NL .	COPYRI	OHT 1902 STEVENS-NESS LAW	PUBLISHING CO., PORTLAND, OR 9720
199 ASPEN#030413804-15-94P02:01	RCV TRUST DEED	Volmay F	'age_11260 (
THIS TRUST DEED, made this			
DAN INOTAS		MPFII	, 19.94, between
SANTIAM ESCROW, INC., an Oregon con INVESTORS MORTGAGE CO., an Oregon C		***************************************	se Grantos
INVESTORS MORTGAGE CO., an Oregon Con	poration	•	, as Trustee, and
	.orporacton		
	WITNESSETU.		, as Beneficiary,
Grantor irrevocably grants, bargains, se.	11	in trust, with power	of sale, the property in
Klamath County, Oregon	ı, described as:	the second second	many colo proporty m
	multi-minimum year ye		
The Westerly 153.45 feet, more or 1	ess, of the S 1/2 c	f Lot 2, Block 6	, ALTAMONT ACRES,
in the County of Klamath, State of property being the Westerly boundar 595.	viegon. The Easter	ly boundary of a	bove described
595.	y or property descr	rped in Deed AoT	ume 131 at Page
∰*	••	and the second	
	and the service of th		
together with all and singular the tenements, hereditams or herealter appertaining, and the rents, issues and prof the property.	ents and appurtenances and al	I other rights thereunto b	elonging or in anywise now
ma property.		. or moreginer arrached to	Of USED in connection with
FOR THE PURPOSE OF SECURING PERFO	RMANCE of each agreement	of grantor herein contain	ed and payment of the sum
		terest thereon manualist t	o the terms of a promissory
ote of even date herewith, payable to beneficiary or of sooner paid, to be due and payable April 15,	order and made by grantor, t.	he final payment of princ	o the terms of a promissory sipal and interest hereof, if
The date of maturity of the date	Trinner.		
come immediately due and neverte	is instrument, irrespective of t	written consent or approv he maturity dates express	val of the beneficiary, then, sed therein, or herein, shall
1. To protect preserve and maintain 41.	agrees:		
To protect, preserve and maintain the property vement thereon; not to commit or permit any waste of the complete or permit any waste.	y in good condition and repa of the property.	ir; not to remove or den	nolish any building or im-
2. To complete or restore promptly and in good a maged or destroyed thereon, and pay when due all cost 3. To comply with all learn at 1.	and habitable condition any b sts incurred therefor.	uilding or improvement	which may be constructed,
5. 10 comply with all laws, ordinances, regulation	ns, covenants, conditions and r	estrictions affecting the r	conectus if the beautist
encies as may be deemed desirable by the bounds.	ices, as well as the cost of all	l lien searches made by	filing officers or seasobing
made by fire and such other handed as the time	ince on the buildings now or	hereafter erected on the	a property adainst loss
v indehtedness secured becalisment in amount collected	d under any fire or other inst	trance policy may be an	, the beneficiary may pro-
v indebtedness secured hereby and in such order as ben any part thereof, may be released to grantor. Such ap der or invalidate any act done pursuant to such notice	plication or release shall not	option of beneficiary the course or waive any default	entire amount so collected,
DINDIIV Celiver receipte therefor in Lamaitain		Cital Charges Decome no	ASE CIIA OF daliagueant n
ns of other charges payable by grantor, either by direct	t payment or by providing be	neticiary with funds with	which to make such any
debt secured by this trust deed without main	n paragraphs 6 and 7 of this	trust deed, shall be added	ate set forth in the note
II INICION AS BIOTESPIC the property bearing		and or the coveriants here	OI BRO IOT SUCH PRUMANTA
and for the payment of the obligation herein describe the nonpayment thereof shall, at the option of the b e and constitute a breach of this trust deed.			
6. To now all costs fees and expenses of the		area by this trust deed i	mmediately due and pay-
6. To pay all costs, fees and expenses of this trust tee incurred in connection with or in enforcing this 7. To appear in and defend any action or proceed			
in any mit vetion or properties to mit to it	B barbourne to attect tile 2	ccurity rights of nowers	of beneficiary or soundance
NIIONEG IN this natadeanh 7 io all comes stait to the stail		on attorney's rees; the E	amount of attorney's face
trial court, grantor further agrees to pay such sum as ney's fees on such appeal.	the appellate court shall adju	idge reasonable as the be	ny judgment or decree of neficiary's or trustee's at-
8. In the event that any portion or all of the			
8. In the event that any portion or all of the proj ary shall have the right, it it so elects, to require the	Pottion of 1110	шошез рауаріе аз соть	ensation for such taking
it: Ine Irust Deed Act provides that the trustee beautiful	manual to tell the second		
t company or savings and loan association authorized to do d to insure title to real property of this state, its subsidiaries at licensed under ORS 696.505 to 696.585.	business under the laws of Orego s, affiliates, agents or branches	n or the United States, a titl	e insurance company autho-
nt licensed under ORS 696.505 to 696.585.			jency thereof, or an escrow
TOLICT DEED		STATE OF OREG	ON.
TRUST DEED			
AN THOMAS		County of	
21 Lioinst		L Certify th	at the within instan-
***************************************		ment was received	d for record on the
Granter	SPACE RESERVED	at o'clast	
NVESTORS MORTGAGE CO.	ron	: IR book/reel/volum	ie No
	RECORDER'S USE	page	Onas fee /file /instru-
Bandidana and a same a		ment/microfilm/red	ception No.
Beneficiary		Record of	of said County.
Recording Return to (Name, Address, Zip):		Witness m County affixed.	y hand and seal of
NVESTORS MORTGAGE CO.		anixed.	
0 Box 515	नक्षा अमृत्योगस्य स्वतंत्र		
tayton, OR 97383		NAME	TITLE



which are in excess of the amount required to pay all rememble costs, expenses and attorney's less necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by a Hist upon any reasonable costs and expenses and attorney's less, both ress secured hereby; and granter afrees, at its own expense, to take such actions and the acute such instruments as shall be necessary to the processary of the processa

and that the grantor 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 or household purposes (see Important Notice below),

(b) XRX MHXKGHRIMMEN COMMENT THOSE XXX MHHIME WHY KEY YEVEN THE MARKEN COMMENTER WHY KEY YEVEN THE COMMENTER WHY THE COMMEN This deed applies to, inures 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 construing this mortgage, it is understood that the mortgagor or mortgagee may be more than one person; that if the

*IMPORTANT NOTICE: Del	S WHEREOF, the grantor has execute	San Thomas		
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 use Stevens-Ness Form No. 1319, or equivalent.				
If compliance with the Act	is not required, disregard this notice.			
	STATE OF OREGON, County of	Klamath) cc	
	STATE OF OREGON, County of This instrument was acknowl by Dan Thomas			
	This instrument was acknowl	edged before me on		**
Marin Comment		*******************		***************************************
CAR NOTARY COMMIS	FICIAL SEAL OLE JOHNSON PUBLIC - OREGON SION NO. 031504 EXPIRES JAN 31 1000	Caure Ay commission expires	/ /	Public for Oregon
TATE OF OREGON:	COUNTY OF KLAMATH: ss.			

<u>Mortgages</u> on Page ____11260 Evelyn Biehn County Clerk FEE \$15.00 Mile By Quil