OPTRIGHT INS STEVEISHESS LAW PUBLISHES CO. PORTU	WD. OR \$7234
POPULIES 881 - Oregon Trust Deed Series - TRUST DEED Lasing with Restricted). The Providence West Series - TRUST DEED Lasing with Restricted). The Providence West Series - TRUST DEED Lasing with Restricted Providence	17.@
THIS TRUST DEED, made the 29th day of September 19.94., b THIS TRUST DEED, made the 29th day of September 19.94., b	
EPMETT DEMPEWOLF and EVENING Differences	tee, and
TNVESTORS MORTGAGE CO., an Of egon corporation , as Ben	eficiary,
WITNASSETH: Grantor irrevocably grants, bargain, sells and conveys to trustee in trust, with power of sale, the pro Klamath County, Oregon, described as:	perty in
The Southerly 75 feet of Block 49 of City of Malin, according to the official plat on file in the office of the County Clerk of Klamath County, Oregon. TOGETHER WIT North one-half of that portion of Rosicky Avenue adjacent on the South.	thereot
together with all and singular the tenements here ditaments and appurtenances and all other rights thereunto belonging or in an or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in conne	
the property. FOR THE PURPOSE OF SECURING FERFORMANCE of each agreement of grantor herein contained and payment of TWENTY THOUSAND AND NO/100-	
Dollars, with interest thereon according to the terms of a linear property of the maturity dates expressed therein, or brein shall become in mediately due and payable. Sign terms the beneficiary's option*, all obligations secured by this instrument, is the beneficiary or assign all (or any payable is a thread of the terms of terms of the terms of the terms of terms of the terms of t	of the note art) of the iary, <u>which</u> spective of applicable.) ling or im- constructed,
damaged or destroyed thereon, and pay with each other set of the same at grant of the property, if the same at grantor's expense. The actour core as beneficiary may the same at grantor's expense. The same at same at grantor's expense.	inst loss or insurable to the bene- beneficiary y may pro- iciary upon so collected, efault here-
under or invalidate any act tone platform construction liens and to pay all fares, assessments and other charges head or defined to be any 5. To keep the property free from construction liens and to pay all fares, assessments and other charges become past due or defined assessed upon or against the property beine any part of such t uses, assessments and other charges become past due or defined to be the liener of the brain to be providing beneficiary with funds with which to mak liens or other charges payable by grantor, with by direct payment or by providing beneficiary with funds with which to mak liens or other charges payable by grantor, with by direct payment or by providing beneficiary with interest at the rate set forth ment, beneficiary may, at its option, make psyment thereof, and the amount so paid, with interest at the rate set forth secured hereby, together with the obligations discribed in parage aphs 6 and 7 of this rust deed, shall be added to and become secured hereby, together with the obligation discribed in parage aphs 6 and 7 of this rust deed, shall be added to and become the debt secured by this trust deed, without wayer of any rights urising from breach of any of the covenants hereof and for such the debt secured by this trust deed, without wayer of any rights urising from breach of any of the covenants hereof and for such the debt secured by this trust deed, without wayer of any rights urising from breach of any of the covenants hereof and for such the debt secured by this trust deed, without wayer of any rights urising from breach of any of the covenants hereof and payable with interest as aforesaid, the property hereinvelore described, and all such payments shall be immediately due and payable with bound for the payment of the obligation herein of the beneficiary, render all sums secured by this trust deed immediately due and payable with the obligation herein to the beneficiary, render all sums secured by this trust deed immediately due and payable with the obligation herein of the be	inquent and e premiums. is such pay- in the note me a part of h payments, hat they are shout notice, ue and pay-
able and constitute a breach of this trues include ng the cost of fifte search as well as the other barb constitute of the other barb constitute of the search as well as the other barb constitute of the search as well as the other barb constitute of the search as well as the other barb constitute of the search as well as the other barb constitute of the search as well as the other barb constitute of the search as well as the other barb constitute of the search as well as the other barb constitute of the search as well as the other barb constitute of the search as well as the other barb constitute of the search as well as the other barb constitute of the search as well as the other barb constitute of the search of the secarity rights or powers of beneficiary 7. To appear in and defend any action or proceeding purporting to affect the secarity rights or powers of beneficiary 7. To appear in and defend any action or proceeding purport of the secarity of the secarity rights or powers of beneficiary of the and the beneficiary's or trustee's and any action or proceeding in a hich the beneficiary of trustee's and as the secarity rights or powers of beneficiary's or part of the secarity of the secarity of the secarity of the trial court and in the event of an appeal from any judgment mentioned in this paragraph 7 in all cases shall be fixed by the trial court and in the event of an appeal from any judgment for the trial court, grantor further agrees to pay as chosen as the appellate court shall adjudge reasonable as the beneficiary's or the trial court, grantor further agrees to pay as chosen as the appellate court shall adjudge reasonable as the beneficiary's or the trial court, grantor further agrees to pay as chosen as the appellate court shall adjudge reasonable as the beneficiary's or the trial court and the secarity as the secarity as the secarity of the trial court shall adjudge reasonable as the beneficiary's or the trial court shall adjudge reasonable as the beneficiary's or the trial court shall adjudge reaso	v or trustee; of this deed, torney's fees or decree of trustee's at-
torney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemn 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemn it is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemn it is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemn it is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the monies payable as compensation for it is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the monies payable as compensation for it is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the monies payable as compensation for it is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the monies payable as compensation for it is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the property of the property shall be taken under the property of the property of the property shall be taken under the property of the property o	

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NOTE: The Trust Deed Act provides that the trus ee is required must be effer an authory, who is an total barry and total activity and the states of the second states at the insurance company authorized to insure title to real er savings and loan association authorized to do using summer the laws of Oregon or the United States, a title insurance company authorized to insure title to real er savings and loan association authorized to do using summer the laws of Oregon or the United States, a title insurance company authorized to insure title to real er savings and loan association authorized to do using summer to the laws of Oregon or the United States, a title insurance company authorized to insure title to real er savings and loan association authorized to do using states or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. "WARNING: 12 USC 1701 regulates and may robibit exercises of this option." "WARNING: 12 USC 1701 regulates and may robibit exercises of this option." "WARNING: 12 USC 1701 regulates and may robibit exercises of this option." "WARNING: 12 USC 1701 regulates and may robibit exercises of this option." "WARNING: 12 USC 1701 regulates and may robibit exercises of this option." "Warning: 12 USC 1701 regulates and may robibit exercises of the option." "Warning: 12 USC 1701 regulates and may robibit exercises of the option."

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도가 왜 물질을 수 있었다. 제품 가지 않는 것이 없다.	RUST DEED	i ini	9 - 19 ²³ - 19	i aiji	· 金融 (1993)(1993)(1993))(1993)(1993)(1993)(1993))(1993)(1993))(1993)(1993))(1993)(1993))(1993)(1993))(1993)(1933)(19	County of	
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O Box 515 tayton, OR 9	7383					By	, Depu

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and that the grantor will warrant and forever delt nd the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represenced by the above described note and this trust deed are: (a)* primarily for grantor's personal, taminy or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural per on) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devices, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract In construing this trust deed, it is uncersto of that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall between to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisiors hereod apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

IN WITNESS WHEREOF, the greator has executed this instrument the day and year first above written.

not applicable; if warran as such word is defined beneficiary MUST comply disclosures; for this purp	elete, by lining out, which ever warranty (a) or (b) is thy (a) is applicable and the beneficiary is a creditor. In the Truth-in-Lending Act and Regulation Z, the / with the Act and
	STATE OF OREGON, County ofKlamath) ss.
	This instrument was acknowledged before me on September 29, 1994 by
1	This ins run ent was acknowledged before me on
	by
	as
	OFFICE SEAL GENINE JOHS BOIL NOTARY PUBLIC - ORIC ON COMMISSION INC. 010:18 YCOMMISSION EXPIRES S IPT. 1 3, 1983 My commission expires September 28, 1996
TATE OF OREGON	COUNTY OF KLAMATH: SS.
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f <u>Sept</u>	A.D., 19 94 at 3:23 o'clock P M., and duly recorded in Vol. M94
Same in the second	on Page <u>30717</u>
EE \$15.00	Evelyn Blehn - County Clerk
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