FORM No. 881 - Orogon Tuel Deed Series - Thust Deed (Assigns	Pen T.1/e #7	VO-166 77 complete size stevens	ESS LAW PUBLISHESS CO., PORTLAND, OR 6724
35204	Trust deld	sint bood s	- FIRED .
AMERICAN S. BLAND and VICKT BY AND	The state of the s	Missah	16 07 .
SANTIAM ESCROW. INC., an Oregon c	Orporation	***************************************	
Drogo Montenge Co., an Oregon	Corporation		, as Trustee, and
Grantor irrevocably grants, bargains, s Klamath PARCEL 1:			
Lot 7 and the W 1/2 of Lot 6, Block State of Oregon. CODE 58 MAP 3714-3AB TIME 600 Block PARCEL 2: The E 1/2 of Lot 6, Block 16, FIRST Oregon.	16, FIRST ADDITION	TO BLY, in the Co	ounty of Klamath,
or hereafter apportaining, and the rents, hereditar the property. FOR THE BURNOSS OF THE BURNOS	ments and appurtenances and ofits thereof and all fiztures	all other rights thereunto b now or hereafter attached to	eleptint or in
of IWENTY STX THOUGHAND TOTAL	CICHI MINUE OF ORCH RETERMS	of of drame	- 1
note of even date herewith, payable to beneficiary or not sooner paid, to be due and payable April The date of maturity of the debt secured by the	order and made by granter L ,XX 2012	interest thereon according to the final payment of princ	the terms of a promissory ipal and interest hereof, if
come immediately due and payable. The execution by	nstrument, irrespective of the grantor of an earnest money	ien consent or approval of t a maturity dates expressed agreement** does not cons	he beneficiary, then, at the therein, or herein, shall be-
provement thereon; not to commit an permit any waste 2. To complete or restere promptly and in good damaged or destroyed thereon, and pay when due all of	rty in good condition and re of the property, and habitable condition any	pair; not to remove or dem	olish any building or im-
to pay for filing same in the proper public office or of	ents pursuant to the Uniform	Commercial Code on the pr	roperty; it the beneficiary
written in companies acceptable to the beneticiary, wit ficiary as soon as insured; it the grantor shall fail for an at least fitteen days prior to the expiration of any polic cure the same at grantor's expense. The amount collected any indebtedness secured hereby and in such order as befor any part thereof, may be released to grantor. Such a under or invalidate any act done pursuant to such pate.	ary may from time to time re h loss payable to the latter; is v reason to procure any such it by of insurance now or hereat d under any fire or other in mediciary may determine, or a application or release shall no	or necester erected on the squire, in an amount not les all policies of insurance shall insurance and to deliver the fer placed on the buildings, surance policy may be apply toption of beneficiary the effective or waite any deliver.	property stainst loss or stan stuli insurable value he delivered to the benepolicies to the beneficiary the beneficiary may proliced by beneficiary upen nitre amount so collected,
promptly deliver receipts therefor to beneficiary; should liens or other charges payable by grantor, either by direct ment, beneficiary may, at its option, make payment the debt secured hereby, together with the obligations described the debt secured by this trust deed, without waiver of an with interest as aforexaid, the property hereinbefore desbound for the payment of the obligation herein describe and the nonpayment thereof shell, at the option of the bable and constitute a beautiful to the security of the security o	of such taxes, assessments and the granter tail to make part payment or by providing thereof, and the amount so pain paragraphs 6 and 7 of the yrights arising from breach carribed, as well as the granteed, and all such payments sheetings, and all such payments sheetings, and all such payments sheetings, and all such payments.	ssessments and other charge id other charges become pay yment of any taxes, assessme enediciary with funds with a aid, with interest at the ra- strust deed, shall be added if any of the covenants hereof it, shall be bound to the sa- all be immediately due and all be immediately due and	es that may be levied or at due or delinquent and ints, insurance premiums, which to make such payfe set forth in the note to and become a part of and for such payments, me extent that they are
trustee incurred in connection with or in enforcing this 7. To appear in and detend any action or proceed and in any suit, action or proceeding in which the hence to ray it seems to the control of the	t including the cost of title s obligation and trustee's and ing purporting to affect the	earch as well as the other cattorney's fees actually incu	osts and expenses of the
the trial court, grantor further agrees to pay such sum as torney's fees on such appeal. It is mutually agreed that:	by the trial court and in the the appellate court shall adj	tee's attorney's tees; the an event of an appeal from an udge reasonable as the bene	mount of attorney's iees y judgment or decree of ticiary's or trustee's at-
or savings and lean association authorized to do business under the property of this state, its subsidiaries, affiliates, agents or branches, the "WARMING: 12 USC 1764 in	be eliher an atlemey, who is an a laws of Oregon or the United State a United State or any and	cilve member of the Oregon States, a title insurance company auti	and to such taking,
*The publisher suggests that such an agreement address the lesure	of this option. a of obtaining beneficiary's conse	or, or an escrow egent licensed un It in complete defau	der ORS 698.595 to 695.505.
TRUST DEED	A CONTROL OF THE STATE OF THE S	STATE OF OREGO	N,)
KENNETH S. BLAND and VICKI BLAND		County of	-ss.
The state of the s		I certify that	t the within instru-
Cremter INVESTORS MORTGAGE CO.	SPACE REGERVED	at o'clock	
And the second s	RECORDER'S USE	pageor	no fee / file / in-
Sensition D. Sensitions	keldak antan di biberak Kada pangan di biberak Bahari berbahan di baharak	Record of	ption No, of said Courts
inter Recarding Rotum to (Name, Address, Zip); INVESTORS MORTGAGE CO.		Court witness my	hand and seal of
Ctayton, OR 97383	in a stoman i savin dan da Historia (1900 Alban) bis long Historia (1900 Alban) bis long		
71303		NAME D	TITLE



which are in season of two amount required to pay all recomplie costs, expenses and attempt a loss necessarily paid or incurred by general to such proceedings. And the pend to benefitlary and applied by it that upon any nature of an applied upon the finds that and adaptively and granter specific incurred by bundledary in such proceedings, and spenses and attempts toos, both most secured bereby; and granter specific incurred by bundledary, in such proceedings and spenses and attempts toos, both most secured bereby; and granter specific incurred by bundledary, in such proceedings, the security of the indebted-in obligation such compensation, privately upon beneficiary, or can extend the such and the security of the indebted-in obligation and the security of the indebted-in obligation and the security of the indebted-in or can be secured in the security of the indebted-in the security of the indebted-incurred in the security of the indebted-incurred into the property of the property of the indebted-incurred in the security of the indebted-incurred intervely is easily indebted-incurred in the security of the indebted-incurred intervely is easily indebted-incurred in the security of the indebted-incurred intervely in the security of the indebted-incurred intervely in the security in the indebted-incurred intervely incurred in indebted-incurred intervely intervel in its own and intervel in the security in the indebted-incurred intervel in the security in the indebted-incurred intervel in the security in the indebted-incur

and that the grantor will warrant and torever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the losn represented by the above described note and this trust deed are:
(a)* primarily for grantor's personal, tamily or household purposes (see Important Notice below),
(haring manufaction for the personal tamily or household purposes (see Important Notice below),
This deed applies to, incress 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 in construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

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

as such word is defined beneficiary MUST comply disclosures: for this number	oleto, by lining out, whichever warra ity (a) is applicable and the beneficie in the Truth-in-Lending Act and Re- y with the Act and Regulation by m ose use Stevens-Ness Form No. 1319, cf is not required, disrogard this notic	inty (a) or (b) is Kenneth S. ary is a creditor guiction Z, the looking required VICE RIO	t the day and year first at Bland Bland	ove written.
	STATE OF OREGON, This instrument was the second of the second of the second or the se	County ofKlamath was acknowledged before me o Bland and Vicki Blan vas acknowledged before me o	on March 31 d	, 199 <i>7</i> ,
Nave of the second seco	GFFICIAL SEAL WARLENE T. AUDINGYON OTARY PUBLIC-OREGON COMMISSION NO. 960819 MMISSION P. 960819 MMISSION P. 960819	La derlo no	Wotary Pul Notary Pul Pires 3-22-200/	
T ₁		CORRECT TO COLUMN AND AND AND AND AND AND AND AND AND AN		anticonstruction of prost west constitution and constitut

Sicos 22 . RAM CENTRE PLANT CONTROL OF THE PLANT CO	My commission expires 3-22-200/
The state of the s	
STATE OF OREGON: COUNTY OF MUNACOTAL	
The state of the s	O Clove D 34 1 1
of Mortgages	on Page 9381
EE \$15.00	Bernetha G. Letsch, County Clerk
The state of the s	by Bathun Rosal