THE R. P. LEWIS DOC MANAGEMENT BOT BOOK.		COPYRIGHT ISSUE STAVENSVIESS US	PUBLISHER CO. PORTLAND OR 17234
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Antique Anni Romand I TRUST PEEP of the control for control to the control of the	resid to 100 agos social de la estál		} ss.
CHARLES F: BENNETT AND MICHELLE M. BENNETT		was received for re	the within instrument cord on the day , 19, at
MOTOR INVESTMENT COMPANY	SPACE RESERVED POR RECORDER'S USE	book/reel/volume h and ment/microfilm/rec	M., and recorded in No
After researcher, restors to femore, Address, Zan MOTOR I EVESTMENT COMPANY P. D. 50 C. 309			of said County. and and shal of County
KLAMATH FALLS, OR 97601	references vitalis escentiales. Altrenante vitalis escentiales. Altr en auto nomia.	NAME By	mt, Deputy.
THIS TRUST DEED, made thin 261H		BER	, 19 98 , between
FIRST AMERICAN TITLE I	NETT AND MICHELL INSURANCE COMPAN	V AE ADECAN	" as Grantor, " as Trustee, and
MOTOR INVESTMENT OF THE PROPERTY OF THE PROPER	ENT COMPANY	e o referencia de la composición de la Composición de la composición de la co	, as Beneficiary,
Grantor irrevocably grants; bargains, sells an KLAMATH County, Oregan, des	d conveys to trustee cribed as:	in trust, with power of	sale, the property in
The reserved the state of the second of the second	法执行政制度 医动物性皮肤 医皮肤皮肤 电流电	n i digww galenolad, o shiild	建氯化二酸甲二基胺 医抗腺病 经货币

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issuet and prolits thereof and all fixtures now or hereafter attached to or used in connection with the property.

Control of the control of the state of the second of the state of the state of the state of the state of the s The state of the control of the state of the s

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum
**** EIGHTEEN THOUSAND SIX HUNDRED EIGHTY THREE DOLLARS AND FOURTEEN CENTS ****

note of even data herewith, payable to beneficiary or order and made by granter, the final payment of principal and interest hereof, if not sooner paid, to be due and payable OCTOBER 25 XID 2010

not sooner paid, to be due and payable. Out this instrument is the date, stated above, on which the tinal installment of the note becomes due and payable. Should the grantor either agree to, extrempt to, or extually sell, convey, or assign all (or any part) of the property or all (or any part) of grantor's interest in it without that obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option's, all obligations secured by this instrument, irrespective of the muturity dates expressed therein, or herein, shall become immediately due and payable. The execution by grantor of an earnest money agreement* does not constitute a sale, conveyance or

Department, all conjectors secured by this instrument, irrespective of the miturity dates expressed therein, or herein, shall become immediately due and payable. The execution by granter of an earnest money agreement* does not constitute a sale, conveyance or assignment.

To protect the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain the proparty in good condition and repair; not to remove or demolish any building or improvement thereos, not to demonit or permit any waste of the property.

2. To complets or restore promptly and in good and habitable condition any building or improvement which may be constructed, damaged or destroys of thereon, and pay when due all costs incurred therefor.

3. To comply with all laws, ordinances, regulations, coverants, conditions and restrictions affecting the property, it the beneficiary or requests, to join in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for liling same in the proper public office or offices, as well as the cost of all lien searches made by fining officers or searching spenders as may be deemed desirable by the beneficiary may from time to time require, in an emount not less than, written in companies accaptable to the beneficiary may from time to time require, in an emount not less than, written in companies accaptable to the beneficiary may from time to time require and to deliver the policier of the beneficiary at least filteen days prior to the expiration of any policy of insurance now or hereafter placed on the buildings folicies to the beneficiary may procure the same at grantor's expense. The amount collected under any fire or other insurance and to deliver the policier of the beneficiary may procure the same at grantor's expense. The amount collected under any fire or other insurance and to deliver the policier of the beneficiary may be replaced to grantor. Such application or release shall not cure or waive any default or notice of default here

graph 7 in all cases shall be tixed by the trial court and in the event or 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, if it so elects, to require that all or any portion of the monies payable as compensation for such taking,

MOTE: The first Dect As provides that the trastee hereunder must be either an atterney, who is an active member of the Oregon State Bar, a bank, trust company or savings and lean association authorized to so besides under the least of Oregon or the United States, a title insurance company authorized to insure title to real preparty of this state, its suited least, agents or branches, the United States or any agent il consol under ORS 695.505 to 696.565.
"WARNING: 12 USE 179 §-3 requisited and may provide an interest the issue of this option." The publisher suggests that such an agreement address the issue of obtaining beneficiary's consont in complete detail.

which he is stated 0.100, towards had to top all 100 to top and the state of the st

tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-ficiary'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. It 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 reoptism arone and may not satisfy any need to property damage coverage of this mediatory manner in quirements 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, legatees, devisees, administrators, executors, ersonal 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 granter, trustee and/or beneficiary may each be more than one person; that if 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 WITHESS WHEREOF, the grantor has executed this instrument the day and year first above written.

TANT NOTICE Dateto, by lining cut, whichever warranty (c) or (b) is liable: if we mark (c) is upplicable and has beneficiary is a creditor * IMPORTANT NOTICE: Daleto, by lining cut, whichever, warrenty, (c) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-benefits Act and Regulation IX, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Hear Form No. 1319, or equivalent, if compliance with the Act is not required, disregard this nation. STATE OF OREGON, County of MANNEY

This instrument was acknowledged before me on OF TOTAL SEAL

THOMAS A MACHE
NOTIFIC PUBLIC OFFECTIVE
OCHARGING HOLESTAND
AT 1600

Notary Public for Oregon My commission expires

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

TO:		*******	19.00					rusteo			2.74					
ووفروس	The underaid	ned is	the lagal	ONTO	and h	older of	all irule	btedness	secured.	by the	toregoing	trust	deed, Al	sums	secure	i
	have been full															

by the trust together with the trust deed) and to reconvey, without warranty, 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

De not lose or destro / this Toys Seemi Oil THE NOTE which it secures. Both must be detrem day the divises for concellution bellen reconveyance will be made.

Beneticiary

Trevitets

EXHIBIT "A"

DESCRIPTION

The following described real property situate in Klamath County, Oregon:

- Parcel 1: The West 102 feet of Lot 1 in Block 4 of Altamont Acres, in the County of Klamath, State of Oregon, EXCEPTING THEREFROM the West 5 feet of naid tract conveyed to Klamath County, for road purposes by Deed recorded October 21, 1963, in Volume 348 page 389, Deed records of Klamath County,
- Parcel 2: The North 67 feet of the West 102 feet of Lot 2 in Block 4 of Altamont Acres, in the County of Klamath, State of Oregon, EXCEPT the West 5 feet as conveyed to Klamath County for road purposes by Deed recorded October 21, 1963, in Book 348 page 589, Deed records of Klamath County, Oregon.

STATE OF ORLIGEN:	COUNTY OF KLAN	CA THINK				
Filed for record at reque		SS.				
of October		First Ame	rican Title			
	of	at11:16o ortgageso	clock A. M., and	duly recorded :- 1	30th	day
FEE \$20.00	\$1. 医单连束菌					
			By Kathun	tha G. Letsch, Con	inty Clerk	
				- pull		