1-13357 +ORM No. 881-1-Oregon Treat Deed Saries-TRUST DEED (No.	AT	E 31617	
C/D EUL PROPERTY CO.	Edust SIOCOO TRUST DEED	Vol. M81 Page	10 CO., PORTLAND, OR, 97204
THIS TRUST DEED, made this RONALD DUIM, and JUDITH DUIM, h	26th	October	, 19.87., between
as Grantor, ASPEN TITLE AND ESCROW RONALD J. MALCOLM and MARY LOU	COMPANY, an Oregon MALCOLM, husband an	corporation 1 wife,	, as Trustee, and
as Beneficiary, Grantor irrevocably grants, bargain	WITNESSETH:		sale, the property
	OREGON SHORES	and a second second Second second s	an an an an Anna 18 Anna Anna Anna 18 Anna Anna Anna Anna 18 Anna Anna Anna Anna Anna Anna Anna Ann
Lot 6, Block 26, OREGON SHORES U in the County of Klamath, State	NIT #2, of Oregon.	Contractions and the second second Second second second Second second	
	TION OF APPLICABI TIONS. BEFORE SIGN MENT, THE PERSON PROPERTY SHOULD CITY OR COUNTY PL APPROVED USES."	WILL NOT ALLOW USE D IN THIS INSTRUMENT I E LAND USE LAW AND ING OR ACCEPTING THIS ACOUIRING FEE TITLE CHECK WITH THE APPR ANNING DEPARTMENT TO	N VIOLA- REGULA- INSTRU- TO THE OPRIATE O VERIFY
together with all and singular the tenements, her now or hereafter appertaining, and the rents, issu tion with said real estate. FOR THE PURPOSE OF SECURING I sum of TEN THOUSAND AND NO/100 S10,000.00 note of even date herewith, payable to beneticiary not sooner paid, to be due and payable 10 yea The date of maturity of the debt secured by becomes due and payable. The cheve described real property is not curren	PERFORMANCE of each agree Dollars, with or order and made by grantor, its from recordation y this instrument is the date, st	interest thereon according to the t the final payment of principal a of this Deed of Trust.	and payment of the erms of a promissory nd interest hereof, if
To protect the security of this trust deed, g 1. To protect, preserve and maintain said property and repair; not to remove or demoliak any building or imp not to complete or restore promptly and in good inanner any building or improvement which may be consid- destroyed thereon, and pay when due all costs incurred thered . To comply with all laws, ordinances; regulations from and restrictions alfecting said property; if the benefici- pion in executing such linancing statements pursuant to the civil code as the beneficiary may require and to pay for proper-public-ollice or collices, as well as the cost of all by filing officers or searching agencies as may be deemed beneficiary.	rantor agrees: in good condition provement thereon; and workmanike ucted, damaged or, covenants, condi- ary so requests, to line, searches, mada I desirable by the sucted heimedities and thereon; the without r the indecident the sucted thereon; thereon; thereon; the without r the indecide the the	the making of any map or plat of sain assement or creating any restriction the or other afferement affecting this deed convey, without warranty, all or any pay reconveyance may be described as it thereto," and the recitals therein of any rood of the truthiluness thereoi. Truste and in this paragraph shall be not less that any default by grantor hrecunder, be torice, either in person, by agent or by court, and without regard to the adequi s, hereby secured, enter upon and takey it thereoi, in its own name sue or othe	ereon; (C) join in any or the lien or charge int of the property. The the "person or persons y matters or lacts shall ie's lees for any of the ies lees for any of the peneficiary may at any v a receiver to be ap- tey of any security for possession of said prop- rivise collect the rents,
and such other hazards as the beneficiary may from time	of damage by life ney's lees upor to time regure, in liciary may del written in liciary may del to the latter; all collection of su soon as insured; insurance polici insurance polici trior to the expira- mestad be amount mestad be amount there as here beiner bereby or in hi	any indebtedness accured hereby, and emmine. entering upon and taking possession of rents, issues and profits, or the pro- es or compensation or release thereoit a a lor the application or release thereoit a a lor ult or notice of default hereunder or in h notice. In default by grantor in payment of an entering acceleration of an	in such order as ben- ol said property, the seeds of the and other king or damage of the said, shell not cure or walidate any act done y indebiedness secured
any part increase, may default or notice of default hereunder act done pursuant to such notice. 5. To keep said premises tree from construction ler taxes, assessments and other charges that may be levied or against said property belore any part of such taxes, asses charges become past-due or delinquent and promptly delive to beneficiary; should, the grantor tail to make payment of ments, insurance premiums, lines or other charges payable	on or release shall or invalidate any as and to pay all execute and can soments and other receipts therefor any faxes, asses- the rout in a divertisement a execute and can restrict the real of the rout of the rout assest upon or to sell the sail the rout any faxes, asses- the rout in a divertisement of sell the sail any faxes, asses- the rout in a divertisement of sell the sail any faxes, asses- the rout in a divertise the rout in a divertis the rout in a divertise the rout in a divertise the rout in a di	The second the bar in the second to be a second to	payable. In such an reclose this trust deed ose this trust deed by or the trustee shall lefault and his election he obligations secured ace of sale, give notice lose this trust deed in advertisement and sale
Imake such payment, beneticiary may, at its option, make and the amount so paid, with interest at the rate set forth in hereby, together with the obligations' described in paragraph. It is deed, shall be added to and become a part of the det trust, deed, without waiver of any rights arising from breas covenants hereof and for such payments, with interest as all erfy hereinbefore' described, "as well as the grantor, shall' same extent that they are bound for the payment of the described, and all such payments shall be immediately due to the payment thereof well at the grant of the described.	payment thereoi, trustee for the n the note secured OKS 85.760, m s 6 and 7 of this tively, the entir of secured by this obligation secur- ch, of any of the entire enforcing the te oresaid, the prop- be bound to the cool al swould obligation herein the delault, in and payable with the trustee.	Trustee's sale, the grantor or other pe ay pay to the beneficiary or his success amount then due under the terms of t d thereby (including costs and expense tras of the obligation and trustee's and ounts provided by law) other than suc not then be due had no delault occurn which event all foreclosure proceedings	e the date set by the rison so privileged by ors in interest, respec- inter trust deed and the s actually incurred in attorney's lees not ez- h portion of the prin- red, and thereby cure shall be dismissed by
constitute a breach of this trust deed. constitute a breach of this trust deed. 	and payable and place designates including the cost in one porcel o e trustee incurred e's and attorney's ng purporting to ng purporting to the trustee incurred shall deliver, to plied. The recita	rwise, the sale shall be held on the date in the notice of sale or the time to provided by law. The trustee may sel r in separate parcels and shall sell the ighest bidder for cash, payable at the the purchaser its deed in form as requi sold, but without any covenant or was ls in the deed of any matters of lact shi ess thereoi. Any person, excluding the beneficiary, may purchase at the sale.	which said sale may 1 said property either parcel or parcels at time of sale. Trustee red by law conveying ranty, express or im-
any suit for the foreclosure of this deed, to rustle may, cluding evidence of title and the beneficiary's or trustees at amount of atformey's fees mentioned in this paragraph 7 in liked by the trial court and in the event: of an appeal from decree of the trial court, frantor further agrees to pay such pellate court shall adjudge reasonable as the beneficiary's o	and expenses, in- torney's fees; the shall apply the all cases shall be cluding the com any judgment or altorney. (2) to	I trustee sells pursuant to the sale. proceeds of sale to payment of (1) the pensation of the trustee and a reasonab the obligation secured by the trust dec liens subsequent to the interest of the	covided herein, trustee expenses of sale, in- le charge by trustee's

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pellate court shall adjudge reasonable as the beneficiary's net rustee's attor-ney's less on such appeal. It is mutually agreed that: B: In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, it is of elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the belance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessarily no blaining such com-pensation, promptly upon beneliciary's request. 9. At any time and from time to time upon written request of bene-liciary payment of its lees and presentation of the indebtedness, trustee may the inability of any person for the payment of the indebtedness, trustee may

deed as their interests may appear in the order of the trustee in the trust surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneticiary may from time to time appoint a successor or successors to any trustee named herein or to any surplus. Trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed instrument accurate by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the ollice of the County Clerk or Record re of the county or counties in which the property is situated. 17. Trustee accepts this trust when this deed, duty executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, beneficiary or trustee.

NOTE: The Trust Deed Act provides that the trustes 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 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 ORS 696.505 to 696.585.

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The grantor covenants and agrees fully seized in fee simple of said describ	to and with the beneficia ed real property and has a	y and those claiming under him, that he is law-		
[174] Aratic with the constraint of that he required in pression complete care investigity (optimized) as a complete of the relation of the first the state of parts of a constraint prime the first of the result of the relation of the real prime the relation of the re	nemegi (1816), gino general gino (1999), general general general control control for the state of general control of the state	પ્રદુપ્તી દેવી દેવી પ્રાપ્ય પ્રદેશ દેવી પ્રાપ્ય પ્રાપ્ય પ્રાપ્ય પ્રાપ્ય કે પ્રાપ્ય કે પ્રાપ્ય કે પ્રાપ્ય કે પ્ આપણે કે પ્રાપ્ય કે પ્ આપણે કે પ્રાપ્ય કે પ્ પ્રાપ્ય કે પ્રાપ્ય કે પ્		
and that he will warrant and forever de	CAL BEN DEFENDED OF AN AND AND AND AND AND AND AND AND AND	persons whomsoever.		
(a) primarily for grantor's personal, ta	mily, household or agricultura ntor is a natural person) are ic	above described note and this trust deed are: purposes (see Important Notice below), r business or commercial purposes other than agricultural		
This deed applies to, inures to the ben tors, personal representatives, successors and a contract secured hereby, whether or not named masculine gender includes the feminine and th	elit of and binds all parties h ssigns. The term beneficiary sh as a beneficiary herein. In cons e reuter, and the singular num	reto, their heirs, legatees, devisees, administrators, execu- all mean the holder and owner, including pledgee, of the truing this deed and whenever the context so requires, the ber includes the plural. Is hand the day and year first above written.		
* IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and it as such word is defined in the Truth-in-Lending , beneficiary MUST comply with the Act and Regul disclosures; for this purpose, if this instrument is to the purchase of a dwalling, use Stevens-Ness Form if this instrument is NOT to be a first lien, or is n with the Act is not required, disregard this notice.	ever, warranty (a) or (b) is beneficiary is a creditor Act and Regulation Z, the ation by making required be a FIRST lien to finance No. 1305 or equivalent; of to finance the purchase	Roxael L. Duin mald Duim Judith Duim		
If the signer of the above is a corporation, use the form of acknowledgment opposite.) CALIFORNIA	(ORS 93,490) WIT	NESS: Brian Brodsky Sua Sroch		
STATE OF CALIFOPNIA COUNTY OF <u>108</u> On Acyemper 2, 19	<u>sclica</u> ss.			
the undersigned, a Notary Public in a State, personally appeared DELC	and for said County and	WTC WORLD TITLE COMPANY		
a witness thereto, (or proved to be s of a credible witness who is person being by me duly sworn, deposes and DRLAN DEODST	uch person by the oath ally known to me), who	FOR NOTARY SEAL OR STAMP		
4,76 Arch De. S	d saw Rondho Outing	OFFICIAL SEAL JEANNE NIGH Notary Public-Causarnia LOS ANGELES COUNTY		
in, and whose name is subscribed to instrument, execute the same; and name thereto as a w Signature	the within and annexed	My Comm. Exp. Aug. 18, 1989		
WTC 082	<u> </u>			
trust deed have been fully paid and satisfied. Y said trust deed or pursuant to statute, to canc	ou hereby are directed, on pays el all'evidences of indebtedness convey, without warranty, to	I by the foregoing trust deed. All sums secured by said ment to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you he parties designated by the terms of said trust deed the		
DATED:		A ANNUA DEPARTING TO VERIEY		
LKODESLA 2HONTD CHECK ALLI LHE VEBSORITALS WENL' LHE BERSON VCXXIII. AND LIFE IO. LHE LIONS: DELOKE SIGNING ON VCI BENELICATE LING LION OF VEBSICVETE FVZD HES FVZ VD HECHV Do not less or destroy this Trust Doed OR THE NOTE which Hildford Schlader Before reconversioned will be made.				
	્યું છે. આ આ આ ગામ સ્ટાર્ગ છે.	CALLE NOT ALLOY USE OF THE		
(FORM No. 201-1) STEVENG-NEESE LAW FUG. CO., PORTLAND, ORE.	needen sitteris	STATE OF OREGON, County of <u>Klamath</u> I certify that the within instru-		
Grontor trrevoculuy deants, barg DATW Count	wa, wasana a ne, solis and sonos sus Dreges (caribed a	ment was received for record on the .17th.day of <u>November</u> , 19.87, at3:57o'clockPM., and recorded		
a) Tigu Tigu Tigu Tigu Tigu Tigu Tigu Tigu	SPACE RESERVED FOR RECORDER'S USE	in book/reel/volume No187on page20844or as document/fee/file/ instrument/microfilm No81679		
Mr. & Mrs. Ronald J. Malcolm Beneficiary	госомилия ин оседон и имресови, гисароо и	Record of Mortgages of said County. Witness my hand and seal of		
Mr. 6 Mrs. RONALD J. MALCOLM	normand and solit. Dout	County affixed. Evelyn Blehn, County Clerk		
c/o ELI PROPERTY CO. 18840 Ventura Blvd., #215 Tarzana, Ca. 91356	J8n21 0430 Fee: \$10.00	By FAm Amitto Deputy		
• 07/9 49 - 581.1 - O. (200) (201) 524 20 (201) 252 (24	e			

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