	anning af an	CONVERSION 1858 STEVENENESS LAW MORIGHERS CO. PORTLAND
74141 Market	(99) FEI -4 AC	Vol. <u>M91</u> Page 4119
TRUST DEED		
DAVID L. DAUGHENTY		STATE OF OREGON, County of
AND		I certify that the man .
KATHERINE S. DAUGHERTY	 A state of the sta	was received for record on the
MOTOR INVESTMENT COMPANY P.O. BOX 309	SPACE RESERVED	book/reel/valume No.
KLAMATH FAILS OP 97601	RECORDER'S USE	ment/microfile/ins
MOTOR INVESTMENT COMPANY		of said Can
P.O. BOX 309 CLAMATH EALLS, OB 97601		Witness my hand and seal of Countries
		NAME THE
THIS TRUST DEED, made this29	KSESIB	., Дери
UAVID DAUGUES		19.33 hermon
FIRST AMERICAN TI	TLE INSURANCE CO	S. DAUGHERTY MPANY OF OREGON , as Granton
HOTOK INVESTMENT	COMPANY	as I fustee, and
		, as Beneficiary
Grantor irrevocably grants, bargains, salls ar KLAMATH County, Oregori, dee	conveys to trustee	in trust, with power of sale, the property in
LOT 6 BLOCK 2 OF GOUN PLAT THEREOF ON FILE KLAMATH COUNTY, OREGO		(c) A state of the second s
Setter with all and singular the tenements, hereditamonts and r bereatier a sportaining, and the cents, issues and profile the FOR THE FURPOSE OF SECURING PERFORMAN SIX THOUSAND THIRTEEN DOLLARS of of even sate herewith, payable to beggliciary, of other a	AND flith Fire Mont of	Araptor bergin
The date of maturity of the debt secured by this instru- content dua and payable. Should the granter either agree to, a meliciary so options, all obligations socured by this instruct firm the some diatily due and payable. The execution by granter digment.	A made by frantor, the NA 2002 Internet is the date, stated attempt to, or actually sel t obtaining the written cc t, irrespective of the mat of an earnest phoney accu-	timel payment of principal and interest hercof, if above, on which the final installment of the note 1, convey, or assign all (or any part) of the prop- misent or approval of the baneficiary, then, at the urity dates expressed therein or the state.
rement there or, preserve and maintain the property in goo		ment & drop and
3. To comply with all bran and pay when due all costs incure	of condition and repair; p operty.	not to remove or demolish any building or im-
hervests, to join in executing such finances, regulations, covena ay for filing same in the proper public office or offices as w class a dury be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the same by fire and such other herver.	of condition and repair; i operiy. Table condition any build ed therefor, ants, conditions and restri ant to the Uniform Comm rell as the cost of all lier the building.	not to remove or demolish any building or im- ing or improvement which may be constructed, ctions affecting the property; if the beneficiary versial Code as the beneficiary may require and bearches made by filing officers or searching
neuests, to join in executing such finances, regulations, covern ay for filing same in the proper public office or offices, us w 4. To provide and continuously maintain insurance on t and the proper public office or offices, us w 4. To provide and continuously maintain insurance on t and by firs and such other hands as its beneficiary, may fir on in compaties acceptable to the beneficiary, with loss pay as for the singure, if the granter shall fail for any reason the same as insured; if the expiration of any policy of insure indesting a granter's expense. The amount collected under any scale beneficiary may be released to granter. Such application of in realidant any act done pursuant to such application of 5. To keep the property the formation to such application of 5. To keep the property the feature to such notice.	vi condition and repair; i operiy. Table condition any build red therefor. Inits, conditions and restri ant to the Uniform Comm rell as the cost of all lier the buildings now or hore rom time to time require, twore to the latter; all poll, procure any such insuran ance now or hereafter pla by fire or other insurance any the or other insurance any teremine, or at option of release shall not cure o	the second secon
becasts, to join in excetting such finances, regulations, covera ay for filing same in the proper public office or offices, as we can a cury be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the end in compaties acceptable to the beneficiary, with loss pay at filteen days prior to the content of any policy of insur- ate filteen days prior to the expiration of any follow of a same at firstneres; if the granter shall fail for any reason to the same at firstneres; by the seneticiary, with loss pay at fifteen days prior to the expiration of any policy of insur- ate firstneres; if the granter shall fail for any reason to the same at firstneres; and the annual collected under and of the same at firstnere's expense. The annual collected under and of invalidation any be released to frantor. Such application of a invalidation any act done pursuant to such notice. 5. To keep the property here from to sufficient lines and to the charges payable by granter, either by direct payment is comparing therefore to beneficiary induction of the charges payable by granter, either by direct payment is secure if by this rust deed, without waiter of any rights ach lar the payment of the obligations described in pursgrap are also any rights are property hereinbefore described, and be secure i by this rust deed, without waiter of any rights ach lar the payment of the obligation therein described, and all a company cent thereofs shall at the option of the beneficiary.	rd condition and repair; i operiy: table condition any build, ed theretor. ants, conditions and restri ant io the Uniform Comm pell as the cost of all lier the buildings now or here on time to time require, more to the latter; all polit procure any such insuran anco now or horeafter pla my fire or other insurance any determine, or at option of release shall not cure o or by previding beneticit the amount so paid, with the and 7 of this trast of sing from breach of any on well as the grantor, shall such payments shall be in such a payments shall be in	the second secon
becasts, to join in executing such thankes, regulations, covera ay for thing same in the proper public office or offices, as we can as any be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the end in comparises acceptable to the beneficiary, with loss pay as by firs and such other hasards as the beneficiary may fir in a comparise acceptable to the beneficiary, with loss pay as fifteen days prior to the continuent of any policy of insur- debed as a firstner; if the granter shall fail for any reason to the same at firstner; if the granter shall fail for any reason to the same at firstner; if the granter shall fail for any reason to the same at firstner; if the granter shall fail for any reason to be any accepted and in such order as beneficiary in addition days prior to the expiration of any policy of insur- indebedness secured hereby and in such order as beneficiary in a dependent of the property life from construction lifens and for the definition of a spinster the order to be reliate the same at the same independent therefore to be enstruction lifens and the dependent moniphs therefore to be beneficiary; should the grant is other charges payable by granter, sither by direct payment beneficiery may, at its option, make payment thereof, and the secure is this, rust deed, without waiter of any rights and the secure is this, rust deed, without waiter of any rights and the secure is the theory thereof beneficiary. If the payment of the obligation hervin described, and all d constitute a breach of this trust deed. To apprear it and defend any solidon or proceeding parport with a consider which the instrument, including in the secure of this defend any solidon or proceeding parport with action or proceeding in which the beneficiary or tru- including evidence of this instrument, including but net lit and to reaction with to the sinstrument, including but net lit and the related to this instrument, including but net lite	rd condition and repair; i operty: able condition any build, ed theretor. ants, conditions and restri ant to the Uniform Comm real as the cost of all lier he buildings now or here on time to this require, tone to the inter require, to the to the inter require, the buildings now or here the fail to the inter require of release shall not cure o to pay all taxes, assessme es, assessments and other or by previding beneficia the amount so paid, with the and T of this taxet of and T of this taxet and from the secured be the cost of title search as the to at fit the security ing to attect the security stee (may appear, include miled to its weit).	the second secon
becasts, to join in executing such finances, regulations, covera ay for filing same in the proper public office or offices, as we can as carry be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the end in comparises acceptable to the beneficiary, with fors pay at filteen days prior to the continuously maintain the analy and such other hasards as the beneficiary may for y as soon as insured; if the granter that fail for any reason to the same at franter; if the granter that fail for any reason deb by the and continuously maintain insurance on the set filteen days prior to the expiration of any policy of insur- ndebtedness secured hereby and in such order as beneficiary may there and a secure dereby and in such order as beneficiary of our difference of the property the from construction liens and to the desire needs the property the from construction liens and to the difference of a spable by denoted any part of such tag of the construction the obligations described in paragrap to far a for any set the obligations described in paragrap to be charges payable by granter, should the grant describer one prise the obligations described in paragrap there is a star with the obligations described in paragrap there is a star such deed, without waiver of any rights act for the payment thereof shall at the optime of the beneficiary; is constituent thereof shall at the optime of the beneficiary is deconstituent thereof shall at the optime of the beneficiary is a compayment; thereof shall at the optime of the beneficiary is investing the streach of this trust deed. Investing the obligation therein described, and all of constitute a treach of this trust deed. To a pay all costs, bees and a paragrap the streaction of the obligation of a paysar in and defined any scilon or proceeding purport with or abut, related to this instrument, including but not it in all cases shall be fixed by the trial court and in the event is matually agreed that;	rd condition and repair; 1 operty: table condition any build, ed theretor. ints, conditions and restri ant to the Uniform Comm rell as the cost of all lier the buildings now or here roun time to time require, anor to the latter; all poli- procure any such insuran anos now or hereafter pla- anos no the latter; all poli- procure any such insuran anos now or hereafter pla- and traster shall not cure of the procure shall not cure of or pay all tarsa, assessme or sail to make payment of or by previding beneficial the amount so paid, wil- the amount so paid, wil- render all sums socured to the cost of title search as and trastee's and attorney ling to affact the sacurity stee may appear, includi- mied to its validity and afformey lees; the amoun- sorneble and from any ju-	the second secon
becasts, to join in executing such finances, regulations, covera ay for filing same in the proper public office or offices, as we can as any its desined desirable by the beneficiary. 4. To provide and continuously maintain insurance on the end in compaties acceptable to the beneficiary, with loss pay are filing same in the proper public office or provide and continuously maintain insurance on the same as insured; if the granner shall fail for any reason to the same at franter's expense. The amount collected under any are filing and continuously and for any praven to the same at franter's expense. The amount collected under any 's cart thereaf, may be released to frantor, such application of a invalidation any act done primain to such profice of insure are invalidation any act done primain to such application of the same at franter's expense. The amount collected under any 's cart thereaf, may be released to frantor. Such application of a invalidation any act done primain the such notice. 5. To keep the property here from construction liens and the thy deliver nonjoint therefore to beneficiary is hould the grant, thereby together with the obligations described in prise any rights ach doed, without waiver of any rights ach hereast is dore the obligation described in prise at other charges of the obligation described, and all d constituents a threast, at the option of the beneficiary of compayment of the obligation are induced in the islaid of the construct as the scale of this trust described. To pay all costs, fees any explose of this trust including incurred in connection with cr in onloccing this obligation and the office of proceeding any pay of the obligation and the obligation of the obligation and incurred in connection with cr in onloccing this obligation and any suit, action or proceeding any pay of the obligation of the obligation and any suit, action or proceeding any pay of the scale of the strust including the any suit, action or proceeding any pay of the scale of the st	rd condition and repair; i operty: able condition any build, ants, conditions and restri ant to the Uniform Comm real as the cost of all lier he buildings now or here on time to this require, to be to the latter; all poli- procure any such insuran or for a the sater is poli- procure any such insuran and now or horeafter pla by fire or other insurance any determine, or at option or release shall not cure o to pay all taxes, assessme es, assessments and other or all to make payment of or by providing beneticis the amount so paid, will well as the grantor, shall such payments shall be is render all sums secured be the cost of title search as and trustee's and attorney ling to attact the sacurity stee (may appear, includi, mited to its validity and storney fees; the amoun t of an appeal from any p	The second secon

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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 colleteral 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 cust 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 obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requitements imposed by applicable law.

The grantor warrants that the proceeds of the lown 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 il granter 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, personal is resentatives, 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 harein.

In construing this trust deed, it is understood that the grantor, trustes and/or beneticiary may each be more than one person; that if the constant so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be trade, assumed and implied to make the provisions have apply equally to corporations and to individuals. IN WITNESS WITNESS WITNESS the constant knows and the second seco

not applicable; if warranty (c) is a as used word is defined in the T. beneficiary MUST comply with the disclosures; for this purpose use St disclosures; for this purpose use St	pplicable and the beneficiary is a votation of the pplicable and the beneficiary is a votation of the provided of the second sequence of the second s	A Konzing S. Dig harty	
57	ATE OF OREGON, County of	KLAMATH	
Бу	This instrument was acknow FAVID & DE-14TR	KLAMATH Viedged before me on JAN 29 4 4 KHTURKING 5 DRICKER #	, 19. 99,
	This instrument was acknow	viedged before me on	16
	OFFICIAL STAL FICHARD 2. WE SCLEE HOTARY FUBLIC-DIRIGON (COMBESSION NO. ST7148 HAY O MARSHON BOYES NOV. 11, 2000	Hotary Public for Oregon My commission ex	······
Т. В	SUEST FOR FULL RECONVEYANCE (To be a	used only when obligations have been poid.)	NY TRACTAGE CONCERNMENT IN THE
STATE OF OR BOON : COUNTY	OF KLAMATH: ss.	and a second	
Filed for parel at request of	First America	in Title the 4th	n
of	A.D., 1999 at 9:37	the _the	d2y
EE \$15.00		Lindy Smith, County Clerk	k