official the deficiency on the property for parcellation and	TRUST DEED	Vol. /// Page Cost
THIS TRUST DEED, made this	_22ndday ofJan ee_simple	uary ,19 97 betwe
ANTIAM ESCROW, INC., an Oregon NVESTORS MORTGAGE CO., an Orego	corporation	, as Grant , as Trustee, a
NVESTORS MORTGAGE CO., an Orego		.v Did to the contract of the contract o
Grantor irrevocably grants, bargains Klamath County, Or	WILLIAM STATE	in trust, with power of sale, the property
in acceptance of the control of the	See Attached Exhibit !!	
The state of a second second of the second o		
A POST STREET OF CONTRACT SERVICES		
ogether with all and singular the tenements, hered r heroalter appertaining, and the rents, issues and	litaments and appurtenances and al	other rights thereunto belonging or in anywise a
he property.  FOR THE PURPOSE OF SECURING PE	ERFORMANCE of each agreement	of grantor herein contained and payment of the s
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Janu	ry or order and made by grantor, talenty 22 XX 2012	he final payment of principal and interest hereo
The date of maturity of the debt secured	by this instrument is the date, sta	ted above, on which the final installment of the sell, convey, or assign all (or any part) of the participant then
rty or all (or any part) of grantor's interest in	if without liest obtaining the write	n consent or approval of the beneficiary, then, a maturity dates expressed therein, or herein, shall agreement** does not constitute a sale, conveyen
ssignment.	raping afrees:	i digitari di 1988. Azas salaman da Ciliberan di di 1981 di 1981 di 1981 di 1981 di 1981 di 1981.
1. To protect, preserve and maintain the 1	property in good condition and rep wasts of the property.	air; not to remove or demolish any building or building or improvement which may be construc
lamaged or destroyed thereon, and pay when due	all costs incurred therefor.	restrictions affecting the property; if the benefic
o requests, to join in executing such financing st o pay for filing same in the proper public office	or offices, as well as the cost of a	
gencies as may be deemed desirable by the bens	icusty.	or hereafter erected on the property against los quire, in an amount not less than \$100.1 insura
written in companies acceptable to the beneficial	ry, with loss payable to the latter; to	ill policies of insurance shall be delivered to the binericance and to deliver the policies to the benefic
of least fifteen days prior to the expiration of an	y policy of insufance now or nereal collected under any fire or other in	surance policy may be applied by beneficiary a
my indebtedness secured hereby and in such order	r as beneticiary may determine, or a Such application or release shall no	cure or waive any delault or notice of delicult is
inder or invalidate any act done pursuant to suc.  5. To keep the property free from construssessed upon or against the property before any	uction liens and to pay all tales, a	assisments and other charges that hay be levic ad other charges become past due or delinquent
promptly deliver receipts therefor to beneficiary,	; should the grantor tall to make pl by direct novement or by providing	hanaliciary with funds with which to make such
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Deputy

After Recenting Return to [Klame, Address, Zip]:

INVESTORS MORTGAGE CO.

P. O. Box 515

Stayton, OR 97383

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and that the grantor will warrant and torsver 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),

sonal representatives, stared hereby, whether or In construing this the context so requires, de, assumed and implie IN WITNESS	o, by lining out, whichever warranty (a) or [b] is  Charmaine Hevern  Charmaine devern
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The second second	ON EXPRES MAR 22, 1997  My commission expires March 22, 1997
	REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been poid.)  Trustee
ed have been fully pai ust deed or pursuant to dather with the trust d	s the legal owner and holder of all indebtodness escured by the foregoing trust deed. All sums secured by the trust d and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the statute, to cancel all evidences of indebtodness secured by the trust deed (which are delivered to you herewith feed) and to reconvey, without warranty, to the parties designated by the trust of the trust deed the estate now
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ATED: JAS	,19
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Berelicia:y

A portion of Lot 2, Section 3, Township 37 South, Range 14 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at a point on the Northerly line of Edsall Street, which is Easterly 105 feet from the Northeast corner of Edsall and Elder Streets, Bly, Klamath County, Oregon; thence North 1 degree 13' East 100 feet; thence South 88 degrees 47' East 94.6 feet; thence South 1 degree 13' West 100 feet, more or less to the Northerly line of Edsall Street; thence along the Northerly line of Edsall Street North 88 degrees 47' West 94.6 feet to the point of beginning.

CODE 58 MAP 3714-3AB TL 3100

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FEE \$20.00		by Kathlun	Koss	