FORM No. 881-Oregon Trust Deed Series-TRUST DEED. THI.T STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 9720. 29902 TRUST DEED Vol. M&3 Page 18484 THIS TRUST DEED, made this20th.........day of WILLIAM RANSOM October...., 19.83..., between as Grantor,WILLIAM L. SISFNORE INVESTORS MORTGAGE CO., an Oregon Corporation, ., as Trustee, and as Beneficiary. WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamath.....County, Oregon, described as: PARCEL 2: Lot 21, except the South 71 feet thereof, in Pleasant Home Tracts No. 2, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, subject to any easements and rights of way of record, 3

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, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion, with said real estare.

minith said real estare. ---- Fourteen Thousand, Three Hundred Fifty-Five and 30/100 ---summal

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

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N. S.

(a) consent to the making ol any map or plat ol said property: (b) join in stranting any easement or creating any restriction thereon; (c) join in any subordination or other adreement allocing this deed or the lien or charge thereoi; (d) reconvey, without warranty, all there in any matter of the property. The stranting any reconveyance may be descript any part of the property. The strante in any reconveyance may be descript any part of the property. The scaling entitled thereoi, and the recitals therein as the "presson or persons be conclusive proof of the truthulness thereoit. Trany matters or lacts shall services mentioned in this paragraph shall be not less than 35. 10. Upon any default by grantor hereunder beneficiary may at any pointed by a court, and without regard to the abe procession of said prop-rity or any part thereol, in its own name sue or lact by proventing the rends, was and repressed of operation and culterion, including apply the same, new is and expenses of operation and culterion, including apply the same rest, and expenses of operation and culterion, including apply the same rest, thermine.

ney's tres upon any introductions secure interference of said property, licitary may determine. II. The entering upon and taking possession of said property, collection of such rents, issues and profits, or the proceeds at tire and to insurance policies or compensation or release thereof as alorsaid, shall not cur property, and the application or release thereof as alorsaid, shall not cur waive any default or notice of default hereunder or invalidate any act of pursuant to such notice. the

waive any default or notice of default herrunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebitedness secured hareby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due any able. In such an event the beneficiary at his election may proceed to oraclose this trust deed by advertisement and sale. In the latter event the boneficiary or the trustee shall to sell the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall lix the time and place of sale, give notice there and cause to be recorded his written notice of sale, give notice thereby, whereupon the trustee shall fix the time and place of sale, give notice there as then required by law and proceed to forcelose this trust deed in 13. Should the beneficiary elect to forcelose by advertisement and sale trustee for the trustee's sale, the frantor or other person so privileged by they the entire amount then due to a state set by the poly of the trustee's sale, the frantor or other person so privileged by they, the entire amount the due to at rustee's and attorney's less not ex-poly and trustee's used to be low of the trustee's less not ex-poly and to then boligation and trustee's less not ex-privily, the entire amount then due to default occurred, and thereby cure in end, the trustee's which had be belied on the date and at the terms of the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the police of the tow the dist and the there of the submits of the police of the trustee's used the prim-the default, in which event all boreclosure proceedings shall be distinised by the trustee.

the detail, in which event all loreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by any . The trustee may sell said property either in one parcel or in senanty and trustee may sell said property either auction to the highest bitler for eash, payable at the time of sale. Trustee the diver to the purchase its deed in form as required by law convergent the property so sold, but said sale of any matters of last shall be conclusive proof of the truthfulness thereof, any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale cluding the configuration of the trustee by the trust deed, (3) to all prevent here in the interest may appear in the write of the trustee in the trusted here in the interest may appear in the write of their privity and (4) the surples.

surples, it any, to the granner or to his surveysed in interest entitled by such surples. 16. For any reason permitted by law beneficiary may from time to time uppoint a successor or successors to any trustee named herein or to any successor trustee appointed upon any trustee hard herein on the inter-powers and duties conferent upon any trustee herein named by without instrument executed by beneficiant and substitution shall be usale by withen instrument executed by beneficiant and substitution shall be usale by withen and its place of recent, which when recorded in the ultice of the County Clerk or Recorder of the county or counties in which the property is situated. 17. Trustee necests this trust when this deed, duly precuted and obligated to moting applies under any other deed of any pointer is obligated to moting applies under any other deed of trust or of any action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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 authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 596,505 to 655,585.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

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and that he will warrant and forever defend the same against all persons whomsoever.

The grantor may remove the building now located on the premises.

- 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, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural

This deed applies to, inures to the bonefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and ussigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not namee' as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his h

	has hereunto set his hand the day and year first above writt	en.
* IMPORTANT NOTICE: Delete, by lining out, whichever warran not applicable; if warranty (a) is applicable and the beneficial as such word is defined in the Truth-in-Lending Act and Rey beneficiary MUST comply with the Act and Regulation by m disclosures; for this purpose, if this instrument is to be a FIRST the purchase of a dwelling, use Stevens-Ness Form No. 1305 if this instrument is NOT to be a first lien, or is not to finance of a dwelling use Stevens-Ness Form No. 1206	nty (a) or (b) is ry is a creditor gulation Z, the taking required lien to finance or equivalent;	
If the signer of the store it	. If compliance	
(Ops	\$ 93.490)	
STATE OF OREGON,		
County of Klamath	STATE OF OREGON, County of	.) ss.
October _2, 19 83	Personally appeared	and
Personally appeared the above named. William Ransom	who, each ha	ind first
	duly sworn, did say that the former is the	
	president and that the latter is the	••••••
and acknowledged the foregoing instru- ment to be / his voluntary act and deed. Bufore me: fOFFICIAL.	a corporation, and that the seal affixed to the foregoing instrumen corporate seal of said corporation and that the instrument was sign sealed in behalf of said corporation by authority of its board of di and each of them acknowledged said instrument to be its volunt and deed. Before me:	ned and
Notary Public for Oregon	Notary Public for Oregon	
SUBLMy commission expires: oct 5,1995	(OFF	FICIAL EAL)
	my commussion expires:	,
E Contraction of the Contraction		
	ST FOR FULL RECONVEYANCE Iy when obligations have been poid.	
то:		
said trust deed or pursuant to statute, to cancel all evidence herewith together with said trust deed) and to recommy with	ndebtedness secured by the foregoing trust deed. All sums secured by re directed, on payment to you of any sums owing to you under the te ces of indebtedness secured by said trust deed (which are delivered yout warranty, to the parties designated by the terms of said trust de and documents to	erms of to you eed the
£		
	Beneficiary	•••••••••
• Do not lose or destroy this Trust Deed OR THE NOTE which it secures.	Both must be delivered to the trustee for cancellation before reconveyance will be made.	
	entretta la me trastee for concellation before reconveyance will be made.	•
TRUST DEED	STATE OF OREGON,	}
STEVENS NEES LAW PUB. CO., PORTLAND, ORE	County of <u>Klamath</u> I certify that the within ins	.} SS. stru-
	ment was received for record on	the
	26th day of October 19 at 1:33 o'clock P.M., and reco	<u>م .</u> .
Grantor	in book/reel/volume No.M83	07
RE	page 18484or as document/fee/	file/
	instrument/microfilm No. 29902	
Beneficiary	Record of Mortgages of said Cou Witness my hand and seal	nty.
AFTER RECORDING RETURN TO	County affixed.	i ot
Investors Mortgage Co. P. O. Box 515	Evelyn Biehn, County C	lorle
Stayton, Or. 97383		1 H M M
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Fee		outy

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