		#8516	01224
		SHING CO., PORT	AND. OR. 97204
TRUST DEED.	ATC#\$32147	——————————————————————————————————————	
FORM No. 881-Oregon Truit Deed Series-TRUST DEED.	TRUST DEED	Vol. <u>M88</u> Page April, 19.88 by the entirety ton, as	, between
THIS TRUST DEED, made ALLEN E. CARLSON and BOBBLE	this 21st day of	by the entirety	, and
THIS TRUST DEED, made	J. CARLSON, as constant	, as .	rustee, and
THIS TRUST DEED, made ALLEN E. CARLSON and BOBBLE as Grantor, SANTIAM ESCROW, INVESTORS MORTGAGE CO., an	INC., an Oregon corporation	Lon, as for a sale,	
as Grantor, SANTIAN Down, an	Oregon corpo		
	THE THE PROPERTY IS NOT THE	the nower of sale,	the property
as Beneficiary, Grantor irrevocably grants, in <u>Klamath</u> The S1/2E1/2NE1/4NE1/4, Sec Versidian, in the County of	bargains, sells and conveys to	Range 7 East of the Will	amette ained in
Grantor irrevocably guilt Klamath	County, Cregon, accord 29 Sou tion 12, Township 29 Sou	th, Range 7 East of the Will a, EXCEPTING any portion cont y.	
The S1/2E1/2NE1/4NE1/4, Solution of	Klamath, State of derva	y•	
in	Jarres en		
			stind of in anywise
		nances and all other rights thereunto belo	or used in connec-
and singular the	tenements, hereditaments and apparents thereof t	enances and all other rights thereunto belo and all lixtures now or hereafter attached to ach agreement of grantor herein contained	and payment of
rogether with air ampertaining, and now or hereafter appertaining, and	SECURING PERFORMANCE of e SECURING PERFORMANCE of e	enances and all other rights thereunto belowed all lixtures now or hereafter attached to ach agreement of grantor herein contained by grantor, the final payment of principal 2003., EX. The date, stated above, on which the final i interest thereof, or any part thereof, or any interest there years of the maturity dates of the mat	terms of a promissory and interest hereof, if
FOR THE THOUSAND	FIVE HOLE Dol	llars, with the final payment of P	ultment of said note
sum of even date herewith, payab	le to beneficiary of order April 21. avable this instrument is t	2003., <u>Dex</u> 2003., <u>Dex</u> in the date, stated above, on which the final i the date, stated above, on any interest there , or any part thereof, or any interest there ment, irrespective of the maturity dates real, timber or grazing purposes. (a) consent to the making of any map or plat of (b) consent to the making of any map or plat of (c) consent to the making of any map or plat of (c) consent to the making of any map or plat of (c) consent to the making of any map or plat of (c) consent to the making of any map or plat of (c) consent to the making of any map or plat of (c) consent to the making of any map or plat of (c) consent to the making of any map or plat of (c) consent to the making of any map or plat of (c) consent to the making of any map or plat of (c) consent to the making of any map or plat of (c) consent to the making of any map or plat of (c) consent to the making of any map or plat of (c) consent to the making of any map or plat of (c) consent to the making of any map or plat of (c) consent to the making of any map or plat of (c) consent to the making of any map or plat of (c) consent to the making of any map or plat of (c) consent to the making of any map or plat of (c) consent to the making of any map of any map or plat of (c) consent to the making of any map of any map of the consent of the making of any map of the consent of the maximum of the consent of the maximum of the consent of the maximum of the consent of the	oval of the beneficiary,
not sooner instantity of maturity of	event the within account hirst h	irrespective of the	expros
becomes due and payable. sold, conveyed, assigned or alie sold, conveyed, assigned or alie	all obligations secured by this history all obligations secured for agriculture	(a) consent to the making of any map or plat of (a) consent to the making of any map or plat of (a) consent to the making of any restriction franting any easement or creating attecting this	t said property; (b) join in n thereon; (c) join in any n thereon; the lien or charge
herein, shall become described real p	operty is the drantor agrees:	(a) timber or grazing purposes. (a) consent to the making of any map or plat of the provident of the making of any map or plat of the provident of th	deed of the property. The ny part of the property or persons as the "person or persons tony matters or facts shall
To protect the security and i	naintain said or improvement	grantee in any hereto, and the rectans thereof.	ess than we have may at any
and treatment or permit any restore 1	which may be constructor.	10. Upon any either in person, it to the	adequacy of said prop
destroyed thereon, and pay with all laws,	property; if the beneficiary silorm Commer-	the indebtedness hereof, in its own due and the indebtedness hereof, in its own due and the or any part thereof, in its own due and the or any part thereof.	ion, including reasonable altor-
poin in executing uch interimity may poin in executing the beneficiary may cial Code as the beneficiary may cial Code as the office of offices, as	well as the cost of all life desirable by the neies as may be deemed desirable buildings	less costs and expension indebtedness second ney's fees upon any indebtedness second ney's fees upon any indebtedness second	ossession of said property,
by thing efficers of said on the s	aid premises against loss or damage by interview in aid premises against loss or damage by interview in a state of the second se	11. The entering issues and profiles, rollection of such rents, issues and profiles, rollection of such or compensation or awards	or any taking shall not cure of as atoresaid, shall not cure of
and such other marards as full	ficiary, with loss payable to the insured	property, and the up notice of default waive any default or notice.	thereunder, the beneficiary may
if the granter shall fail for any	now or hereafter placed on said now or hereafter placed on said amount now or hereafter placed on said hereafter the amount now or hereafter placed on said hereafter the amount now or hereafter placed on said	nt hereby or in his performance by immediate li- declare all sums secured hereby immediate declare all sums at his election may p	e to foreclose this trustee shall
tion of any policy procure th	r insurance policy may order as beneficiary	or event the as a mortfage of the latter event	notice of default ablidation secured
may determine, or may be release	r notice of default nereulate	all to sell the said description the trustee shall in the hereby whereupon the trustee shall no proc.	95.
act done purs fait said premis	harfes that may be texts, assessments and harfes that such taxes, assessments ther ny part of such taxes, as	elor the main 13. After the trustee has consistent of any time prior to 5 days belo	ivileged by ORS 86.755, when due,
charges become past the gran	ens or other charges with funds with which	reol, the default of defaulte trust deed, the cur	any other default that is capable the
by direct payment, beneficiant by direct payment, beneficiant with make such payment, so paid, with	interest at the rate set for and for interest at the rate set of the debt secured by itations described in paragraphs of the debt secured by	this not then be due had by tendering of the being cured may be cured by tendering of the being cured may deed. In any case, i	addition to conspiciary all costs
hereby, trigether when added to hereby, trigether when the added to	any rights arising from a aloresaid, the of any rights with interest as aloresaid the bound t b payments, with interest shall be bound t	o the defaults, the person incurred in the herein and expenses actually incurred in the herein and expenses actually incurred in the	s not exceeding the and at the time and
covenants herefor described, erty hereinbefore described,	as well for the payment of the and payable bound for the paymentately due and payable bound shall be immediately due option of the bene	liciary, by law. 14. Otherwise, the sale shall be and lesignated in the notice of sale	or the time to which property eithe trustee may sell said property eithe at shall sell the parcel or parcels a
Niki The state of the second	this trust including	and narcei of the hidder for	in form as required express or in
6. To pay well as t of title search as well as t	he other constitution and treating purpo	rting to the property so so in the deed of any ny suit, plied. The recitals in thereof. Any perso	n, excluding the trustee, and herein, trustee, hase at the sale.
fers actually incurrent in a 7. To appear in a 7. To appear in a 7. To appear in this contract of the second secon	nd determined beneficiary or trustee may appear, it or powers of beneficiary or trustee may appear, it is the beneficiary or any all costs and expe	inses, in- the grantor and trustee sells pursuar lees; the 15. When trustee sells pursuar shall be that apply the proceeds of sale to p	t to the point (1) the expenses by truste ayment of (1) the expenses by truste ee and a reasonable charge by the trust deed, (3) to all personable the trust deed, (3) to the trust by the trust deed, (3) to the trust
		s the ap- attorney, (2) to the obligation of the subsequent to attorney for the subsequent to	the order of their prest entitled to a
find by the trial court decree of the trial solution	ge reasonable as the period	be taken surplus, if any, to the may from ti	ne to time appoint a successor trustee appointed i
it is mutually	agreed that; hat any portion or all of said projectly shall hat any portion or condemnation, beneficiary shall be donain or condemnation, beneficiary shall be moni-	is payable sors to any rustee infinite and appointment, a espayable under. Upon such appointment, and required under the latter shall be vested v	ith all title, inder, Each such apponding
under the elects, to right, if it so elects, to	h taking, which are attorney's less necesities here	liciary and upon any trustee field be made by irrey's fees, and substitution shall be mort which, when recorded in the mort which, when recorded is situated, shal	be conclusive proof of proper appoint
to pay all reasonator in incurred by it first upper applied by it first upper	any reasonable costs and expension or incurre appellate courts, necessarily paid or incurre appellate courts, necessarily paid upon the appellate courts, necessarily paid or incurre to take	which the property trustee. such actions of the successor trustee. is such com- 17. Trustee accepts this to	rust when this deed, duly exceeded the second as provided by law. Trustee
and execute momptly uppensition, promptly uppensition, promptly uppensition, promptly uppensition, provide the provided of the	rantor and as shall be necessary non-beneficiary's request. and from time to time upon written requ e and from time to time upon will be shall be added and the state of the state of full reconveyances, for cancellation), will of full reconveyances, for cancellation, will person for the payment of the indebtedness,	the note for the note for out afficiency who is an active member of trustee may shall be a party unless such action be either an altorney, who is an active member of be laws of Gregon or the United States, a title insu- tion laws of a transmission of the united States, a title insu- tion any agency thereof, or an excer-	the Oregon State Bar, a bonk, how and the oregon state Bar, a bonk, how and the state of the sta
endossement (in case endossement in case the liability of any i	berson for the post-	be either an attorney, the United States, a time he laws of Gregon or the United States, or an escro , the United States or any agency thereof, or an escro	w uyen
NOTE: The Trust Deco or strongs and loon or strongs of thus state	association authorized to do agents or branches, its subsidiaries, affiliates, agents or branches		22 24 24 24 24 24 24 24 24 24 24 24 24 2
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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 and that he will warrant and forever defend the same against all persons whomsoever. 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 it grantor is a natural person) are for business or commercial purposes other than agricultural This deed applies to, inutes to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, 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 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 hand the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) 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-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwalling, use Stevens-Noss Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwalling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. Uline Odelner Allen E. Carls Baldi (Bobbie J. DIT BRO (If the signer of the above is a corporation, use the form of acknowledgment opposite.) Cr. C ->> STATE OF OREGON, TUNION M STATE OF OREGON, County of County of Jaco Personally appeared 4-20, 1988 and Bobbie J. Carlson duly sworn, did say that the former is the..... president and that the latter is the..... secretary of a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act by the sealed. and acknowledged the loregoing instrutheir voluntary act and deed. ment to be Before me Before me: (OFFICIAL Notary Peblic for Oregon SEAL) Notary Public for Oregon My commission expires: 2-4-92 (OFFICIAL SEAL) My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO:, Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED: , 19..... Beneficiary not less or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustoe for cancellation before reconvoyance will be made. TRUST DEED (FORM No. 881) STEVENSINESS LAW PUB. CO., PORTLAND, OF STATE OF OREGON, County of ...Klamath ss. I certify that the within instrument ALLEN E. CARLSON and BOBBIE J. CARLSON at ...1.2:29. o'clock P...M., and recorded Grantor SPACE RESERVED in book/reel/volume No.M88....... on INVESTORS MORTGAGE CO. FOR RECORDER'S USE ment/microfilm/reception No. \$6564, Record of Mortgages of said County. Bensticiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. INVESTORS MORTGAGE CO. P. O. Box 515 Evelyn Biehn, County Clerk Stayton, OR 97383 Hetoch Deputy Fee \$10.00