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TRUST DEED	37 FEB 24 P2:47 Vol. <u>M97 Page 5462 </u>
RONALD C. DUBBS AND HORTENSIA MAR	STATE OF OREGON, County of } ss
The second secon	YY DUBBS  I certify that the within instrument was received for record on the day of, 19, at
PETERSON, FOSTER AND BROWN 2024 BASTWOOD LANE EUGENE OR 97401	SPACE RESERVED book/recl/volume No.
After recording, return to (Mes	RECORDERS USE and/or as fee/file/instru- inent/microfilm/reception No,  Record of of said County.
WESTERN PIONEER TITLE CO.  435 E. MAIN ST.  COTTAGE GROVE OR 97424	Witness my hand and seel of County affixed.
Part	By NAME III.E
THIS TRUST DEED, made this 2 RONALD.C. DUBBS AND HORTENSI	[PROSE : [Handwick and Handwick and Handwic
AMVESCO INC., DBA WESTERN PIO	ONEER TITLE CO. OF LANE CO
right of survivoreble	ONFER TITLE CO. OF LANE COUNTY , as Grantor, PETERSON AND ROBERT B. FOSTER AND MAURELLE J. FOSTER OWN, not as tenants in common but with the as Beneficiary, WITNESSETH:  Ills and conveys to trustee in trust, with power of sale, the property in a described as:
Flast of the Willamette Meridia	4 of Section 19. Township 25 South, Range 8 an, Klamath County, Oreson
A 7 Mars and policy of the factor of the control of	THE RESIDENCE OF THE PROPERTY
together with all and singular the tenements, hereiling	
the property.  FOR THE PURPOSE OF SECURING PERFOI	its and appurtenances and all other rights thereunto belonging or in anywise now its thereof and all fixtures now or hereafter attached to or used in connection with RMANCE of each agreement of grantor herein contained and payment of the sum
THOUSAND, FIVE HUNDRED D	OOLIARS
not sooner paid, to be due and payable February 2/ The date of maturity of the debt secured by this becomes due and payable of	Dollars, with interest thereon according to the terms of a promissory of the sum of the
beneticiary's coption*, all obligations secured by this inst- come immediately due and payable. The execution by gr. assignment.	nut tirst obtaining the written consent or approval of the beneficiary, then, at the
To protect the security of this trust deed, grantor ag	groen: does not constitute a sale, conveyance or
3. 10 comply with all laws, ordinances regulation	sincurred therefor.
o pay for filing same in the proper public office or office gencies as may be deemed desirable by the beneficiary.  4. To provide and continuously maintain increases.	s pursuant to the Uniform Commercial Code as the beneficiary pay, as well as the cost of all lien searches made by filing officers or searching
riffen in companies acceptable to the beneficiary clary as soon as impured; if the grantor shall tail for any releast fifteen days prior to the expiration of any releast.	may from time to time require in an amount not less than sinsurable Value asson to procure any such insurance and further than the less than sinsurable value.
ny indebtedness secured hereby and in such order as benefit any part thereot, may be released to grantor. Such applied ander or invalidate any act done pursuant to such applied	inder any fire or other insurance policy may be applied by beneficiary may pro- ciary may determine, or at option of beneficiary the entire amount so collected
sessed upon or against the property before any	is and to pay all tixes, assessments and other charges that may be levied or
is of other charges payable by grantor, either by direct part, beneficiary may, at its option, make payment there used hereby, together with the obligations described in part deed, without waiver of any right interest as aforesaid, the property	grantor tall to milky navenant

secured hereby, together with the obligations described in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of the debt secured by this trust deed, without waiver of any rights arising from breach of any of the covenants hereof and for such payment of the obligation herein described, as vell as the grantor, shall be bound to the same extent that they are and the nonpayment thereof shall, at the option of the beneficiary, render all such payments shall be immediately due and payable without notice, able and constitute a breach of this trust deed.

6. To pay all costs, fees and expenses of this trust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's fees actually incurred.

3. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; or any suit or action related to this instrument, including but not limited to its validity and/or enforceability, to pay all costs and expenses including evidence of title and the beneficiary's or trustee's attorney less; the amount of attorney fees mentioned in this parafurther agrees to pay sitch sum at the appellate court and in the event of an appeal from any judgment or decree of the trial court, grantor its 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 condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking. NOTE: The frust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Dregon 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 trust of this state; its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excrow agent licensed under ORS 696.505 to 696.505. "The publisher suggests that such an agreement address the Issue of obtaining beneficiary's consent in complete detail.

which we'll scene of the amount registed to pay all the malest counts as beautiful and attermary to as necessarily paid or incurred by stantor in saidly proceedings, when the paid to beneficiarly or implicitly lifted upon any reasonable costs and expenses and attorney's test, the standard or incurred by beneficiarly in sinch proceedings, and the balance was all the necessary in the trait of supplied to the property of the standard or incurred by beneficiarly in sinch proceedings, and the balance was all the necessary in the trait of supplied to the property of the standard or incurred by beneficiarly in sinch proceedings, and the balance are hardward to the control of the standard or incurred by beneficiarly in sinch proceedings, and the balance are hardward to the standard or incurred by beneficiarly in sinch proceedings, and the balance are hardward to the standard or incurred by the 5463 tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, ficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible to coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is contract or for the cost of any insurance coverage purchased by heneficiary, which cost may be added to grantor's contract or loan will apply to it. The effective date loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date our parance. It it is so added, the interest rate on the chartrying contract of loan will apply to it. The chartrying contract of loan will apply to it. The chartry purchases may be considerably more expensive than insurance grantor might otherwise the coverage beneficiary purchases may be considerably more expensive than insurance grantor highly insurance terms. obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance te-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 trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that he context so requires, the singular shall be teken to mean and include the plural, and that generally all grammatical changes shall be deep context so requires, the singular shall be teken to mean and include the plural, and that generally all grammatical changes shall be deep context so requires, the singular shall be teken to mean and include the plural, and that generally all grammatical changes shall be deep context so required.

IN WITNESS WHEREOF, the grantor has executed this instrument the day ind year first above written.

PORTANT NOTICE: Delete, by lining out, whichever wormanty (a) or (b) is applicable and the beneficiary is a cruditor and statement of the plural of the \*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 2, the boneficiary MUST comply with the Act and Regulation by making required the HORTENSIA MARY DUIDES 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 LANE This instrument was acknowledged before me on by RONALD C. DUBBS AND HORTENSIA MARY DUBBS This instrument was acknowledged before me OFFICIAL SEAL
PAULINE J THORSTENSON
NOTARY PUBLIC OREGON
COMMISSION NO. 033187
MY COMMISSION EXPIRES MHE 28. 1988 Notary Public for Oregon My commission expires 277 manning .

STATE OF OREGON: COUNTY OF KLAMATH: 24th the February A.D. 19 97 11 11 2 2 4 7 o'clock P. M., and duly recorded in Vol. M97 Klamarh County Title Filed for record at request of Mortgages Bernetha G. Letsch, County Clerk , pf Kerthen Kros \$15.00 taka di sepagai haranga haranga atau 1931 ke Lalah di sebagai kebagai dalah di sebagai dalah