FORM No. 881-1-Oregon Trust Deed Series-TRUST D	EED (No restriction on assignme	nt).	STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR.
Fugr1-7687, CV 41804	TRUST	V.O	1. M82 Page 14568
THIS TRUST DEED, made the second seco	his 29th nan	dav of Se	ptember 7982 APril
and LARRY L. PANTHEN ANI			or True
Grantor irrevocably grants, b	WITNE aréains, sells and con	SSETH: vevs to trustee in	trust, with power of sale, the prop
Lot 11, Block 33, Tract 1184	1940 - 19 19 - 19 - 19 - 19 - 19 - 19 - 19 -		BODTETON in the County
of Klamath, State of Oregon,		UNII #Z, FIRSI	ADDITION, IN the Councy
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FOR THE PURPOSE OF SECUR	RING PERFORMANCE	of each agreement o	now or hereafter attached to or used in con f grantor herein contained and payment o
tion with said real estate. FOR THE PURPOSE OF SECUE sum ofFIVETHOUSANDEIGHTHU thereon according to the terms of a promi linal payment of principal and interest he. The date of maturity of the debt se becomes due and payable.	RING PERFORMANCE NDREDAND00/100 issory note of even date i reof, if not sooner paid, to cured by this instrument	of each agreement o herewith, payable to be due and payable is the date, stated ab	iow or hereafter attached to or used in con- f grantor herein contained and payment o Dollars, with in beneficiary or order and made by granton November
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Now of the real relation of the period of the real state, FOR THE PURPOSE OF SECUE sum of FIVETHOUSAND EIGHT. Hu thereon according to the terms of a promi final payment of principal and interest he. The date of maturity of the debt se becomes due and payable. The above described real property is To protect the security of this truss 1. To protect, preserve and maintain said and repair; not to remove or demolish any build not to commit or permit any waste of said property 2. To complete or restore promptly and manner any building or improvement which may destroyed thereon, and pay when due all costs incu 3. To complete or restore promptly and manner any building or improvement which may destroyed thereon, and pay when due all costs incu 3. To complete or offices, as well as the co by filing of licers or searching adgencies as may beneficiary. 4. To provide and continuously maintain now or herealler erected on the said premises and and such other hazards as the beneficiary, with 10 policies of insurance shall be delivered to the be it the grantor shall bail to any reason to procur deliver said policies to the beneficiary at least if the beneficiary any reason to procur deliver said policies to the beneficiary at least if the grantor shall bail to raw or herealle the beneficiary may procure the same at gran collected under any fire or other insurance policy ciary upon any indebtedness secured hereby and	Its, issues and profits the RING PERFORMANCE INDREDAND00/100 issory note of even date if reof, if not sooner paid, to cured by this instrument not currently used for agrico deed, grantor agrees: property in good condition ing oor improvement thereon; 'in good and workmanlike be constructed, damaged or red therefor. equilations, covenants, condi- te beneticiary so requests, to int to the Uniform Commer- pay for liling sarches made to deemed desirable by the insurance on the buildings and loss or damage by fire or written in se payable to the latter; all neliciary as soon as insured; s any such insurance and to ten days prior to the expira- red deemed on said buildings, itors expense. The amount may be applied by beneli- in such order as beneliciary.	of each agreement o herewith, payable to be due and payable is the date, stated ab ultural, timber or grazing (a) consent to the ma granting any easement subordination or other thereoi; (d) recorvey, grantee in any recom- ledally entitled thereto, be conclusive prool of services mentioned in ti thereoi; do recorvey, grantee in any recom- ledally entitled thereto, be conclusive prool of services mentioned in ti 10. Upon any time without notice, e pointed by a court, an the indebtedness hereby erty or any part there issues and profits, incli- less costs and expenses ney's lees upon any in liciary may determine. 11. The entering collection of such rent insurance policies or cor property, and the appli waive any default or pursuant to such notice 12. Upon defaa hereby or in his perfor.	now or hereafter attached to or used in con- a grantor herein contained and payment o Dollars, with intro- beneficiary or order and made by granton November
Now of interester approximiting, and the fer fer tion with said real estate, FOR THE PURPOSE OF SECUE sum of FIVETHOUSAND EIGHT. Hu thereon according to the terms of a promi final payment of principal and interest he. The date of maturity of the debt se becomes due and payable. The above described real property is i To protect the security of this trust 1. To protect, preserve and maintain said and repair; not to remove or demolish any build not to commit or permit any waste of said property 2. To complete or restore promptly and manner any building or improvement which may destroyed thereon, and pay when due all costs incu 3. To complete or restore promptly and manner any building or improvement which may destroyed thereon, and pay when due all costs incu 3. To complete or searching said property; if th join in executing such financing statements pursus call Code as the benelicity may require and to proper public office or selfices, as well as the co by filling ollicers or searching agencies as may beneliciary. 4. To provide and continuously maintain now or herealter erected on the taid premises ag and such other haards as the benelicity may with to policies of imsurance shall be delivered to the be it the grantor shall tail for any reason to procur deliver said policy of insurance now or herealtif tion of any policy of insurance now or herealter the benelicitary may require the same at fare an east of the benelicity of least if the benelicity of the same at fare and such other has to the benelicity least iff to not any policy of insurance now or herealter to the be it the grantor shall tail for any reason to procur deliver said policies to the benelicity least iff to not any policy of insurance now or herealter to the benelicity may recur the same at fare at fare the benelicity any procure the same at fare at fare to the benelicity may recure the same at fare at the	Its, issues and profits the RING PERFORMANCE INDREDAND00/100 issory note of even date if reof, if not sooner paid, to cured by this instrument not currently used for agrico deed, grantor agrees: property in good condition ing or improvement thereon; if good and workmanlike be constructed, damaged or red therefor. egulations, covenants, condi- te beneficiary so requests, to int to the Uniform Commer- pay for filing same in the st of all lien searches made be deemed desirable by the insurance on the buildings ainst loss or damage by the insurance on the buildings inst loss or damage by the insurance on the buildings inst loss or damage by the insurance on the buildings inst loss or damage by the insurance on said buildings, tor's expense. The amount may be applied by benefi- in such order as beneficiary three amount so collected, or h application or release shall hereunder or invalidate any ruction lens and to pay all e levied or assessed upon or area, assessments and other pily deliver receipts therefor appendent by franctor, either	of each agreement o herewith, payable to be due and payable is the date, stated ab ultural, timber or grazing (a) consent to the ma granting any easement subordination or other thereoi: (d) reconvey, grantee in any recom- legally entitled thereto, be conclusive prool of services mentioned in th 10. Upon any time without notice, e pointed by a court, ar the indebtedness hereby erty or any part there issues and profits, incl- less costs and expenses ney's lees upon any in ficiary may determine. 11. The enteri- collection of such rent insurance policies or cc property, and the appli waive any default or pursuant to such motice and if the above desc timber or grazing purp deed in equity, as a r foreclosures. However the and sale. In the latter cause to be recorded f said described real pro- upon the trustee shall f	now or hereafter attached to or used in consistence of the second sec

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 lees actually incurred.
7. To appear in and delend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee's and in any suit, any suit for the foreclosure of this deed, to pay all costs and expenses, including evidence of title and the beneficiary or trustee's attorney's lees incurred in this paragraph 7 in all cases hall be fixed by the trial court and in the event of an appeal from any judgment or decree of the trial court and in the event of an appeal from any judgment or decree of the trial court greed that:

 If is nutrately agreed that:
 In the event that any portion of the number base the right, if it is observed that any portion of the number payable as the breneficiary's lees means that be taken inder that any portion of the number payable as compensation for such taking, which are in evers of the number leaves the right of is and proversion and thorney's lees more and altorney's lees necessarily paid or incurred by fantor in such appearts.

Mote that and papellae courts, meressarily paid or house payable as the pay all costs and expenses and attorney's lees, in any indexes the right of the such appeart.

all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the saile shall be held on the data and at the time and place designated in the notice of sale. The trustee may sell sail property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthlulness thereol. Any person, excluding the trustee, but including the grantor and beneliciary, may purchase at the sale. I.5. When trustee sells grunetate of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustees sattomer, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liters subsequent to the interest of the trustee in the trust unplus. 16. Kwe any reason permitted by law buneficiary may from time to time appoint a successor trustee, the latter shall be varted in a successor trustee and duites conternate dupon any trustee harmed herein ou to any successor trustee appointed hereunder. Upon such appointed the successor trustee and duits conterned upon any trustee herein named is allow conveyance to the successor trustee. The latter shall be rowed in all title, newers and duites conterned upon any trustee maned herein ou to any successor trustee appointed merunder. Upon such appointed the successor trustee, 17. Trustee ance and substitution shall be mode by written instrument escured by beneficiary, containing relerence to this trust deed and the place of the courty or contains in which the property is situated. shall be a conclusive proof of proper appointed in the successor trustee. 17. Trustee accepts this trust when this devid, duity executed and acknowledged is made a public record as provid

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 laws of Oregon or the United States, a title insurance company authorized to mave title to real property of this state, its subsidiaries, affiliates, agants or branches, or the United States or any agency thereof.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully-seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever 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, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, 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 deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * 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 or such word is defined in the Truth-In-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevent-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. Ralph M Etzel (If the signer of the above is a corporation, (Witness - Individual) STATE OF CALIFORNIA TE: OF OREGON, County of Angeles SS.) 55. COUNTY OF 65 on 25 October, 1982 before me, the undersigned, a Notary Public, in and for and said State, personally appeared LOUIS B. Tassone, known to me to be the person whose name ' sworn, r is the is subscribed to the within Instrument, as a Witness thereto, who being by me duly sworn, deposes and says: he resides in Renu, NEUADA r is the , and that be way present and saw Rulph m ETZE oration. ate seal ' in bepersonally known to be the same person_____ to be the same person_____ described in and whose name___ each of 1 deed. ___ subscribed to the within and annexed instrument execute the same; and he OFFICIAL SEAL acknowledged to said affiant that he_{-} executed the same; GERALD E GREEN 'ICIAL SAL) and that affiant subscribed his _name thereto as a Witness to said execution. LOS ANGELES COUNTY WITNESS mg hand and official seal. My comm. expires AUG 25, 1986 Signature_ r REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: ..., Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you therewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to 101 DATED: Beneficiary less or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made TRUST DEED STATE OF OREGON (FORM No. \$81-1) STEVENS, NESS LAW PUB. CO., POR SS. County ofKlamath I certify that the within instru-ETZEL ment was received for record on the 1100 at 1:03 o'clock A.M., and recorded SPACE RESERVED Grantor PANTHEN in book......M82....on page 14568....or FOR RECORDER'S USE Record of Mortgages of said County. LARRY L. PAN CEPS BYIER Witness my hand and seal of Beneficiary Pustan and County affixed. AFTER RECORDING RETURN TO Mr. and Mrs. Larry L. Panthen Evelyn Biehn County Clerk 4349 Vantage Avenue Studio_City, CA 91604 Me Vice Deputy . 1585; B tec Fee \$8.00

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