THE RES. 891-1	\$01047284A
THIS TRUST DEED, made this 13t	TRUST DEED VOI. 1988 Page 5457
THIS TRUST DEED, made this 131	th day of February ,19.98 , betwee
Aspen Title & Escrow, Inc.	, as Granto , as Trustee, an WITNESSETH: , as Benefici≥r,
Sandy L. Simmons	as Trustee, an
All of Charles and All and Harry of the Shipping of the Charles and the Charle	WITNESSETH: , as Boneficiar,
Klamath County Oregon	WITNESSETH: Ils and conveys to trustee in trust, with power of sale, the property in the conveys to trustee in trust, with power of sale, the property in the conveys to the property in the conveys to the property in the conveys to
SEE EXHIBIT "A" ATTACHED HERETO AL	ND MADE A PART THEREOF
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DUGAN CHEVROLET IN THE SUM OF \$32,	JUNIOR AND SUBORDINATE TO A TRUST DEED IN FAVOR OF
nereatter appertaining, and the rents, issues and profile property.	ints and appurtenances and all other rights thereunto belonging or in unywise now its thereof and all fixtures now or hereafter attached to or used in connection with
GTV THOUGHYD CON	RMANCE of each agreement of granter berein
of of even date because	Dollars, with interest the
of sconer paid, to be due and payable at maturity The date of maturity of the data.	rder and made by grantor, the final payment of principal and interest hereof, il
comes due and nevalle	instrument is the date, stated shows as which it is
To protect the security of this trust deed, granter a 1. To protect, preserve and maintain the property	#BICOSI
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encies as may be decreed to the difference of the	ces, as well as the cost of all the second will be seen and
4. To provide and continuously maintain insuran	tice on the buildings many as a searching
SAFV AT COOR OR IMPROVED A 'IL IT	icss payable to the letter, all -allette to the letter all -allette to the
te the same at granter's expense. The amount collected	of insurance now or hereafter placed on the buildings, the beneficiary may pro-
any part thereof, may be released to granter. Such app	plication or release shell not give no beneficiary the entire amount so collected.
5. To keep the property free from construction lie	ens and to pay all terms.
os or other chartes assets	the grantor fail to make neversed at the prist due of delinquent and
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At the payment of the obligation herein described	tibed, as well as the transfer and for such payments
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KI WHITE ENTIRY

and that the granter will warrant and letever detend the same against all persons whomseever.

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)* primarily for granter's personal, family or household purposes (see Important Notice below),

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract in construing this trust deed, it is understood that the granter, trustee and/or beneficiary may each be more than one person; that the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be IN WITNESS WHEREOF, the granter has executed this instrument the day and year first above written.

THE WHEREOF, the grantor has executed this instrument the	~
WIEREOF, the grantor has executed this instrument the day and year first above written.	,
and the contract of the contra	
* IMPORTANT NOTICE: Delete, by lining out, whichever werranty (a) or (b) is Russell Maillouv	
Q3 10th Word in defined to the property is a creation.	
baneficiary Milst complete and a service of the Complete of th	
disclosures; for this purpose use Stevens-Noss Form No. 1319, or equivalent. Larry W. Caldwell Larry W. Caldwell Caldwe	
the state of the s	
STATE OF OREGON, County of Klamath	
This instrument was a state of the state of	-
This instrument was acknowledged before me on February 13, 1998 by Russell Mailloux and Larry W. California, 1998	
this instrument was acknowledged before me on February 13, 1998 by Russell Mailloux and Larry W. Caldwess This instrument was acknowledged before me on February 13, 1998	٠,
by Russell Mailloux and Larry W. Caldwess Official Sea 1998 This instrument was acknowledged before in on the Caldwess Official Sea 199 by Caldwess Mail Caldwess Official Sea 199 Molary Programmer C	•
MARKET ADDRESS	,
THE PROPERTY OF THE PROPERTY O	
GO G	
AN COMMISSION EXCIPLES HAR. 22, 20018 Marline And Arline	
	٠
Notary Public for Oregon	
4) Winnieston expires 5-22-5	
REQUEST FOR FULL DECOMPANY	
TO: REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been pold.)	
The undersigned is the legal owner and holder of all indebtedness secured by the teregoing trust deed. All sums secured by the trust deed and satisfied. You hereby are directed, on payment to you of any nums owing to you under the trust of the trust deed, and to reconvey, without warranty, to the parties by the trust deed (which are delivered to terms of the hold by the trust deed (which are delivered to terms of the	
test deed or pursuant to statute, to cancel all evidences of indebtedness secured by the loregoing frust deed. All sums secured by the trust feed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith the trust deed) and to reconvey, without warranty, to the parties designated by the trust deed (which are delivered to you herewith held by you under the same. Mell reconveyance and the same to the trust deed to trust deed to trust deed to the trust deed to trust deed to the tru	
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stast deed of pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed, All sums socured by the trust fogether with the trust deed) and to reconvey, without warranty, to the parties designated by the trust deed (which are delivered to you herewith held by you under the same. Mell reconveyance and documents to	
17.10	
Do not loss or destroy this Trust Deed OR THE NOTE which it secures.	
Both must be delivered to the trust Deed OR THE NOTE which it secures. reconveyance will be inude:)	
SEDEL DEED Bonalisian	

adre e-more de la june de la persona de la presenta de la constitución de la presidenta de la presidenta de la

Beginning at the most Southerly corner of Lot 11, Block 107, BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, OREGON; thence in a Northwesterly direction along the boundary line of said Lot 11 and Gobi Street a distance of 125.37 feet; thence in a Northeasterly direction 38 feet to a point 112 feet in a Northwesterly direction from a point on the West boundary of California Avenue 42.8 feet from said most Southerly corner of said Lot 11, measured along the West boundary line of said California Avenue from said corner; thence in a Southeasterly direction 112 feet to said point on said California Avenue 42.8 feet from said most Southerly corner of said Lot 11; thence along the West boundary of California Avenue 42.8 feet to place of beginning.

CODE 1 MAP 3809-32BB TL 5900

	Aspen Title & Escrow the 20th	da
Filed for record at request of of February	A.D., 19 98 at 11:25 o'clock A. M., and duly recorded in Vol. M98 Mortgages on Page 5457	
. (Bernetha G. Leisch, County Clerk	
FEE \$20.00	By ASTAUM, ABSS	