	Intent Restricted).	215 COPYRIGHT 1994 STEVEN	
THIS TRUE DATE	TRUST DEED	ULE 4555	50-136**
R E T, INC., A NEVADA CORP	ORATION	MARCH	1996 betwee
ASPEN TITLE AND ESCROW CO	MPANY		
			Do Transfer
Grantor irrevocably deputs to	WITNESSETH		
Grantor irrevocably grants, bargains, KLAMATH County, Ore	gon, described as:	rustee in trust, with powe	er of sale, the property in
LOT 10, BLC 132, KLAMATH F	ALLS FOREST ES	TATES, HIGHWAY (
KLAMATH COUNTY, OREGON		and, mighwai (oo, plat 4
together with all and singular the tenements, heredita or hereafter appertaining, and the rents, issues and p the property. FOR THE PURPOSE OF SEC' SING PERI	aments and appurtenances i	and all other rights thereunto	helonding
of the FORPOSE OF SEC' UNG PERI	FORMANCE of each adres	ment of to	a connection with
of *** TWO THOUSAND FIVE I NUT (\$2500.00) note of even date herewith, payable to interfigure of not sooner paid, to be due and payable The date of maturity of the debt secured by the becomes due and payable. Should the grantor either a	RED AND 00/10	DOLLARS ***	ned and payment of the sum
nor sooner paid, to be due and another and the source in the		Are the final neverant -t	the terms of a promissory
The date of maturity of the debt secured by the becomes due and payable. Should the grantor either a erty or all (or any part) of grantor's interest in it wi beneficiary's option*, all obligations secured by this come immediately due and another secured by this is the secure of the secure o	this instrument is the date	, stated above, on which the	final installment of d
beneficiary's and party of grantor's interest in it wi	thout the total in the act	ually sell, convey, or asside	in Constantinent of the note
To protect the survey is a survey of the sur		ney agreement** does not con	stitute a sale seale
rovement the protect, preserve and maintain the prope	the deal and		
3 To and the still of the still	tosta include a condition a	ny puilding or improvement	* * *
3. To comply with all laws, ordinances, regulation or requests, to join in executing such tinancing statem pay for tiling same in the proper public office or or gencies as may be deemed desirable by the benetician 4. To provide and continuent	ons, covenants, conditions i ents pursuant to the Unifo	and restrictions affecting the	property; if the beneficing
A The second desirable by the heneficies		A all lien searches 1. 1	and they have require and
ritten in companies acceptable to the beneficiary wi	ary may from time to time	require, in an amount and	e property against loss or
least fifteen days prior to the expiration of any politication	y reason to procure any su	r, all policies of insurance sha th insurance and to delive	Il be delivered to the bene-
windebted	ad west	caller placed on the build -	noticiary in the Deneliciary
der or invalidate any act done pursuant to such a	pplication or release shall	not cure or weive	entire amount so collected
sessed upon the Property nee from construction			
motily deliver any nart	of much in pay an taxes	assessments and other at	
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and that the grantor will warrant and lorever delend 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, lamily or household purposes (see Important Notice below), This deed applies to, inures to the benefit of and binds all parties hereto, their, heiro, legates, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the bolder and owner, including pledgee, of the contract In construing this trust deed, it is understood that the grantor, trustee and for peneticiary may each be more than one person; that made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

as such word is defined in beneficiary MUST comply disclosures: for this purpose	ete, by lining out, whichever warranty (a) or (b) is (a) is applicable and the beneficiary is a creditor in the Truth-in-Lending Act and Regulation Z, the with the Act and Regulation by making required use Stevens-Ness Form No. 1319, or equivalent. is not required, disregged this notice. STATE OF CALLOON, County of This instrument was acknown		
	This instrument was acknowle	edged before me on March 1	E.
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TO :	REQUEST FOR FULL RECONVEYANCE (To be use		
STATE OF OREGON: C	OUNTY OF KLAMATH : SS.		
Filed for record at reques of <u>March</u>	1 5 10 96	'clock <u>P</u> M., and duly recorded in '	20th day Vol96,
ÆE \$15.00		Bernetha G. Letsch, Co By	ounty Clerk