	1-13235 POEM No. 881—Oregon Trust Deed Series—TEUST DEED.	ATE 31441
	c/o-ELI PROPERTY CO. 18849 Ventura Bird. #213 Werzonal BOLA22	LGG: 210.00 TRUST DEED Vot Main Page 19083
	FLORENCIO R. ALINAN, JR. and	s <u>31st</u> day of <u>August</u> , 1987, between d CAROLYN H. ALINAN, husband and wife,
	as Grantor, <u>ASPEN TITLE and ESCR</u> HARIL W. NEWTON,	DW COMPANY, an Oregon corporation
	as Beneficiary,	
	Grantor irrevocably grants, barga inKlamathCounty	WITNESSETH: ins, sells and conveys to trustee in trust, with power of sale, the property Oredon described and
	File City, Carport State Sta	OREGON SHORES
	Lot 48, Block 19, Tract 1113, in the County of Klamath) Stat	e of Oregon.
26	B2 Prot table - norse of norse of the decision of the same states	MENT, THE PERSON ACQUIRING THIS INSTRU- PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY
5	together with all and singular the tenements, he now or hereafter appertaining, and the rents, iss tion with said real estate.	ereditaments and appurtenances and all other rights thereunto belonging or in anywise
2	sum of ELEVEN THOUSAND AND NO/100	PERFORMANCE of each agreement of grantor herein contained and payment of the
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3	then state by the gr	antor without first having obtained the of any interest therein is sold, agreed to be
,	herein, shall become immediately due and payable	secured by this instrument, irrespective of the maturity dates expressed therein, or by stand approximation income and approximation of the maturity dates expressed therein, or milly used for approximation income and approximation of the second se
	To protect the security of this trust deed, I. To protect, preserve and maintain said propert and repair, not to remove or demolish any, building or in not to commit or permit any waste of said property	stituted tak int promotive statut to the making of any map or plat of said property; (b) join in grantor agrees: (a) consent to the making of any map or plat of said property; (b) join in provement thereon; subordination or, other agreement affecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any one of the lien or charge
	1. To protect the security of this trust deed, and repair, not to remove or demolish any building or in not to commit or permit any waste of said property. To complete, or issaics, and any building or in manner any building or improvement which may be come destroyed thereon, and pay when due all costs incurred ther 3. To comply with all laws, ordinances, regulation tions and restrictions allecting said, property; if the benefit join in executing such linancing statements pursuant to the call cost in the second part of the second part of the second provide the second such and pay when due all costs incurred there 3. To comply with all laws, ordinances, regulation tions and restrictions allecting said property; if the benefit join in executing such linancing statements pursuant to the call code as the benefitiary on the second part of the second to the second part of the se	d and workmanike francisco of the system and the recitals therein of any matters of the system any thereoi, if of reconvey, without warranty, all or any part of the property. The fracted, damaged or legally entitled thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the truthuleness thereoi. Trustee's lees for any of the interview manual in this paragraph shall be not less than \$5.
	proper public office or, offices, as well as the cost of all by filing officers of searching agencies as may be deeme beneficiary.	tiling same in the pointed by a court, and without regard to the adequacy of any security for lien searches madei, the indebidness hereby secured, enter upon and take possession of any security for d desirable by the erty or any part hereby secured, enter upon and take possession of takid prop-
•	and such other hazards as the beneficiary may from time an amount not less than \$11,000.00 companies acceptable to the beneficiary, with loss payabl policies of insurance shell be beneficiary.	to time require, in floiar, may indebtedness secured hereby, and in such order as bone- man, written in 11. The entering upon and taking possession of said property the
•	il the grantor shall fail for any reason to procure any suc deliver said policies to the beneficiary at least filleen days tion of any policy of insurance now or hereafter placed the beneficient policy of the state of the stat	as soon as insured; insurance policies or compensation or awards for any taking or damage of the h insurance and to property, and the application or release thereof as aloresaid, shall not cure or prior to the expira-, waive any default or notice of default herecurder or invalidate any act done on said buildings, pursuant to such work notice of default herecurder or invalidate any act done
.	collected under any lire or other insurance policy may be ciary upon any indebtedness secured hereby and in such of may determine, or at option of beneficiary the entire amon any nert thereit the other among	ense. The amount is a second and the second period of the second
	act done pursuant to such notice. The of default merednae 5. To keep said premises free from construction le taxes, assessments and other charges that may be levied o adminet aid	r or invalidate any in equity as a mortage or direct the try bucket to foreclose this trust deed devertisement and sale. In the latter event the beneficiary or their strust deed by as and to pay all execute and cause to be recorded his written motice of delault and his election to sell the said described resel
	charges become past due or delinquent and promply delivi to beneficiary: should the grantor fail to make payment of ments, insurance premiums, liens or other charges payable bu direct and a should the should be a should be	saments and other hereby, whereupon the trustee shall fix 1, to saming the obligations secured ir receipts thereol or thereol as them required by law and proceed to loreclose this trust deed in by drantor, either 13 Schedd der ber either 10 86.740 to 86.755.
	make such payment, or by providing beneficiary with fun make such payment, beneficiary may, at its option, make and the amount so paid, with interest at the rate set forth i hereby, together, with the obligations described, in paragraph frust deed, shall be added to and become a part of the de trust deed, without waiver of any rights arising from brea covenants hereof and for such payments with interest to a	payment thereof, trustee ior the trustee's sale, the grantor or other person so privileged by a 6 and 7 of this i rust. the trustee's sale, the grantor or other person so privileged by the secured of the trust. The trust end of the trust end of the trust. The trust end of the trust end of the trust. The trust end of the trust end of the trust end of the trust. The trust end of the trust e
	erty hereinbefore described, as well as the grantor, shall same extent that they are bound for the payment of the described and all could be the payment of the	be bound to the clean as would not then be due had no default occurred, and thereby cure
	render all sums secured by this trust deed immediately due constitute a breach of this trust deed.	and payable and place desidential is the sale shall be held on the date and at the time and
	in connection with or in enforcing this obligation and truste fees actually incurred.	e trustee incurred auction to the highest bidder tor cash, payable at the imme of sele. Trustee shall deliver to the purchaser its deed in form as required by law comments
	action or proceeding in which the beneficiary or trustee, any suit for the foreclosure of this deed, to pay all costs	appear, including the grantor and beneficiary, may purchase at the sale
	simulated alterney and the beneficiary's or structee's at amount, of alterney's less mentioned in this paragraph 7 in, liver by the trial court and in the event of an appeal from pellate courts band for lurther agrees to pay such pellate courts shall adjudge reasonable as the beneficiary's o ney's less na such appeal.	any judgment of the compensation of the trustee and a ressonable charge by trustee's sum as the ap- attorney, (2) to the obligation secured by the trust deed, (3) to all persons it trustee's attor- having recorded here subsequent to the interest of the trustee in the record
11	It is mutually agreed that: (and a state proper 8: In the event that any portion or all of said proper under the right of eminent domain or condemnation, beneficia right, if it so elects, to require that all or any portion of the as compensation for such taking which are portion of the	is in the second surplus, it any, to the grantor or to his successor in interest entitled to such try shall have the surplus. 156. For any reason permitted by law beneficiary may from time to promine mobile a fine appoint a successor or successor to have beneficiary may from time to
	to pay all reasonable costs, expenses and attorney's tees ne incurred by grantor in such proceedings, shall be paid to	amount required successor itrustee appointed hereunder. Upon such appointment, and without cessarily paid or powers and duties conterred upon any trustee herein named or appoint
	liciary in such proceedings, and the balance applied upon secured hereby; and grantor, agrees, at its own expense, to t and execute such instruments as shall be necessary in obta pensation, promptly upon beneficiary's request.	kulted by bene- in the indebtedness and its place of record, which, when recorded in the ollice of the County clerk or Recorder of the county or countier in which the property is situated.
11 :	9. At any time and iron time to time upon written licitary, payment of its less and presentation of this deed a endorsement (in case of lull reconveyances, for cancellation), y the liability of any person for the payment of the indebtedm	request of bene- acknowledged is made a public record as provided by law. Trustee is not and the note for obligated to notify any party bereto of as provided by law. Trustee is not

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NOTE: The Trust Deed Act provides that the trustee hereinder must be either an atomey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan essociation authorized to do business under the laws 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 estraw ogent licensed under ORS 696.585.

eized in fee simple of said decourses are presented in the second s	the beneficiary and those claiming under him, that he is law- ty and has a valid, unencumbered title thereto
d Forever defend the sam	e against all persons whomsoever.
that the proceeds of the loan rel	presented by the above described note and the below), it or agricultural purposes (see Important Notice below),
(a)* primario,	devices administration,
nt and applies to, inures to the benefit of and	rm beneficiary shall mean in deed and whenever the context so the
This deed applies to, inures to the data assigns. The ten personal representatives, successors and assigns. The ten act secured hereby, whether or not named as a beneficia act secured hereby, whether or not named as a beneficia uline gender includes the feminine and the neuter, and whether includes the feminine and the neuter, and whether the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure	hereunto set his hand the usy and hugan A.
PCRTANT NOTICE: Delete, by lining out, whichever warranty	is a creditor. Florencio R. Avinan, or
uch word is defined in the Truth-in-Landing uch word is defined in the Act and Regulation by mak Siciary MUST comply with the Act and Regulation by mak	ting required
purchase of a dwelling, use Stevens-Ness for to finance	the purchase Carolyn A. Alinan
a dwelling the bove is a corporation	an a
the signer of the above is a corporation, the form of adapted general opposite. CALIFORNIA ATE OF INSPRACE County of Los Angeles	STATE OF OREGON, County of
OPOTRYINU -	Personally appeared who, each being inst
Personally appeared the above of the action of the second	president and that the latter
linan*	secretary of
and acknowledged the foregoing instru-	sealed in behalt of said corporation by automent to be its voluntary act sealed in behalt of them acknowledged said instrument to be its voluntary act
nent to be their volume	and deed. Before me: (OFFICIAL
(OFFICIAL Therewa & Shines	Notary Public for Oregon SEAL)
My commission spices	
THEDROAD TOUNCON	IEQUEST FOR FULL RECOVERANCE IEQUEST FOR FULL RECOVERANCE IEQUEST FOR FULL RECOVERANCE
NOTARY PUBLIC - CALIFURNIA DEI CALIFURNIA	sed only when ourse
San My Commission Expires August 19, 1991	interior deca. All burnet
TO:	of all indebtedness secured by the foregoing trust deed. An sum of the terms
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