		CONTROL TIME STEET
The state of the s		OPYMOENT 1889 - STEVENS-KEGS LAW PUBLISHING CO., PORTLAND, OR 6720
	JAN 14 P3:04	Vol. M99 Page 1376 \$
TRUST DEED		
K-53518		STATE OF OREGON,
DAYID L. DAUSHERTY		County of ss. I certify that the within instrument
AND		The secretary in the second on the second
KATHERINE S. DAUGHERTY	Talan kada a sa	
HOTOR INVESTMENT COMPANY	SPACE RESERVED	William Bill and roas-d-1
The state of the s	FOR	occupation NO.
Bernelliciary Person and Automas	RECORDER'S USE	ment/microfilm/reception No.
And the Policy to Oberta Address Tay		Accord of of said County
P.O. BOX 309		witness thy hand and seal of Courter
KLAMATH FALLS, OR 97601	in the state of th	affixed.
37001		NAME
	Commence of the Commence of th	By
THIS TRUST DEED, made this E		Defaity.
DANTA	day ofJANUAR	1999 hetwoon
DAVID L. DAUGHERTY AND KAT	HERINE S. DAUGHERT	/ Detween
THE THE TANK	NSURANCE COMPANY OF	OREGON as Grantor,
MOTOR INVESTMENT COMPA	W.	"as Trustee, and
		, as Beneficiary,
KLAMAIH County, Oregon, desc	ribed as:	rust, with power of sale, the property in
LOT 5 IN BLOCK 2 OF COUNTRY		
LOT 5 IN BLOCK 2 OF COUNTRY PLAT THEREOF ON FILE IN THE KLAMATH COUNTY, OREGON	GARDENS, ACCORDIN	G TO THE OFFICIAL
KLAMATH COUNTY, OREGON	OLLICE OF THE CONN	TY CLERK OF

KLAMATH COUNTY, OREGON.

togather with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rants, issues and prolits thereof and all fixtures now or hereafter attached to or used in connection with

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum ****NINE THOUSAND FIVE HUNDRED SEVENTY TWO DOLLARS AND TWENTY SEVEN CENTS ****

note of even date herewith, payable to beneficiary or order and made by gravitor, the final payment of principal and interest hereof, if

The date of maturity of the debt secured by this instrument.

Dollars, with interest thereon according to the terms of a promissory gravitor, the final payment of principal and interest hereof, if

not sooner paid, to be due and payable. AU UNITURE.

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the grantor either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the property or all (or any part) of grentor's interest in it without first obtaining the written concent 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 assignment.

beneficiary's estions, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The execution by granter of an earnest money agreements does not constitute a sale, conveyance or to protect the security of this trust deed, granter agrees as a sale of the property.

In or protect, preserve and maintain the property in food conditions and repair; not to remove or demolish any building or improvement thereon; not occur for partitions and conditions and repair; not to remove or demolish any building or improvement which may be constructed, and and or destroyed thereor, and pool and habitable conditions any building or improvement which may be constructed, and any pooling of thereory, and pool and the parament, conditions and centrictions allecting the property; it the beneficiary or or the Uniform Commercial Code as the beneficiary may be doned desirable by the beneficiary.

So request, to, clin in executing with lines on the buildings now or hereafter erected on the property against loss or or the same and continuously maintain insurance on the buildings now or hereafter erected on the property against loss or written in companies and continuously maintain insurance on the buildings now or hereafter erected on the property against loss or written in companies and the property against loss or written in companies and the property against loss or written in companies and the property against loss or written in companies and the property against loss or written in companies and the property against loss or written in companies of the property against loss or written in companies and the property against loss or written in companies of the property against loss or property in the property against loss or provided the property against loss or written in companies and insurance and the delivered to the beneficiary and insurance and insurance and insurance and to deliver the policies to the beneficiary and the property against lo

NOTE: The frust Deat Act provides that the trustee Agreement must be either an ottomey, that is an active member of the Oregon State Bur, a bank, trust company or savings and loan association authorized to the business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real "WAFINING: 12 USC 1701|-3 requires and may probable exercise of this reption." The authorized to insure title to real substitutes and may probable exercise of this reption. The publicher suggests that such an agriculant address the Issue of obtaining beneficiary's consent in complete detail.

which are in extent of the amount in whitel to say in the condition con, a publish and ultimory's feet increasily paid or incurred by granter in seek i pic conditions, that he paid to beneficiary and a builded by if i list upon any reasonable costs and expenses and internative production in the trial and papellars conting receivable paid or hoursed by healer large in such proposable, and the believes internative and applied upon the indibited most secured hereby; and granter agrees by it is own expense, to take such actions and secured scientificant of the deal and the note for endotisation promptly again beaselizing; requests or it is been and prevention at the armonic of the large and promotion of the secure of the large internation of the secure of the large and the note for endotisation or other agreement allocating that the indibited bases, trustee any (a) consent to the making of any map or place of the property; (b) bin in grantificant or creating any restriction thereon; (c) join is any subscripation or other agreement allocating this deed or the line or charge thereof; (d) the indibited services mentioned in the property. The grantes in any reconvergance may be described as the "person or persons (early writted services mentioned in this granges), thall be not less than \$5.

10. Upon any default by granter hereunders, boundinary or any et any time without cotice, either in property and the contractive collection of the truthilities thereof. Trustee's care and or property of the contractive collection of the truthilities thereof. Trustee's care and or property of the contractive collection of the truthilities thereof. Trustee's care and upon and taking passession of the property, the collection of such tents, issues and profit in, including those pass indibitedness secured hereby collect the tents, issues and profit in the contractive of the contractive of the property of the seasons with respect to such payment and/or performance, the beneficiary may determine any after right of the seasons with respec

tract 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 failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise cotain alone and may not satisty any need for property demage coverage or any mandatory liability insurance requirements imposed by applicable law.

The transfer warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)* primarily for granter's personal, family or household purposes (see Important Notice below),

(b) for an organization, or (even it granter is a natural person) are for business or commercial purposes.

This deed applies to, fruites to the benefit of and binds all parties hereto, their heirs, legatees, 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 constraing this trust feed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the consert 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 first above written.

[ANI NOTICE: Delete, by licing as t, whichever warranty (a) or (b) is capilled in the constitution of the honeficiary is a creditor. ** IMPORTANT NOTICE: Delete, by lining act, whichever warranty (e) or (s) is not applicable; if warranty (a) is applicable and the heneficiary is a creditor as such word is defined in the Truth-in-Linding Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosuron; for this purpose use Stevens-Ness Form No. 1319, or equivalent, if compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of ロロカフロノト Tyris instrument was acknowledged before me on by DRUID C. SAUGHCETY J. KALHERINE OFFICIAL SEAL
THOREAS L'MOORE
NOTARY PLEUC X RESION COMMESSION NO. 317147 NY COMMESCON EPPRES HOW 28 28

	THE PERSON NAMED IN COLUMN 2 I	Notary Public for Oregon	My commission expir	res(£3,1,6,2
	TEQUEST FOR FULL PECONVEYANCE (TO	be used only when obligations have	been paid.)	Personal Street Section Section 1
STATE OF OREGON : COU	NTY OF KLAMATH: ss.			
Filed for men d at request of	First AMerican	Title common between the common co	the 14th	day
of January	A.D. 1999 at 3:6	6 o'clock P · M., and duly	recorded in Vol. M99	,
and the second of the second of	of Mortgages	on Page 1.	376	
			inda Smith, County Clerk	
%15.00	n de la composição de la La composição de la compo	by Kathlun	L Ross	