It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken unler the right of eminent domain or condemnation, beneliciary shall have the is compensation for such taking, which are in precise of the anonies payable incurred by grantor in such proceedings, shall be paid to beneliciary and possible costs, expenses and attorney's less necessarily paid applied by it list upon any reasonable costs and expenses and externey's less proceedings, and papellate courts, necessarily paid to beneliciary and incurred by grantor in such proceedings, and the balance applied upon the inkebtedness and executes which interviews as shall be necessarily in obtaining such actions permation, promptly upon benelicity's request in the staining such actions (cary, payment of its less and presentation of this deed, and the mote such endursement (in case of list less and presentation of the indebtedness, the inability of any person for the payment of the indebtedness, trustee may the industry of any person for the payment of the indebtedness, trustee making (a) consent to the making of any map or plat of said property; (b) join in

<text><text><text><text><text><text>

togenese actually incurred in enforcing the obligation of the trust deed togener with trustee's and attorney's less not exceeding the amounts provided 14. Otherwise, the sale shall be held on the date and at the time and place designated in the value of the time to which said the time and in one parcel or in separate parcels and shall self the parcel or parcels at aution to the highest bidder for Cash, payable at the time of sale. Trustee the property so sold, but without any covenant or warranty, espress or ins-the truthtahest the deed of any matters of last shall be conclusive, provided of the truthtahest the deed of any matters of last shall be conclusive, four the function of the deed of any matters of last shall be conclusive provided the truthtahest the trustee with purchase and at the sale. The property so sold, but without any covenant or warranty, espress or ins-the truthtahest the deed of any matters of last shall be conclusive provided the truthtahest the trustee with purchase at the sale. Solution of the inclusion of the trustee of a field herein, trustee atomy, the proceeds of sale to partent of the sale. That the trustee with purchase and a reasonable of angle of the sale of the samples, the obligation of the trustee and a reasonable of all persons atomy, the proceeds of sale to the meters of the sale. That inclusion of sale to the interest direct direct being of the sale atomy, the trustees the sale of the trust deed of all persons atomy, to the granter or to the interest of the trustee in the sale. The samples, if any, to the granter or to be successor in interest entitled to success atoms, if any, to the granter or to bis successor in interest entitled to suck atoms.

ficiary may determine. 11. The entering upon and taking possession of said property, the collection of such tents, issues and profits, or the proceeds of fire and other insurance policies or compensation or matrix for any taking or damage of the property, and the application or release theread as about said, shall not care and wave any default or notice of default heread as about said, shall not care and pursuant to such notice. 12. Here default by erantor in payment of any indebtedness secured

franting any easement of creating any restriction thereon, (c) join in any subordination of other affectment alliceting this deed of the lien or charge franting in any reconvey, without warranty, all or any bart of the troperty. The feasible entitled thereto," and the recitals therein of any of the conclusive proof of the truthuliness thereon. To any the troperty of persons be conclusive proof of the truthuliness thereon. To solve the bar of the troperty. In the conclusive proof of the truthuliness thereon of the solve of the truthuliness thereon. In the conclusive proof of the truthuliness thereon these than any of the be conclusive proof of the truthuliness thereon. To solve the truthuliness there is the conclusive proof of the truthuliness thereon the solve of the solve the conclusive proof of the truthuliness thereon the beneficiary may at any of the indebtedness hereby secured, enter upon and take prosession of sold proof is and provide in the one name sue or otherwise collect the solve is and provide, in its own name sue or otherwise collect the same is and provide, including those have have therein, including technolic may be contended by a control of the adjust and apply the same of the appendence of operation and callection, including technolic the second any indebtedness secured hereby, and in such order as bene-sed to any hour to be adjusted to be adjusted of the same there in the other interval and solve or otherwise the same beau interval.

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein installment of said note sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable.

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

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 anywise for THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of SIX THOUSAND FIVE HUNDRED DOLLARS (\$6500.00)

53-181;212

79877

NE

FORM No. 881-Oregon Trust Dood Series-TRUST DEED.

LOT 34, BLOCK 36, KLAMATH FOREST ESTATES, FIRST ADDITION and LOT 61, BLOCK 4, KLAMATH

------ASPEN..TITLE..AND..ESCROW...... as Beneficiary, ....., as Trustee, and Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in .....KI:AMATH

04-28-94A10:02 RCVD TRUST DEED 

Volm94 Page 12770

STEVENS NESS LAW PUBLISHING CO., POBTLAND, OR \$720



12771

(A,.

Notary Public for Oregon

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 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 (see Important Notice below), (b) for an organization, or (even if granter is a natural person) are for business or commercial purposes.

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 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 leminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

\* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

My Term Exp. March 10, 1998

TO:

1.

bisa ROSAN D CLARK

STATE OF OREGON, County of ..... This instrument was acknowledged before me on APPAL by .... by ..... as SAM ABRAHAM COMM ... 1019815 NOTARY PLELIC CALIFORNIA U ORANGE COUNTY

My commission expires .....

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been poid.

....., Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

DATED: ....., 19.......

Beneficiary

Do not lase or destroy this Trust Dood OR THE NOTE which it socures. Both must be delivered to the trustoe for cancellation before reconvoyance will be made.

TRUST DEED		STATE OF OREGON, County ofKlamath
ROSAN D CLARK 756 Rocky Trail Rd Henderson, W 89014 REALVEST, INC. 2001 E. Flamingo #115 Las. Vegas. NV 89119	SPACE RESERVED FOR RECORDER'S USE	I certify that the within instrument was received for record on the 28th. day ofApril, 19.94., at 10:02o'clockAM., and recorded in book/reel/volume NoM93on pageOr as fee/file/instru- ment/microfilm/reception No79877 Record of Mortgages of said County.

