			$\underline{V}$
3-13276 FORM No. 681-1-Oregoni Trust Deed Series-TRUST DEED (No.			
TORM No. 881-1-Organi Trad Deed Series-TRUT DEED (No. 1912 STUD	Les: STO-DO TRUST DEED		
THIS THIS		al al al	16 TO TO TO
Billing and PHYLLIS J.	EFFERTZ, husband a	nd wife,	, 19.87 between
as Grantor, MOUNTAIN TITLE COMPANY ELI PROPERTY CO.,	<b>.</b>	<u>24.111</u>	
ELI PROPERTY CO.,	or since it.		, as I fustee, and
as Beneficiary,	Stack Hidryand	े. इ.स. १९४२ - २.४१ - २.४	2000 - 2000
Grantor irrevocably grants, bargains in: Legklamath County, (	WIINESSETH:		ang Ali - Man - an Ali na Mangana
in: EggKlamath	Dregon, described as:	usiee in trust, with power	of sale, the property
IEOSAV UP HEJ-S	OREGON SHORES	승규는 것 같은 것을 가지 않는 것을 가지 않는 것을 했다. 것 같은 것을 많은 것을 했다.	e na sana la 18. A na manga la 18.
Lot 32, Block 21 Tract 1112 on		foll log County of a	
in the County of Klamath, State of This is a purchase money 2nd p	SUN SHORES UNIT 2,	STATE OF OFFI	
This is a purchase money 2nd Deer recording concurrently herewith.	f of Trust, and is a	Subordinate to	n monto entre construir de la seconda de Entre construir de la seconda de la second
Q.4X \$10;	TION OF APPLICA TIONS. BEFORE SIC MENT, THE PERS PROPERTY SHOUL	NT WILL NOT ALLOW MED IN THIS INSTRUME ALE LAND USE LAW A SNING OR ACCEPTING ON ACQUIRING FEE TI D CHECK WITH THE A PLANNING DEPARTMEN	NT IN VIOLA- IND REGULA- THIS INSTRU- TLE TO THE
now or horeafter, appertaining, and the fenements, hered tion with said real estate. FOR THE PURPOSE OF SECURING PE sum of THREE THOUSAND AND NO/100 - 	- Dollars, with order and made by grantor, PRIL 9	interest thereon according to the the final payment of principal 1988	ed and payment of the
	used for agricultural, timber or	grazing purposes.	nataliment of said note
To protect the security of this trust deed, framine in the security of this trust deed, framine in the security of the security in the security of the security is the security of the securit	<pre>good condition</pre>	the making of any map or plat of asement, or creating, any restriction or other agreement allecing this de convey, without warranty, all or any reconveyance may be described a thereto," and the recitals therein of thereto," and the recitals therein of thereto," and the recitals therein of reconveyance may be described a thereto," and the recitals therein of reconveyance may be described a thereto," and the recitals therein of reconveyance may be described a statistic by frantor, hereunder olice, either in person, by agent or the advistic by frantor, hereunder olice, either in person, by agent or the thereol, in its own name sue or o to the each of the advistic the advistic penses of operation and collection, i any indebiedness secured hereby, an intering 'upon' and taking possessis hereing issues and prolits, or the p s or compensation or releas thereol as a application or releas thereol as a plate thereol as a police of default hereunder or "notice."	ed or it. C hou in any ed or it. C hou in any part of the property. The s the "property. The any mattern or facts shall inters for any of the han 35." So any of the breficiary may at any pusce for a receiver to be ap- pusce for a receiver to be ap- therwise collection of the e possession of said prop- therwise collection for any did and applie same, meluding reasonable same, di in such order as bene- mo of said property, the roceeds of the and other
E denicitary may procure the same at grantor's exponse. Incical under: any line or other insurance: policy may be any any upon any indebtedness secured hereby and in such only any upon any indebtedness secured hereby and in such only any part thereoi, may be released to grantor. Such application of t cure or waive any default or notice of delaut hereunder or t done pursuant to such notice. 5. To keep said premises tree from construction lens a res, assessments and other charges that may be levied or ass ainst said property, before any part of such tars; assessments arges become past due or delinquent and promptly deliver re beneficiary; should the grantor tail to make payment or liver the such payment or, by, providing beneficiary with lunds the such payment, beneficiary may, at its option, make pay the didet in payment, beneficiary may, at its option, make pay at deed, with the obligations described in paragraph of at deed; with on the obligations described in paragraph of at deed; with the obligations described in paragraph of at deed; without waiver, of any rights arising irom breacher and therest, and of any rights arising irom breacher of the such and the option of the other such and there to any described in the such of the delay to deed; without waiver, of any rights arising irom breacher and therest, and tor, and, such apyments, with interest as dorn to all the advents and therest and therest and the delay is deed, without waiver, of any rights arising irom breacher the such and the such apyments, with interest as dorn therest and therest and therest and therest and therest and the such and the dest and the such and therest and therest and therest and the such and therest and therest and there	1 ne amount 12. Upon as benchicary tied by benchi- solution of the solution of collected, of declare all sum release shall even the benchi mvalidate any infeguity as arg mvalidate any infeguity as arg mvalidate any infeguity as arg mvalidate any infeguity as arg mvalidate and infeguity as arg the solution of the solution to set upon the solution the solution of the solution of the solution the solution of the solu	motice.' A sentor in payment of performance of any agreement hereus is secured hereby manufailedy due as ciary at his electronic may proceed to mortigage or direct the trustee to lor of sale. In the latter the trustee to lor described real property to satisfy on the trustee shall first the tim satisfy on the trustee shall first the tim satisfy of the second direct to 66,795. det in OR5 86.740 to 66,795. d the beneficiary elect to forcelose by trustee's sale, the grantor or other trustee's sale, the grantor or other pay to the beneficiary or his area.	any indebtedness secured nder, the beneficiary may independent in such an loreclose this trust deed eclose this trust deed by ciary or the trustee shall i default and his election the obligations secured place of saie, give notice sclose this trust deed in

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The grantoe and beneficiary, may purchase at the sale. (1) If the subscription of the process of the sale of the surphis, if any, to the grantor or to his successor in interest entitled to such surphis. If any, to the grantor or to his successor in interest entitled to such it me appoint a successor is partitude by law beneficiary may from time to successor trustee appointed successors to any trustee named herein or to any successor trustee appointed successors to any trustee named nead without conveyance to the successor trustee herein named or appointed performed to the successor trustee herein named or appointed performed to the successor trustee herein named or appointed instrument succuted by beneficiary, online substitution shall be made by written instrument succuted by beneficiary, online substitution shall be in the oblice of the County clark or Recorder of the county or counties in which the property is situated. If. Trustee accepts this trust when this deed, duly executed and obligated to notily any party here to of pending sale under any other deed of shall be in a party unless such action or proceeding is brought by trustee.

the trates. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The truttee may sall said property either in one parcel or in separate parcels and shall sail the parcel or parcels at shall deliver to the purchase its dath, payable at the time of sale. Trustee the property so sold, but without any coverant or warranty, express or im-plied. The recitals in the deed of any the sale. It the trustee, but including the truthfulness thereoi. Any person, excluding the trustee, but including the granice and banelicary, may purchase at the sale.

NOTE: The Trust Deed Act provides that the truste herevnder 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, the United States or any agency thereof, or an escrow agent licensed under OKS 696.505 to 696.585.

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Time granter covenant	s and agrees 10 and with the said described real property	beneficiary and those claiming and has a valid, unencumbered	under him, that he is a
and that he will warrant and	Frank man share and bid the belo his	and the back when a sub- terry of the sub- sector o	
The granter warranter the	the state of the s	BASHING C. AND C	
(b) for an organization, or purposes: This deed applies to imme	personal, family, household or a even if grantor is a natural pers	ted by the above described note and agricultural purposes (see Important son) are for business or commercial p parties hereto, their bailed	
IN WITNESS WHERE	not named as a beneticiary heroi tine and the neuter, and the sing OF, said another	n. In construing this deed and where ular mumber includes the plural.	evisees administ
as such word if warranty (a) is applic as such word if warranty (a) is applic beneficiary MUST comply with the Act disclosures; for this purpose, if this inste	out, whichever warranty (a) or (b) cable and the beneficiary is a credit in-Lending (At) and Regulation. 2, th and Regulation by making result	har A Cillert Effertz	ar first above written.
the purchase of a dwelling, use Steven If this instrument is NOT to be a first in of a dwelling use Stevens-Nets Form No with the Act is not required, disregard this if the signer of the states.	Ness Form, No. 1305 or equivalent en, or the not to finance the purchas 1306, or equivalent if 'compliance notice.	Phyllis Efferte	Effertz
Discription of otherwisegnment opposite.]	(ORS 93,400) (ORS 93,400) (SS 57ATE	Ty S. Penn	
if this instrument is NOT to be a first in of a dwelling use Stevens-Ness Form No. with the Adl is not required, disregard this if the signer of the above is a corporation use, the form of one babys is a corporation start of the signer of the above is a corporation start of the signer of the above is a corporation start of the signer of the above is a corporation start of the signer of the signer of the signer start of the signer of the signer of the signer county of the signer of the si	9. Second and the second secon	sonally, appeared	) as. and
beper. "I preserve a state of the second at	provide the second seco	and that the latter is the	
and acknowledged the I	loregoing instru- v act and deed.	ion, and that the seal affixed to the seal of said corporation and that the schalt of said corporation by authorit of them acknowledged said instrume	foregoing instrument is the instrument was signed and y of its board of directors; at to be its meta-
STATE OF CALIFORNIA COUNTY OF	In <u>sele-</u> ]ss		- countary act
the undersigned, a Notary Public in ar State personally appeared personally person whose name is subscribed to th a witness thereto, (or proved to be suc of a credible witness	known		(AL .) MD8nv
of a credible witness who is personall being by me duly sworn deposes and sa	A person by the oath y known to me), who	FOR NOTARY SEAL OR STAM	
that be was present and s	LET ELEVET	OFFICIAL SI JEANNE NI Notary Public-Ca LOS ANGELEC	GH you
in, and whose name is subscribed to the instrument, execute the same; and na hame thereto as a wine Signature	within and annexed afflant subscribed ss of said execution.	LOS ANGELES CO My Comm. Exp. Aug.	JUNITY
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TOT TRUST DEED 13	DECON SHORES UNIT 2 Decod of Truet, and th		
BFFERTZand fri Constant, ore BFFERTZand fri Constant fri Constant	i, Oregon, dercribed ast OREBON 2008055	STATE OF OREGO County of Kla I certify that ment was received	the within instru-
Ine Grantor   ELI PROPERTY CO.   FT Disoberty CO.	SPACE RESERVED	at 3:18 o'clock P in book/real/val	or record on the ober 19 87, M., and recorded
Beneficiary	RECORDER'S USE	instrument/microfilm   Record of Mortgages	Vo
8840 Venturn Blvd., #215 arzana, Ca. 91356	16051 JEEO JGEN dey of FFFERTZ, hustand of	County affixed	nd and seal of
-1.3.276 e.am No. 301-1-Orenon front Deed Search-TRUST DEED (No.	Fee: \$10.00 FED	NO By Franch	Deputy

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Witness

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