FORM No. 881-Oregon Trust Deed Series-TRUST DEED.	COPYRIGHT (S	90. STEVENS-NESS LAW PU	BLISHING CO., FORTLAND, OR 87204
179875 04-28-94A10:02 RCVD TRUST	DEED	Vol.mgy P	ane 12767
THIS TRUST DEED, made this	day ofP	pril	, 1994., between
as Grantor, ASPEN TITLE AND ESCROW	•••••••••••••••••••••••••••••••••••••		·····
D.T.SERVICE.CO., A.NEVADA CORPORATION			
	SSETH:		, ,
Grantor irrevocably grants, bargains, sells and con nKLAMATHCounty, Oregon, describ	vers to trustee in	n trust, with power	r of sale, the property
LOT 30, BLOCK 112 and LOT 15, BLOCK 121, KLA 4, KLAMATH COUNTY, OREGON.	MATH FALLS FO	REST ESTATES,	HIGHWAY 66, PLAT
en e			
together with all and singular the tenements, hereditaments and ap, now or herealter appertaining, and the rents, issues and profits there tion with said real estate.	oot and an matures i	low or nereatter attach	led to or used in connec-
of EIGHT THOUSAND DOLLARS (\$8000 00)	of each agreement o	ef grantor herein conti	nined and payment of the
note of even date herewith payable to beneficiant as and	Dollars, with interest	t thereon according to	the terms of a promissory pal and interest hereof it
The date of maturity of the dubt manual to still		•••	
becomes due and payable. In the event the within described proper sold, conveyed, assigned or alienated by the grantor without first then, at the beneficiary's option, all obligations secured by this insti- herein, shall become immediately due and payable.	and a second present theory	sor, or any interest th	CCUID IS SOLD. Dereed to he
To protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain said property in good condition and repair: not to remove or demoking property in good condition	granting any easens o	t or crusting and a star	ion thereon; (c) join in any
and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. 	thereals (it) and a	agreetitent arreeting this	a deed of the lien of charge
destroyed thereon, and pay when due all costs incurred therefor. 3.576 (comply) with all laws, ordinances, regulations, covenants, condi- tions and restrictions allecting said property: if the beneliciary so requests, to	legally entitled thereto be conclusive proof of services mentioned in t	of and the recitals therein the truthfulness thereof, his paragraph shall be not	any part of the property. The d as the "person or persons of any matters or lacts shall Trustee's lees for any of the less than \$5.
join in executing such linancing statements pursuant to the Uniform Commer- cial Code as the beneficiary may require and to pay for filing same in the property ble officient of efficiency during the statement of the statement o	time without notice, a	either in person, by agen	nder, beneficiary may at any t or by a receiver to be ap-
beneficiary. 4. To provide and continuously projection improved desirable by the	erty or any part there issues and profits incl	col, in its own name sue	or otherwise collect the rents,
and such other hazards as the beneficiary may have the the standard by fire	ney's lees upon any in liciary may determine.	ndebtedness secured hereb	on, including reasonable attor- y, and in such order as bene-
an amount not less than $\$$ contribution in any non-time to time require, in companies acceptable to the beneficiary, with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall fail for any reason to procure any such insurance and to	insurance policies or c	and promis, or i	session of said property, the he proceeds of fire and other any taking or damage of the
tion of any policy of insurance now or hereafter placed on said buildings,		notice of default heround	any taking or dimage of the as aforesaid, shall not cure or er or invalidate any act done
ciary upon any indebtedness secured hereby and in such order as beneficiary	Deredy or in his perio	THIMPEN IN ANY ADDRESSION	t of any indebtedness secured hereunder, time being of the formance, the beneficiary may
any part thereof, may be released to grantor. Such application or release shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.	event the beneficiary	at his election may proce	or and psyable. In such an id to loreclose this trust deed o loreclose this trust deed by
5. To keep said premises free from construction liens and to pay all taxes, assessments and other charder that may be funded.	remedy, either at law a	, of may direct the truste of in equity, which the here	e to pursue any other right or
charges become past due or delinquent and promptly deliver receipts therefor	the trustee shall execu- and his election to sell	to foreclose by advertiseme te and cause to be recorde the said described real on	nt and sale, the beneficiary or it his written notice of default merty to satisfy the abligation
by direct payment or by providing beneficiary with funds with which to make such payment or by providing beneficiary with funds with which to	notice thereof as then in the manner provider	pon the trustee shall lix th required by law and proce d in ORS 86.735 to 86.79	he time and place of sale, give red to loreclose this trust deed 5.
hereby, together with the obligations described in paragraphs 6 and 7 of this trust deed, shall be added to para because a second	13. After the i sale, and at any time	trustee has commenced for prior to 5 days before the	eclosure by advertisement and date the trustee conducts the ed by ORS 86.753, may cure
trust deed, without waiver of any rights arising from breach of any of the covenants hereof and for such payments, with interest as aforesaid, the prop- erty hereinbefore described, as well as the grantor, shall be bound to the	 the default or default: sums secured by the 	s. If the default consists c trust deed, the default i	I a failure to pay, when due, may be cured by paying the r than such portion as would
described, and all such payments shall be imposited and the obligation herein	being cured may be	no default occurred. Any a cuted by tendering the m	ther default that is capable of
ender all sums secured by this trust deed immediately due and payable and constitute a breach of this trust deed	delaults, the person e und expenses actually	en. In any case, in addi flecting the cure shall pa incurred in enforcing the	tion to curing the default or y to the beneficiary all costs oblightion of the tout doub
6. To pay all costs, lees and expenses of this trust including the cost of title search as well as the other costs and expenses of the trustee incurred n connection with or in enforcing this obligation and trustee's and attorney's	by law. 14. Otherwise	the sale shall be held on	ceeding the amounts provided
7. To appear in and defend any action or proceeding purporting to allect the security rights or powers of humiliairy or fourier and for the security rights of powers of humiliairy or fourier and the security rights of powers of humiliairy or fourier and the security rights of the security rights o	be postponed as provi	ided by law. The trustee	time to which said sale may may sell said property either
any suit for the foreclosure of this deed, to pay all costs and expenses, in-	shall deliver to the pa the property so soli	urchaser its deed in form	at the time of sale. Trustee as required by law conveying
amount of attorney's lees mentioned in this paragraph 7 in all cases shall be lised by the trial court and in the event of an uncertainty from the second	of the truthlulness th the grantor and benefi	ereof. Any person, exclud	fact shall be conclusive proof ing the trustee, but including
decree of the trial court, grantor further agrees to pay such sum any judgment or pellate court shall adjudge reasonable as the beneliciary's or trustee's attor- ney's lees on such appeal.	15. When trus	tee sells pursuant to the p de sells pursuant to the p	wers provided herein, trustee
It is mutually agreed that:	attorney, (2) to the o having recorded liens	abligation secured by the	reasonable charge by transfers. Trast deed (13) to all periors.
right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the monies payable	surplus, if any, to the surplus.	e grantor or to his success	or in interest entitled to such
to pay all reasonable costs energy and attended the amount required	16 Robulici w	may from time to time.	

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed herein or to any successor trustee appointed hereinder. Upon successor appointed hereinder, the latter shall be vested with all title, powers and duties conferred upon any trustee berein named or appointed hereinder. Each such appointment, and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment. If. Trustee accepts this trust when this deed, duly essented and acknowledged is made a public record as provided by haw. Trustee is not obligated to notify any party here of a provided by these other do trust or of any action or proceeding in which granter, beneficiary or insistee such action or proceeding is brought by trustee.

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as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's levs 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 levs, both in the trial and appellate courts, necessarily paid or incurred by bene-liciary 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. 9. At any time and from time to time upon written request of bene-liciary, payment of its levs and presentation of this deed and the note for endorsement (in case of full reconvegances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

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NOTE: The Trust Deed Act provides that the trustee herconder must be either an attorney, who is an active mendier 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 inscimic company authorized to inscretifie to read property of this state, its subsidiaries, offiliates, agents or branches, the United States or any agency thereof, or an except agent licensed under ORS 200 to 200 to

The sec	a de la companya de En esta de la companya		America
fully seized in fee simple of said descr	ses to and with the home	ficiary and those claiming under has a valid, unencumbered title i	12768
descr	ibed real property and	has a wall the claiming under	him, that he is t
	•	us a valid, unencumbered title	hereto
and that to me			
and that he will warrant and forever e	defend the energy of		· · · · · · · · · · · · · · · · · · ·
and that he will warrant and forever o	- the same against	all persons whomsoever.	
The grantor warrants that the proceeds o (a)* primarily for grantor's personal, fan (b) for an organization, or (even if gran This deed applies to immediate	I the loan represent to		
(a) primarily for grantor's personal, fan (b) for an organization, or (even if gran This deed applies to, inures to the benef personal representatives, successors and the benef	ily or household purposes (above described note and this trust de	
This deed applies to, inures to the benef personal representatives, successors and assigns. secured hereby, whether or not named as a bene gender includes the feminine and the neuter, and IN WITNESS WHEREOF, said	It of and binds all parties h	preto, their heire lades	
secured hereby, whether or not named as a bene gender includes the leminine and the neuter, and IN WITNESS WHEREOF, said	ticiary herein. In construing	mean the holder and owner, including this deed and when owner, including	ministrators, executors,
WHEREOF, said	grantor has bereunte	s the plural.	requires, the masculine
* IMPORTANE ALL		nishand the day and year first ;	bove write
not applicable; if warranty (a) is applicable and the b as such word is defined in the Truth-in-Lending Act disclosury MUST comply with the Act	r warranty (a) or (b) is	Hosa Main)
disclosure functionally with the Act and and Act	and Regulation 7 at	SAN DELANCIQUE	
disclosures; for this purpose use Stevens-Ness Form No If compliance with the Act is not required, disregard th	· 1319, or equivalent	DSAN D CLARK	
	is notice.		
STATE OF OFF	101 - DO	A. J.	
This instruct	iON, County of UI4	Wir	
by	ROCAN A Childged	before me on April C	25 04
This instrum	ient was acknowled to 1	CUR	
as		before me on	25 10 74
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SAM ABRAHAM COMM. 1015815		p,	
NOTARY PUBLIC CALIFORNIA -	A	4 Mural	······
My Term Exp. March 10, 1998			α
	My com	nission expires	Public for Count
	REQUEST FOR FULL RECONVEYA	NCE	
Ю:	e used only when obligations have	been paid.	

ust deed have and holder			ļį
The undersigned is the legal owner and holder rust deed have been fully paid and satisfied. You h aid trust deed or pursuant to statute, to cancel all erewith together with said trust deed) and to reconv state now held by you under the same Mail and	ereby are directed an av	by the loregoing trust dead All	
erewith together with said trust deed) and to reconv	evidences of indebtedness	ent to you of any sums owing to you a	is secured by said
and trust deed or pursuant to statute, to cancel all rewith together with said trust deed) and to reconv state now held by you under the same. Mail reconve ATED:	yance and dom-	e parties designated by the target	delivered to you
tate now held by you under the same. Mail reconv ATED:	ucuments to	s the terms of s	aid trust deed the
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De not less or destroy this Trust Dead On The		Beneficiary	······
Out OR THE NOTE which	secures. Both must be delivered to	the trustee for	
De not lose or desirey this Trust Deed OR THE NOTE which i		seconveyance	will be made.
TRUST DEED			
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STEVENS.NESS LAW PUB. CO., PORTLAND, ORE.	•	STATE OF OREGON, County ofKlamati	∥
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56 Rocky Trail Rd			
enderson, NV 89014			
Grantor II	SPACE RESERVED		
T SERVICE CO., INC. 001 E. Flamingo #115	FOR	in book/reel/volume No page	М94
as Vegas, NV 89110	RECORDER'S USE	ment/microfilm/recention	11.

of Mortgages of said County. AFTER RECORDING RETURN TO ciary Witness my hand and seal of County affixed. BENEFICIARY Evelyn Biehn, County Clerk By Auline Mulendly Deputy -11 Fee \$15.00