ORM No. 881-Ore gen Trest Deed Series-TRUST DIED.

STEVENS-NESS LAW PUBLISHING CO PORTLAND, OR. 97204 NISO Page 15716

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TRUST DEED

....., as Trustee, and

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REALVEST, INC., a Nevada Corporation	19.,	36,	, bei
	••••••	•••••	••••••
as Grantor, ASPEN TITLE & ESCHOW, INC.	•••••		
OLCA HET IN CAT ETNO	. as	Tru	istee.

A HELEN SALERVO, an estate in fee simple.

as Beneficiary,

WITNESSETH:

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

> Lot 1, Block 42, Klamath Falls Forest Estates Highway 66 Unit, Plat No. 2, in the ocunty of Klamath, State of Oregon.

This deed of trust, and note secured hereby, is fully assumable.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of FIFTEEN HUNDRED FORTY TWO AND 23/100----(\$1,542.23)-

nore of even date herewith, payable to bereficiary or order and made by grantor, the tinal payment of principal and interest hereof, if

described real property is not currently used for agricultural, timber or grazing purposes.

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Iural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any subordination or other dynamic allecting this deed or the lien or charge thereof; (d) reconvey, without an allecting this deed or the lien or charge thereof; (d) reconvey, without an allecting this deed or the lien or charge thereof; (d) reconvey, without any life any part of the property. The legally entitled thereto, and the recitals threich as the "person or persons legally entitled thereto," and the recitals threich as the "person or persons legally entitled thereto," and the recitals threich as the "person or persons legally entitled thereto," and the recitals three of the ray matters or lacts shall be conclusive proof of the truthulness thereoid. There may matters or lacts shall be conclusive proof of the truthuleness thereoid. There may any security for the indebtedness hereby secured, enter upon and take possession of said property, issues and prolits, including those past due and unpaid, and grabothet satterine.
11. The entering upon and taking possession of said property, the follection of such profiles or compensation or cawards for any taking or damage of the property, and the application or release thereof as shall not cure any act done unsult of such profiles or any determine.
11. The entering upon and taking possession of said property, the follection of such recits.
13. Hoon default by grantor in payment of any indebtedness secured hereof as adoreside, the trustee shall not cure pay the subication or release thereof as adoreside. In such any determine secured hereof and payable. In such any determine thereof and profile any other development the trustee shall not cure pay be any default or notice.
14. Upon default by grantor in payment of any indebtedness secured hereby immediately due and payable. In such any ensure the hereficiary at his election may proceed to loreclose this trust deed by devertiment and take or direction the such any accure t

the manner provided in ORS 86.735 to 86.795. Interceive this trust deed in 13. Alter the truste has commenced loreclosure by advertisement and sale, and at any time prior to 5 days belore the date the truste econducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the delault or delauits. If the delault consists ol a failure to pay, when due, sums secured by the trust deed, the delault may be cured by paying the entire amount due at the time of the cure other than such portion as sould not then be due had no delault occurred. Any other delault that is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the delault costs and expenses actually incurred in ent reing the obligation of the trust deed by law. 14. Otherwise, the sale shall be held on the det and the

togener with trustees and attorney's tees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the purchaser its deed in forms a required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lars shall be conclusive proof of the truthfulness thereot. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the provers provided besin trustee.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's having recorded liens subsequent to the interest of the trustee (3) to all persons deed as their interests may appear in the order of their priority and (4) the surplus, it the Renative mean deed of the successor in interest entitled to such surplus.

Surplus, it any, to the granter or to his successor in interest entitled to such surplus. If any, to the granter or to his successor in interest entitled to success ors to any trustee named herein or to any successor trustee appointed herein under. Upon such appointment, and without convergence to the successor interest the latter shall be vested with all the contervance to the successor interest the latter shall be vested with all the contervance to the successor interest the successor interest herein named or appointment which, whether result be made by written instrument executed by beneficiary, which, the properties is surated, shall be conclusive proof of proper appointment of the successor trustee.

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledded 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.

NOTE: The Trust Deed Act provides that the trustee here under must be either an artomey, who is an active member of the Oregan State Bar, a bank, trust company or sorvings and loan association authorized to do business uncer the laws of Oregan 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 thereast, or an escrow agent licensed under ORS 696.505 to 696.585. _____

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever.

The grantor warrants that the proceedu of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural

This deed applies to, inures to the banelic of and binds all parties hereto, their heirs, legates, devises, administrators, execu-tors, personal representatives, successors and ussigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said gra	ntor has hereunto set his	hand the day and lear first above written.
IMPCRTANT NOTICE: Delete, by lining out, whichever not apalicable; if warrenty (a) is applicable and the lo as such word is defined in the Trath-in-Lending Act of beneficiary MUST camply with the Act and Regulation disclosures; for this purpose, if this instrument is to be the perchase of a dwelling, use Stevens-Ness Form No if this instrument is NOT to be a first lien, or is not to af a dwelling use Stevens-Ness Form No. 1306, cr equ with first Act is not required, disregard this notice.	warranty (a) or (b) is aneficiary is a creditor and Rogulation Z, the by making required FIRST lies to finance GERST lies to finance	REALVEST, M., a Nevada Corporation By:
(If the signer of the above is a corporation, use the form of acknewledgment opposite.)		
STATE OF OREGON,	L STATE OF CALL	FORNTA
County of	STATE OF QUE	EOFNIA Des. County of LOS ANGELES
, 19	Personally a	preased william V. Tropp and
Personally appeared the above named	and the second	who, each being first
······································	duly svorn, did say	that the former is the
······································	president and that	the latter is the
	secretary of K	ealvest, Inc
and acknowledged the foregoins ins	Corporate sear or sa	that the seal affixed to the foregoing instrument is the id corporation and that the instrument was signed and
ment to bevoluntary act and de Belore me:	sealed in Denall of	said corporation by authority of its board of directors; acknowledged said instrument to be its voluntary act
(OFFICIAL SEAL)	Am	a R Moan
Notary Public for Oregon	Notary Public for D	a. R. Gogai Logai (OFFICIAL
My commission expires:	My commission exp.	ires: 3-13-89 SEAL)
said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to recomm	evidences of indebtedness see ey, without warranty, to the eyance and documents to	y the foregoing trust deed. All sums secured by said t to you of any sums owing to you under the terms of cured by said trust deed (which are delivered to you parties designated by the terms of said trust deed the
		Beneticiary
De net lese er destroy this Trust Deed OR THE NOTE which	it secures. Both must be delivered to :	the trustee for cancellation before reconveyance will be made.
TRUST DEED		STATE OF OREGON,
(FORM No. 381)		County of
STEVENS-NESS LAW PUB. CO PORTLAND. ORE.		I certify that the within instrument
Realvest, Inc.		was received for record on the day
438 Sycamore Rd.		of
Santa Monica, Calif 90402	SPACE RESERVED	at O'clock M., and recorded in book/reel volume No on
Grantor	FOR	page or as fee/file/instru-
Olga Helen Salerno, 4370 Missouri Ave.	RECORDER'S USE	ment/microfilm/reception No
4370 Missouri Ave. South Gate, Calif. 90280		Record of Mortgages of said County.
Beneficiary		Witness my hand and seal of
AFTER RECORDING RETURN TO	-	County affixed.
REALVEST INC D		outiny anized.
UZD Survey DA		
438 Sycamore Ko SANTA MONICA, (Af		

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DO NOT DESTROY THIS NOTE: When paid, this note, with Deed of Trust securing same, must be surrendered to Trustee for cancellation before reconveyance will be made.

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NOTE SECURED BY DEED OF TRUST

In installments as herein st	tated, for value received, I promis	se to ray toOLGA_HELE	N SALERNO, an estate
in_fee_simple			
			Or
			ciary,the principal s
March	15 1006	Ninc	(0.9.)
wthinterest fromNat_cit	JJ_ 1200 on inbaid	orino pai at the rate of <u>NLOE</u>	e (98)
	st payable in installing ants of		00 fifteenth
calendar		dollars or more on the	day of19
			principal balance, an
	all become due and j		principar barance, an
			at any time prior to t
	nis note without pena		
This note, and deed	l of trust: securing :	same, is to be full	ly assumable.
			5 7
			. •
Each payment shall be credu	ted firstion interest to in due: and t	the re-mainder on principal: and t	he interest shall thereupon cease upo
principal so credited. Should defa	ault be made in payment of any in	stallment of principal and intere	st, the whole sum of principal and int
shall, at the option of the holder of	of this note, become inmediately i	due Principal and interest paval	ble in lawful money of the United Stat
action be instituted on this pole,	, the undersigned promiseto	play such sum as the Court ma	ay adjudge as attorney's fees. This ne
sectined by a DEED OF TRUST	ASPEN TITLE & ESCROV	N, LNC.	
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DINTING / LLA	M		
BEALVEST /- INCL	Nevada Corporatio	on	
By:	LANTINI		
	I.		

Filed for record at request of . 2nd the day 86 at <u>Mortgages</u> 10:10 _M., and duly recorded in Vol. age ____15716____. M86 _ A.D., 19 _ o'clock A of . of . _ on Page _ EVelyn Biehn, County Clerk FEE By \$13.00