. No. 1319, or equivalent. STATE OF OREGON, County of KIAMAIN Whis instrument was acknowledged before me on the KINNVIH LYIT by KEBECA A BONCER DATE IS This instrument was acknowledged before me on · n · WIY 309 THOMASA MODRE NOTARY PUBLIC-OREGON COMMISSION NO. 037276 MY COMMISSION EXPIRES NOV. 23, 1998 Notary Public for Oregon, My commission expires. REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) STATE OF OREGON: COUNTY OF KLAMATH: Ss. Filed for record at request of ______ Amerit it ie _____ the 2<u>4th</u> of electric February and A.D. 19 98, water 3:38 = o'clock Mand duly recorded in Vol. M98 luis by you under the sucroffs it means to Mortgages unit to __on Page <u>... 6036</u> Bernetha G. Lotsch, County Clerk PEE not less 15.000 pinks from Over the that had be which is exceeded.

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