	VO.
MICHAET, E. LONG.	15th day of June , 19.93 , between
C. A. RODEN BUILT AND ECODOM	, as Trustee, and

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

Lot 59, Block 97, Klamath Falls Forest Estates, Highway 66 Plat, Unit 4, Klamath County, Oregon.

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 lixtures now or hereafter attached to or used in connection with a little and the state of the state of

ith said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the

THREE THOUSAND THREE HUNDRED DOLLARS (\$3,300.00)

sold, conveyed, assigned or alienated by the grantor without lirst then, at the beneficiary's option, all obligations secured by this instr herein, shall become immediately due and payable.

To protect the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain said property in good condition and repair; not to renove or dennoish any building or improvement thereon; not to commit or permit any waste of sandy, and in good and workmanlike manner any bound and pay when due all costs incurred therefor.

To complete improvement which may be constructed, damaged or destroyed and pay when due all costs incurred therefor.

To comply with all laws, ordinances, regulations, covenants, conditions and restrictions allecting said property; if the beneficiary so requests, to join in executing such linancing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for Illing same in the proper public office or offices, as well as the cost of all line searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary may require and to pay for Illing same in the proper public office or offices, as well as the cost of all line searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary manner on the beneficiary may from time to time require, in any other of the stands as the beneficiary may from time to time require, in any other of the stands as the beneficiary way from 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 insurance and to deliver said policies to the beneficiary and least filter days prior and the delivers of the property of insurance now or hereofer processes and acceptable to the beneficiary and the security of the sensition of any policy of insurance now or hereofer processes and other charges the mount of a payable and property beione any part of such

It is mutually agreed that:

It is mutually agreed that:

8. 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 in excess of the amount payable to pay all reasonable costs, expenses and atterney's few necessary and incurred by grantor in such proceedings, shall be proceeding, shall be proceeding, shall be proceeding, shall be proceeding, and applied courts, necessarily poid or incurred by henciliciary in such proceedings, and the balances of the monitoring the proceedings, and the balances of the proceedings, and the balances of the recessarily poid or incurred by henciliciary in such proceedings, and the balances in the proceedings and the same expense, to take such actions and execute such instruments seekall be necessary in obtaining such compensation, promptly upon be dictary's request.

9. At any time and exceedings request.

9. At any time and presentation of this deed and the mote for endorsement fin case of full reconveyances, 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

granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charce thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "jerson in persons legally entitled thereto," and the recutals there not any matters or facts shall be conclusive proof of the truthbulness thereof. Trustee's less for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor bereunder, beneficiary may at any time without notice, either in person, by agent or by a trectiver to be appointed by a court, and without regard to the adequacy of any security left the indebtedness hereby secured, onter upon and take prossession of said projectly or any part thereof, in its own name summer either we collect the rests, issues and expenses of epication and endleting, including these past duranted and profits, including these past duranted and profits, including these past duranted and in such order as henciliary may determine.

11. The entering upon and taking passession of said property, the collection of such routs, issues and profits, in the proceeds of the and other insurance policies or compensation or awards for any taking or damade of the property, and the application or release thereof as alors and shall not cure or wive any default or notice of default hereonder or invalidate any act done thereby or in his nethormone of any advances of any indebtedness secured hereby in his nethormone of any mentagent of any indebtedness secured hereby in his nethormone of any mentageness.

property, and the application or release thered as aloresael, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, true being of the essence with respect to such payment and/or performance, the heneliciary may declare all sums secured hereby immediately due and payable. In such a event the beneliciary at his election may proceed to foreclose that where the process of the control of the event of the process of the payment and sale, or may direct the truster to hurst-free the trust-ded by advertisement and sale, or may direct the truster to pursue another right ermedy, either at law or in equity, which the heneliciary of the truster shall execute and case to be reconstructed to the relation of the truster shall execute and case to be reconstructed to safely the obligation and his election to sell the said described real puper to safely the obligation secured hereby whereupon the truster shall the time and place of sale, five notice thereof as then required by 15 and 1

together with truster's and attorney's less not exceeding the anomalis 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 most provided by law. The truster may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at suction to the highest bidder for cash, parallel at the time disale Trustes shall deliver to the purchaser its deed in born as required by law conveying the property so said, but without one parcel of the said truster in the first of the purchaser is deed in born as required by law conveying the property so said, but without one parallel state conveying the property so said, but without one parallel state conveying the fraction of the trustical single the first of the trustical single state of the trustical state of the trustical state of the said of the trustical state of the said of the trustical state of the compensation of the truster and a comable charge by truster sattorney. (2) to the obligation secured by a trust used. (3) to all persons having recorded lines subsequent to the interest of the represent and Control of the surface in the trust deed as their interests may appear in the corder of their pricity and (4) touch surplus.

surplus, if any, to the francial or to his successor in interest entitled to such surplus.

18. Beneficials and the surplus of the appoint a successor of successor to any funder model. Successor any successor trustee appointed here under. Upon such superposes, and surplus consequence to the successor trustee. The little shall be existed with all title possess and datums configured trustees, the little shall be made to automate hereuseter. Each such appointment and substitution shall be made to written instrument executed by heinfeliant, and substitution shall be made to written instrument executed by heinfeliant, and the heinfeliant shall be conclusive proof of proper appointment of the successor trustee, seeps, 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 berefor of profiling sale under any other deed trust or of any action or proceeding in which frantor, 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 hereunder must be either an attorney, who is an active member of the Oregon Srate 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 insurance company nuthorized to insure title to make properly of this state, its subsubstres, affiliates, agents or branches, the United States or any agency thereof, or an exceeding trusteed under ORS 696,505 to 696,505.

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.

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		1.
		\$**
The grantor warrants that the proceeds of the loan represented h	a described no	te and this trust deed are:
The grantor warrants that the proceeds of the loan represented he (a)* primarily for grantor's personal, family or household purpose (a)* primarily for grantor or (even if grantor is a natural person	ses (see Important Notice	below).
(a)* primarily for grantor a person) are for business of	
(h) for an organization, of (c)		
(b) for an organization, or (even it granton is a matter of the benefit of and binds all particles of the benefit of and binds all particles of the processor of the beneficiary because the secured hereby, whether or not named as a beneficiary herein. In considering the following of the singular number includes the feminine and the neuter, and the singular number if the singular number is the singular number if the singular number is the singular number in the singular number is the singular number in the singular number is the singular number in the singular number is	tiding the plural	
THE WITNESS WHEREOF, said grantor has hereur	ito set his hand the de	
IN WITHERD WAR	Allich	$2/\sqrt{2}$
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is		
Amplicable: If Welluitt (4) ''	Michael E Lor	¹⁹ ()
ruch word is delined in the		
beneficiary must comply him beneficiary No. 1319, or equivalent.		
disclosures; for this purpose use Stevens-Ness Folia this notice. If compliance with the Act is not required, disregard this notice.		***************************************
magazi County of	Willowing	(19) SS. 19 3,
STATE OF OREGON, County of	uladded before me on	ter, 3,, B,
This instrument was acknown	1705	1, 19,
by	11 .f	3
This instrument was acknowledged by	wledged before the or	19,
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byas		
d-3555)		
OFFICIAL SEAL	(Mille	une mare
- X AGENT - ATMEDITE ROBER - X		Notary Public for Oregon
	· avni	3/16/95
	My commission expi	100
MY COMMISSION EXPIRES MAR. 16, 1995)	,	
REQUEST FOR F	ULL RECONVEYANCE	
To be used only when	obligations have been paid.	
TO:, Trusi	ee	
and the standards	dness secured by the to	regoing trust deed. All sums secure
TO: The undersigned is the legal owner and holder of all indebte	cted, on payment to you	of any sums owing to you are delivered to you
The undersigned is the legal owner and holder of all indebte trust deed have been fully paid and satisfied. You hereby are dire said trust deed or pursuant to statute, to cancel all evidences of herewith together with said trust deed) and to reconvey, without we herewith together with said trust deed) and to reconveyance and do	indebtedness secured by	said trust deed (said trust deed the
said trust deed or pursuant to stand to reconvey, without w	arranty, to the parties .	lesignated by the
herewith together with said trust deed) and to receively, estate now held by you under the same. Mail reconveyance and de	ocuments to	
estate now held by you under the same.		
DATED:		And the second s
DATED:		
		Beneficiary
		Beneficialy
		will be made.
Do not lose or destroy this Trust Deed OR THE NOTE which it secures, Both	must be delivered to the truste	e for cancellation before reconveyance and
Do not lose or destroy this Trust Deed OR THE NOTE WHITE IS		
		STATE OF OREGON, \\ \} 55.
		Olizan Va b
COLICA DEFIN		County of Klamath
TRUST DEED		County ofKlamath
(SORM No. 881)		I certify that the within historia
		I certify that the within historia
(FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.		Was received for record on the 18th day
(SORM No. 881)		was received for record on the .18th day of
(FORM No. 881) STEVENS.NESS LAW FUB.CO. PORTLAND. ORE. MICHAEL E LONG	or prespysn	was received for record on the .18th day of
(FORM No. 881) STEVENS.NESS LAW FUB.CO. PORTLAND. ORE. MICHAEL E LONG	CE RESERVED	was received for record on the .18th day of, 1993, at, 11:00 o'clock .A.M., and recorded in book/reel/volume No, M93 on or as fee/file/instru-
(FORM No. 881) STEVENS.NESS LAW FUB.CO., PORTLAND, ORE. NICHAEL E LONG Grantor On the state of the sta	FOR	of Aug. 11:00 o'clock A.M., and recorded in book/reel/volume No. M93 on page 20598 or as fee/file/instru-
(FORM No. 881) STEVENS.NESS LAW FUB.CO., PORTLAND, ORE. NICHAEL E LONG Grantor On the state of the sta		was received for record on the .18th day of
(FORM No. 881) STEVENS.NESS LAW PUB.CO POBILAND. ORE. MICHAEL E LONG	FOR	was received for record on the .18th day of
FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE. MICHAEL E LONG Grantor REALVETT /NC REALVEST PKWY. \$125 LAS VEGAS, BV 89102	FOR	of Aug
(FORM No. 881) STEVENS.NESS LAW PUB. CO PORTLAND. ORE. MICHAEL E LONG Grantor CEALUETT /UC RESTORMED PROVIDER PROVI. \$125 LAS VEGAS, NV 89102 Beneticiary	FOR	I certify that the within instruction was received for record on the .18th day of
(FORM No. 881) STEVENS.NESS LAW PUB. CO PORTLAND. ORE. MICHAEL E LONG Grantor CEALUETT /UC RESTORMED PROVIDER PROVI. \$125 LAS VEGAS, NV 89102 Beneticiary	FOR	I certify that the within instruction was received for record on the .18th day of
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(FORM No. 881) STEVENS.NESS LAW PUB. CO PORTLAND. ORE. MICHAEL E LONG Grantor CEALUETT /UC RESTORMED PROVIDER PROVI. \$125 LAS VEGAS, NV 89102 Beneticiary	FOR	I certify that the within instruction was received for record on the .18th day of
Grantor REALVEST, INC. (FORM No. 881) STEVENS.NESS LAW PUB. CO., PORTLAND, ORE. Grantor Grantor Grantor REALVEST / INC. REC. Beneficiary AFTER RECORDING RETURN TO REALVEST, INC.	FOR ORDER'S USE	I certify that the within instruction was received for record on the 18th day of
STEVENS. NESS LAW PUB. CO., PORTLAND, ORE. NICHAEL E LONG	FOR ORDER'S USE	of Aug. 19.93, at 11:00 o'clock A.M., and recorded in book/reel/volume No. M93. on page 205.98 or as fee/file/instrument/microfilm/reception No. 66441. Record of Mortgages of said County. Witness my hand and seal of