SUBSE ···	98 aci 28	Vol. <u>M91</u> Pa	Pag 39092	
TRUST DHED D T SERVICE, INC., PARLINE RECORDERS BCL5, BOX 495C Ranover, NM 88041		STATE OF OREGON, County of Coertify that th was received for recor of	d on the day	
EDWIN D. VANCENTY STATUS Edwin D. & Dorothy L. Vaughn Trus: 7423 Caminito Carlotta San Elector Ca 92129-2216 Carlotta Fills, NND ESCROW CON FILL AND STREW CON Elemeth Falls, OR 97601	SPACE AESERVED FOR RECORDERS LSE	o'clock book/reel/volume No. and/or ment/microfilm/recepti Record of	M., and recorded in 	
Kiamath Falls, OR 97601	ATC 982381	NAME By	TITLE	
THIS TRUST DEED, made this 15 D-T-SHRVICH, INC., A NEVADA CORPO	RATION		1998 19, between	
ASPEN TITLE AND ESCRON CO.			, as Grantor, , as Trustee, and	
EDWIN D. VAUGHN, JR. & DOROTHY L.	VAUGHN, JR., A VITNESSETH:	S INDIVIDUALS &		

NCO, PORTUNIO, CARES

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KLAMATH Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in 5.00

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LOT 09, BLOCK 28, KLAMATH FOREST ESTATES, 1ST ADDITION 1211月1月1日(1915年)(1915年)(1916年) 「開始時間1時後期」「新聞」(1915年)(1916年) 「開始時間1時後期」「新聞」(1915年)(1916年) BRE SALE 

公约 盐清油

KLAMATH COUNTY, OREGON

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging of in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connection with the property.

1411

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum \*\*\* TWO THOUSAND AND 00/100 DOLLARS \*\*\* (\$2000.00)

(\$2000.00) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereoi, if not sooner paid, to be due and payaBEPTEMBER 15 The date of even date interest for the terms of a promissory to the date of the date

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the grantor either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the prop-erty or all (or any part) of grantor's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option<sup>2</sup>, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be come immediately due and payable. The execution by grantor of an earnest money agreement<sup>44</sup> does not constitute a sale, conveyance or sectionment.

come immediately due and payable. The execution by gravor of an earnest money agreement\*\* does not constitute a sale, conveyance or assignment.
To protect the security of this inust deed, grantor agrees:
1. To protect, preserve and maintain the property in good condition and repair; not to remove or demolish any building or improvement thravei; not to commit or permit any waste of the property.
2. To complete or restore promptly and in good and habitable condition and repair; not to remove or demolish any building or improvement thravei; not to commit or permit any waste of the property.
3. To complete or restore promptly and in good and habitable condition and restrictions affecting the property; if the beneficiary or requests, to jobi network more and may all others or offices, as well as the cost of all lien searches made by filling officers or searching agencies as may be deemed desirable by the beneficiary may require and to prove the intermediate of the property against less or damage by filling and that here proper public offices, as well as the cost of all lien searches made by filling officers or searching agencies as may be deemed desirable by the beneficiary may resure on the building now or hereafter erected on the property against less or damage by filling of the grantor shall hall to any reason to procure any such insurance and to deliver the policies to the beneficiary within in comparias acceptable to the baneficiary may iron time to other insurance shall be delivered to the beneficiary up to other as persent. The same of any policy of insurance now or hereafter placed on the building, the beneficiary up procure the same at grantor's expense. The amount collected under any line or other insurance policy may be applied by beneficiary up to any part thereof, may be released to grantor. Such application or release shall no cure or waive any default or notice of default hereof.
5. To keep the property before any part of any the property beam any

7. To appear in and defend any action or proceeding surporting to effect the security rights or powers of beneticiary or trustee; and in any suit, action or proceeding in which the beneticiary or trustee may appear, including any suit for the foreclosure of this deed or any suit or action related to this instrument, including but not limited to its validity and/or enforceability, to pay all costs and ez-penses, including evidence of title and the beneticiary's or trustee's attorney tees; the amount of attorney tees methods in this para-graph 7 in all cases shall be fixed by the trial court and in the event of an appeal from any judgment or decree of the trial court, grantor butther agrees to pay such sum at the appellate court shall adjudge reasonable as the beneticiary's or trustee's attorney tees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ticiary shall have the right, it is o elects, to require that all or any portion of the modes payable as compensation for such taking,

NOTE: The lived Deed Act provides that the instant horounder must be either an afformacy, who is an active member of the Oragon State Bar, a bank, trust company or anylegs and loss association authorized to do business under the laws of Gragon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, spents or branches, the United States or any agency therage, by an esconew agent licensed under ORS 636.505 to 696.585. preparty of this state, its subsidiaries, affilistes, systems of prancoes, the united onese "WARNING: 12 USC 1701-3 regulates and may prohibit exercise of this estion. "The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in contains detail.

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altached bareto, and that the grantor will want and forever detend the same against all persons when a the same against all persons when a the same at a standard bareto at a sta WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the con-tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-ficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance re-

ODTAIN ALONE WING MAY NOT SATISTY ANY HERE IN PROPERTY CAMAGE COVERAGE OF ANY MULTICATORY MULTICE TO ANY MULTICE TO PROPERTY AND ANY MULTICE TO PROPERTY MULT

In constraint this trust deed, it is understood that the grantor, trustee and/or bepeticiary may each be more than one person; that p context so requires, the singular shell be taken to mean and include the plural, and that generally all grammatical changes shall be

• (MPCBTANT MOTICE: Delete, by lining out, whichever warranty (a) ar not applicable; if warranty (a) is applicable and the beneficiary is a tr as such werd is defined in the Truth-in-lending Act and Regulation is beneficiary MUST comply with the Act and Regulation by making (as disclosures; for this purpose use Stevans-Ness Kerm No. 13.9, or equiv it compliance with the Act is not required, disregard his application.	aditor Z, the guired rolent.		- ۵۵۵۹ ۵۵ ۵۹ ۵۵ 
STATE OF CHIDEON, County	of ang	) ss.	an a
This instrument was ack	nowledged before me or	1	, 19,
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This instrument was ach	cnowledged before me or	1	, 19.1.2
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	The area	My commissi	2109
			OIL CALINGS
REGUEST FOR FULL RECONVEYANCE (T	to be used only when obligation	is have been paid.)	a da ser en
TATE OF OREGON COUNTY OF KLUMATH : ss.			
	가 없는 아파를 만한 것을 가지 않는다. 4 이상에는 아파를 만들었다. 1 이상에는 아파를 만들었다.		
Filed for record at request of Aspen Title &	Escrow		26thday
Octobric A.D., 19 98 at 11:41	o'clock A. M.,	and duly recorded in Vo	I. M98
	on Page		

FEE \$15.00

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Bernetha G. Letsch, County Clerk By Kottlun Road