FOITH No. 2211 - TRUST DEED (Assignment Hestricted).	COPYRIGHT TIME STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR \$7204
** 57720 AP	0204 578 Vol. <u>m98</u> Flage 15315
TRUST DEED John A. Pryor Jr. Tanmy Pryor Grantor's Min wand Address Dugan Chevrolet (Johnsony LLC Beneficiary's Minse and Address After recording, refurs to (Name, Address, Addr	STAVIE OF OREIGON, Cc asty of I certify that the within instrument was received for record on the day of o'clock, 19, at o'clock, 19, at , 19, at o'clock, 19, at , 19, at , 19, at , 0^clock, 19, at , 0^clock, 0^clock _
Klamath Falls, Oregon 97601	By Deputy.
THIS TRUST DEED, made this John A. Pryor Jr. and Tammy Pryor hu	t day of April
Aupen Title & Escrow Inc. Dugan Chevrolet Company 1.14: , an	, as Granfor, regon lim ted liability company
	WITNESS. TH: and conveys to induste in trust, with newer of sale, the property in

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County, Oregori, described as:

See attached 11thibit "A"

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to tether with all and singular the tenements, herediams are and apparteminces and all other rights therewrite belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all tixtures 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 granter herein contained and payment of the sum Forty-Six Thousand Dollars and no/100's

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Klanath

Determined of the security of this trust deed, grantor it respective of the maturity dates expressed therein, or havin, shall become immediately due and payable. The execution by future of an early streament does not constitute a sale, conveyance or asignment.
To protect the security of this trust deed, grantor it rees:

To protect the security of this trust deed, grantor it rees:
To protect, preserve and maintain the property in flood condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any watter of the property.
To complete or relative promptly and in good and habitable conditions and restrictions allecting the property; if this beneficiary conveyance, require and to pay when each and local interred thermolet.
To complete or relative promptly and in good and habitable conditions and restrictions allecting the property; if this beneficiary conveyance, requires and to pay for tiling and any be descent discover public office or officies, us well as the local officiary may require and to pay for tiling seme in the propert public office or officies, as well as the cost of all line searches made by filing offices or searching agencies in may be descented by the bunching, with 'easy cost the bank's and to the archive, in unanound not less than 5. Mint 100 metrics, well and the property algorite in the accordiable to the banking, with 'easy read to the lank's, all publics of insurance shall be delivered to the banking with 'easy read on the lank's, all publics of insurances and the property algorite and the set of a set of the according in any be described to the banking with 'easy read on the set officiary may performed and frantor's expense. The amount collected under any threa in othis assessments in all publics of the set officiary usy for or usy part thereof, may be related to grantor. Such application or relevae shall not care or waive any default to notice of default hare or ony part thereof, may be re

grath 7 in all cases shall be tiked by the trial court and in the event of an appear rou any prantment or decree of the trial court, gransor further signess to pay such time at the appellane 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, bene-liciary shall have the right, if it so elects, to require thit all or any parties of the movies singular as compensation for such taking,

NOTE: The Trust Deed Act providus that the trustee her sunder roust the either an attorning, who is an active member of the Oregon State Ear, a bank, trust company er savings and loan association at the trasses her sonder must be enter an atomic an atome in amound in a dregon state bar, a bank, these company are savings and loan association at therbold to business under the laws of Gregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiarius, attillates, agents or branches, the United States or any agency thereof, or an eucrow agent licensed under ORS 696,505 to 696,585. "WARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. "The publisher suggests that such an agreement address the issue of obtaining buarticlary's concent in complete detail.

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Aling a prime single discound number of the set of the set of the number of the set of the number of the set of the se the coverage by providing evidence their granter has obtained property coverage elsewhere. Granter is responsible for the cost of any insurance coverage purchased by beneficiery, which cost may be added to granter'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 cover ge lapsed or the dute grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain clone and may not satisfy any need for property damage coverage or any mandatory liability insurance re-(a) primarily for granter's personal, fatnily or household purposes (we important Notice bolow),
 (5) SKEKHERNERSKEINGCONNERSKEKENERSKENERSCHARTERSKENERSKE

This deed applies to, inures to the benefit of and birds all parties inereto. their heirs, legatees, deviaes, administrators, executors, personal representatives, successors and assigns. The term is neficiary shall mean the holder and owner, including pledgee, of the contract necured hereby, whether or not named as a beneficiary here n.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary rany each be more than one person; that if the content of requires, the singular shall be taken to mum and include the pluial, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereot apply equally to proportions and to judividuals.

	ing out, whichever warran dicubie and the beneficiar h-ia-Lending: Act and Regu Act and Regulation by ma end-Ness Form No. 1319,	ty (ii) or (b) is y y is a creditor g utation 2, the aking required or pujvatent. County of	ohn A. Pryor Lamath d'before rae on	JI 10 JUN	my Pryor , 19.98
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by					••••••
S'RUNCOUNTS () and and			· · · · · · · · · · · · · · · · · · ·		•••••••
INY COL	OFMOIAL SEAL LAURA I BUILE NOTAFY PUBLIC OF COMMISSION NO. A O AMISSION EXP RIES MAY	8 ECUN 34:48 31, 1993 Notai			on expires 5/31/98
	DEST FOR FULL RECONVEY	ANDE (To be used or	y when obligations h	avo been paid.)	
:ro:		, Trustee			1. C. 1.
The undersigned is the leg- ifeed have been fully paid and sa frust deed or pursuant to statute logether with the frust deed) and	tilified. You hereby and to cancel all evidences	discted, on payn s et indebredness s	sint to you of any ocured by the trust	sum owing to you u deed (which are deli	nder the terms of the vered to you herewith
held by you under the same. If si	I reconveyance and dou	uni nts to			
DATED:	. []] . []]	9			·····
Do not loso or destroy this Trust Bedd Both must be delivered to the trustee reconveytince will be made.	OR THE NOTE which it so			Beneficizry	·····
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EXEIBIT "A"

15317

PARCEL 1:

Lot 9, Block 4, RIVERVIEW SECOND ADDITION, in the County of Klamath, State of Oregon.

CODE 4 MAP 3909-5CA TL 2400

PARCEL 2:

A tract of land situated in the NW 1/4 SE 1/4 of Section 5, Township 39 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregor, more particularly described as follows:

Beginning at a 3/4 inch iron pipe marking the Northeast corner of Lot 9. Block 4, RIVEEVIEW SECOND ADDITION, said point being South 00 degrees 30' 00" West 549.95 feet from the center quarter corner of said Section 5; thence South 89 degrees 30' 00" East 70.00 feet to a 1/2 inch iron pin; thence South 00 degrees 30' 00" West, parallel with the East line of the said Riverview Second Addition, 106.50 feet to a 1/2 inch iron pin; thence North 89 degrees 30' 00" West 70.00 feet to a 1/2 inch iron pin marking the Southeast corner of said Lot 9; thence North 00 degrees 30' 00" East 106.50 feet to the point of beginning.

CODE 4 MAP 3909-5DB TL 1500

STATE OF CREGON: COUNTRY OF KLAMATH: ss.

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Filed	for record at request of May	A.D., 19 _		17 o'clock	P.M., and duly	recorded in Vol.		
	(of	Mortgages	or	Page 153	G. Letsch, County	Clerk	
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