A - 29 3 3 3 FORM No. 881—Oregon Trust Deed Series—TRUST DEED:			STEVENSING	0.0	CO., PORTLAND, OR, 97204
Porcland, Oregon 297204	TRUST	DEED	17-F-		3488-
THIS TRUST DEED, made this	19th d Donother T	day of	งับทอ		9.78 between
William, J. Toth, an Title Insurance Co	mpany of Ore	erron			, as Grantor, , as Trustee,
and Frank J. Galgano	WITNES		Counts affi	$i \in Q$., as Beneficiary,
Grantor irrevocably grants, barga in-HYKlamath/DCMAC County, Ore	ins, sells and com gon, described as:	veys to truste	e in trust, with	power of sa	ale, the property
All the following describe	d real prope	ertysitu	ate in Kla	nath Cor	
Lot 40 and a portion of Lo	t 86, more <u>r</u>	particula	rlvadescril	∖∵ doub oed∾as\of	Follows
Beginning at the Northeast point of beginning, thence	corner of I	Lot $40.$ s	aid point 1	being th	heit mie
corner of Lot 40, thence i	n a Northwes	sterly di	rection 600) feet m	ore or less
to the Easterly corner of	Lot 58, ther	nce South	80°40'03"	East 51	4 feet
thence in a Southerly dire beginning, all in Block 18	of Oregon I	eet more Pines. ac	or less to cording to	the tru	le point of
thereof on file in the off	ice of the C	County Cl	erk, Klamat	h Count	y, Oregon.
			Barrie	11. v	
	este da la constanta este da serie da la constanta este da serie da la constanta da la constanta da la constanta da la constanta da				
together with all and singular the tenements, I now or hereafter appertaining, and the rents, is tion with said real estate.	promotion and	cor and an lixiu	res now or nereatte	r attached to	or used in connec-
FOR THE PURPOSE OF SECURING					
The date of maturity of the debt secured becomes due and navable. In the event the well	by this instrument is	be due and paya the date, stated	ble May	he final insta	Ilment of said note
then, at the beneficiary's option, all obligations	secured by this instr	having obtained rument, irrespec	the written consent tive of the matur	rest therein is t or approval ity dates eve	sold, agreed to be of the beneficiary,
The above described real property is not cu	mently used for agricul	tural, timber or gro	izing purposes,	ing dates exp	nessea inereni, or
To protect the security of this trust deed 1. To protect, preserve and maintain said prope and repair; not to remove or demolish any building or not to commit or permit any waste of and property	rty in good condition		making ol any map ment or creating any other agreement alloct		
and repair, not to remove or demolish any building or not to connit or permit any waste of said property. 2. To complete or restore promptly and in a manner any building or improvement which may be con destroyed thereon, and pay when due all costs incurred th 3. To comply with all laws, ordinances, reducti	ood and workmanlike	thereol; (d) recon grantee in any re legally entitled the	conveyance may be reto." and the recipile	all or any part lescribed as the	of the lien or charge t of the property. The e "person or persons matters or facts shall s lees for any of the \$5.
tions and restrictions allestind said	ons, covenants, condi-	be conclusive proo services mentioned 10. Upon i	l of the truthluiness i in this paragraph shall iny default by granto	hereol, Trustee', be not less than bereunder be	s lees for any of the \$5, stellars any of the
cial Code as the beneliciary may require and to pay 1 proper public office or offices, as well as the cost of by filmd officer or making definition	or filing same in the	time without notic pointed by a cour the indebtedness h	in this paragraph shall iny delault by granto e, either in person, b t, and without regard ereby secured, enter u	y agent or by to the adequac on and take po	a receiver to be ap- y of any security for Ssession of said prop-
A To provide and endineer to the t	nce on the buildings	issues and profits, less costs and expe	thereof, in its own nar including those past d nses of operation and windebtedoese second	ne sue or others ue and unpaid, collection, inclus	vise collect the rents, and apply the same, ding reasonable attor-
an amount not less than \$	ne to time require, in written in	ficiary may determ 11. The en	ine.	nereoy, and in	such order as bene-
il the grantor shall fail for any reason to procure any a deliver said policies to the Beneliciary at least literar da	uch insurance and to	insurance policies o	r compensation or uwe	rds for any tak	ing or damage of the
tion of any policy of insurance now or hereafter place the beneficiary may procure the same at grantors e collected under any lire or other insurance policy may ciary upon any indebtedness secured hereby and in such may determine or ut option of hearding the	ed on said buildings, xpense. The amount be applied by benefi-	pursuant to such n 12. Upon d hereby or in his or	elault by grantor in p	ayment of any	indebtedness secured
may determine, or at option of beneficiary the entire an any part thereof, may be released to grantor, Such appli- not cure or waive any default or notice of default hereun at dome averaged to ench the notice of default hereun	order as beneliciary nount so collected, or cation or release shall	declare all sums see and if the above timber or grazing p	described real property described real property purposes, the beneficiar a mortgage in the m er if said real property	y due and paya y is currently u	, the beneficiary may ble. In such an event ised for agricultural,
5. To keep said premises free from construction	i.ens and to pay all	ficiary at his election	on many account of the	is not so curr	entry usea, the bene-
against said property before any part of such taxes, a charges become past due or delinguent and promptly de to beneficiary, should the grantos fuil to make any state	ssessments and other liver receipts therefor	and sale. In the la	tter event the benefici	ary or the trust	tee shall execute and
by direct payment or by providing beneficiary with I	unds with which to	upon the trustee sh	property to satisfy th all lix the time and pla d proceed to foreclose 0 to 86.795.	e obligations sec	cured hereby, where-
hereby, together with the obligations described in paragra trust deed, shall be added to and become a part of the			the beneficiary elect to at any time prior to l stee's sale, the granto		
trust deed, without waiver of any rights arising from 5 covenants hereof and for such payments, with interest as erty hereinbelore described, as well as the grantor, she same avtent that they are build for the	aloresaid, the prop-	tively, the entire an obligation secured	nount then due under	the terms of the	e trust deed and the
same extent that they are bound for the payment of described, and all such payments shall be immediately do out notice, and the nonpayment thereof shall, at the optic render all sums secured by this trust deed immediately of constitutes, becark at this the task.	on of the beneficiary (ceeding \$50 each) be due had no defa	other than such portion ult occurred, and there	n of the principa	al as would not then
of tille search as well as the other costs and expenses of this true	st including the cost	14. Otherwis	c, the sale shall be he the notice of sale The	d by the trustee. Id on the date a	and at the time and
in connection with or in enforcing this obligation and tru tees actually incurred. 7. To appear in and delend any action or proce allect the security rights or powers of beneficiary or trus	stee's and attorney's a	auction to the high shall deliver to the	est bidder lor cash, p	ayable at the ti	ime of sale. Trustee
any suit for the foreclosure of this deed, to new all en	tee; and in any suit, p ay appear, including	olied. The recitals in	the deed of any mat	ers of fact shall	be conclusive proof
amount of attorney's less mentioned in this paragraph 7	in all cases shall be	15. When tr	untee sells pursuant to	the powers pro-	vided herein, trustee
decree of the triat court, granter further alrees to have a pellate court shall adjudge reasonable as the heneliciary ney's less on such appeal. It is mutually agreed that:	NOD SUDT BA THE ADA A S OF TIUNIPO'S Affors h d	ittorney, (2) to the naving recorded lies lord as their interm	Obligation accured by	the trust deed, interest of the	(3) to all persons trustee in the trust
8. In the event that any portion or all of said pro under the right of eminent domain or condemnation, benef right, if so elects, to require that all or any ensition of	perty shall be taken in wary shall have the	uroan	reason permitted by	necessor in inter	rest' entitled 'to 'such'
to pay all reasonable costs, expenses and attorney's less incurred by grantor in such proceedings, shall be naid	necessarily paid or co	onveyance to the s	uccessor trustee the l	un such appoint	ment, and without
applied by it first upon any reasonable costs and expenses both in the trial and appellate courts, necessarily paid of		ereunder. Each suc.	conferred upon any f h appointment and tol by beneficiary, conta	stitution shall l	

instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly erecuted and acknowledged is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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boin in the trial and appellate courts, necessarily paid or incurred by bene-ficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneficiary's request. At any time and from time to time upon written request of bene-ficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of lull reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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the province of the second second second and the	agrees to and with the beneficiary and those claiming under him, that he is escribed real property and has a valid, unencumbered title thereto
A rest water of the second sec	ne di kana in anti anti anti anti anti anti ant
The second secon	er defend the same against all persons whomsoever.
The grantor warrants that the proc (a)* primarily for grantor's persons (+5)-for an organisation, or (even i	eeds of the loan represented by the above described note and this trust deed are: al, family, household or agricultural purposes (see Important Notice below), it grantor is a natural person) are for business or commercial purposes other than agricul
This deed applies to, inures to the tors, personal representatives, successors an contract secured backet	• benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, en assigns. The term beneficiary shall mean the holder and owner, including pledgee, o med as a beneficiary herein. In construing this deed and whenever the context so requires ad the neuter, and the singular number includes the plural.
IN WITNESS WHEREOF, s	aid grantor has hereunto set his hand the day and year first above written
not applicable; if warranty (a) is applicable ar or such word is defined in the Truth-In-Lend beneficiary MUST comply with the Act and R disclosures; for this purpose, if this instrument i the purchase of a dwelling the start at	whichever warranty (a) or (b) is nd the beneficiary is a creditor ing Act, and Regulation Z, the Regulation by making required is to be a FIRST lien to finance
if this instrument is NOT to be a first lien, use S equivalent. If compliance with the Act not re	Stevens-Ness Form No. 1306, or
use the form of acknowledgment opposie.]	Construction (2) and (
County of Deschity	STATE OF OREGON, County of
Personally appeared the above named. William J. Toth and D J. Toth	Personally appeared who, beint duly sw each for himself and not one for the other, did say that the former is president and that the latter is
and acknowledged the forego	bing instru-
OFFICIAL Belote frei EAL)	mail of said corporation by authority of its board of directors; and each in them acknowledged said instrument to be its voluntary act and de Betore me:
C Notary Public for Oregon My commission expires:	C A Notary Public for Oregon (OFFICI
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and the second sec	A. C. M.
na stania in anti anti anti anti anti anti a	 Compatible as a distance of a structure set of the structur
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O. An in the destination of the second state of the second stat	REOURST FOR FULL RECOVEYANCE
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C The undersigned is the legal owner and must deed have been fully paid and satisfied to aid trust deed or pursuant to statute, to can previit together with said trust deed) and to	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. holder of all indebtedness secured by the foregoing trust deed. All sums secured by sa You hereby are directed, on payment to you of any sums owing to you under the terms ncel all evidences of indebtedness secured by said trust deed (which are delivered the events.
O: The undersigned is the legal owner and ust deed have been tully paid and satisfied id trust deed or pursuant to statute, to can rewith together with said trust deed) and to tate now held by you' under the same. Mail'r	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid. Another of all indebtedness, secured by the foregoing trust deed. All sums secured by sa You hereby are directed, on payment to you of any sums owing to you under the terms neel all evidences of indebtedness secured by said trust deed (which are delivered to you reconvey, without warranty, to the parties designated by the terms of said trust deed to reconvey and documents to
O: The undersigned is the legal owner and ust deed have been fully paid and satisfied uit trust deed or pursuant to statute, to can prevent together with said trust deed) and to tate now held by you' under the same. Mail'r	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid holder of all indebtedness secured by the foregoing trust deed. All sums secured by sa you hereby are directed, on payment to you of any sums owing to you under the terms recel all evidences of indebtedness secured by said trust deed (which are delivered to you reconvey, without warranty, to the parties designated by the terms of said trust deed
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C: The undersigned is the legal owner and ust deed have been fully paid and satisfied. ⁴ id trust deed or pursuant to statute, to can be undersigned in the legal owner and ust deed have been fully paid and satisfied. ⁴ id trust deed or pursuant to statute, to can be with together with said trust deed) and to tate now held by you under the same. Mail'r patrice of the same of the same of the same ATED. OLIGIE OU LIJS TU. SOG OLIGIE Do not lose of destroy this Irus Deed OR THE NOT	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid holder of all indebtedness; secured by the foregoing trust deed. All sums secured by sa holder of all indebtedness; secured by the foregoing trust deed. All sums secured by sa you hereby are directed, on payment to you of any sums owing to you under the terms neel all evidences of indebtedness; secured by said trust deed (which are delivered to you reconvey, without warranty, lotthe parties designated by the terms of said trust deed to reconvey and bout spaces and in the secure of the terms of said trust deed to reconvey and bout spaces and in the secure of the terms of said trust deed to reconvey and bout spaces and in the secure of the terms of the secure of the secure of the secure of the terms of the secure of the terms of the secure of the
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