DEED

ROY I, DOW and VIRGINIA DOW 131 NW 4TH STREET \$326 CORVALLIS, OR 97330 Grantor

TRUSTRES OF THE HORNUNG-DOUGHERTY TRUST 619 VIA BOGATA

CA 92083 ATRIV

Beneficiary

ESCROW NO. MT46104-LW

After recording return to: I AMERITITES 122 0. ETH STREET BENEXUMY KLAMATH FALLS, OR 97601

MTC 46104 - LN

THIS TRUST DEED, made on OCTOBER 16,1998, between I. DOW and VIRGINIA DOW, husband and wife, as Grantor, , as Trustee AMERITITLE LUCY A. HORNONG AND RUTH E. DOUGHERTY TRUSTEES FO THE HORNUNG-DOUGHERTY FAMILY RUST, as Beneficiary,

WITNESSRIE:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH County, Oregon, described as:

LOT 10 IN BLOCK 7 OF OREGON SHORES SUBDIVISION TRACT 1053, ACCORDING T THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON.

together with all and singluar the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise town or hereafter appertaining, and the rents; issues and profits thereof and all fixtures now or hereafter attached to or used in connection with the moperty.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of "FOUR THOUSAND" Dollars, with interest thereon according to the terms of a promissory note of even date herevith, payable to beneficiary or order and made payable by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable. November: 10, 2003.

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final insulanment of said note becomes due and payable. In the event the within described property, or any part thereof, or any insent or approval of the beneficiary, it is a property of the property of the part of the sold, conveyed, saignord, or alternated by the grantor without first having obtained the written constant or approval of the beneficiary, it is not beneficiary, so option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein or here that become security of this trust deed, grantor agrees:

1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property.

2. To complete or restore promptly and in good workmanike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.

3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the property; if the beneficiary so requests, to join in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary may form the property believe the property belie

the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's fees actually incurred.

7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed, to pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney's fees; the amount of attorney's fees mentioned in this paragraph 7 in all cases shall be fixed by the trial court and in the event of an appeal from any judgement or decrees of the trial court, grantor further agrees to pay such sum as the appellate court shall adjudge reasonable as the beneficiary's or trustee's attorney's fees on such appeal.

It is mutually agreed that:

3. 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, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are

NOTE: The Trust Deed Act provides that the Trustee 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 leasurance 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 excrow agent lice used under ORS 696.505 to 696.585.

is excess of the amount sequired to pay all reasonable costs, excesses and atto mey's fees, necessarily paid or incurred by grantor in such solutions and the plain of the pla

their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. 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 hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly 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 grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully defend the same against all persons whomsoever.

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary'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 deswhere. 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

insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage of any manufacture, insurance requirements imposed by applicable law.

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

(a) primarily for grantor's personal, family, or household purposes [NOTICE: Line out the warranty that does not apply]

(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, insures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors, and assigns. The term beneficary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this mostgage, it is understood that the mortgagor or mortgage may be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural and that generally all grammatical changes shall be made, assumed and implied the law and vear first above written.

TO THE TOTAL PROPERTY POSICE OF CALM THE BEST OF THE SECOND	is band the day and year first above written.
COMMISSION NO. 049121 M AV COLAMISSION EXPIRES NOV. 20, 1689 M	
STATE OF CALLON, Country of Bl	VIRGINIA DON LUGULE DON LAMUATADON LUGULE DON LAMUATADON DON DON L
This instrument was acknowledged before By ROY I. DOW and VIRGINIA DOW	Te me on Uttorus 23/498
My Commission Explices ///20199	The Flyget Meetherly 1/20/9

ro:		, Trustee
rust deed or pursugat () stabut ogether with the trust deed) at	SEDENCE. You be reby are uncertd; on the to cancel all evidences of indebtedne	coured by the foregoing trust deed. All sums secured by the trust payment to you of any sums owing to you under the terms of the as secured by the trust deed (which are delivered to you herewith the parties designated by the terms of the trust deed the estate now
DATED:	, 19	
Do not lose or destroy this Trailoth must be delivered to the seconyeyance will be made.	ast Decd OR THE NOTE which it secur trustee for cancellation before	es. Beneticiary
STATE OF OREGON: COU		
of October	A.D., 19 98 at 11:42 o'	the 29th day clock A. M., and duly recorded in Vol. M98 on Page 39674 Bernetha G. Letsch, County Clerk