C .			TRUST DEED	OUE 234	Ō.		AN
		e de la composition della comp		- , - , -		60-135*	9 0
RET,	TRUST DEF	ED, made this 15 NEVADA CORPORA	TION	FEBRU	ARY 1	996, bet	ween
ASPEN	TITLE ANI	D ESCROW COMPA	MY			, as Gr	antor,
Helen M	Keller	***************************************		***************************************	***************************************		-
••••••	***************************************		WITNESSETH:			., as Benefi	ciary,
Grant KL	or irrevocably AMATH	y grants, bargains, sell	is and conveys to tr	ustee in trust, w	vith power of sale,	, the prope	rty in
OT 08,	BLOCK 35,	, KLAMATH FALL	S FOREST EST.	ATES, HIGH	WAY 66, PLA	т 2	
י דייי מאמ.	COTTATIVE C	DECON					
marania (COUNTY, C	AUDAA		•			
he property. FOR TI	HE PURPOSE (the tenements, hereditame the rents, issues and prof. OF SECURING PERFO. VDAND: 00/100	its thereof and all fixtu RMANCE of each agre	es now or hereafte ement of grantor h	er attached to or used erein contained and i	l in connectio payment of th	n with he sum
(\$2000. ote of even d	ate herewith, p	payable to beneficiate or o	Dollars, worder and made by see	ith interest thereo	n according to the te ment of principal an	ms of a pron d interest her	nissory reof, if
rty or all (or eneficiary's or ome immedians ssignment. To prote	any part) of gr ption*, all obligately due and pa	t the debt secured by thi vuld the grantor either ag antor's interest in it with ations secured by this in yable. The execution by a of this trust deed, grantor	ree to, attempt to, or account first obtaining the strument, irrespective of grantor of an earnest m	tually sell, convey written consent or if the maturity da oney agreement**	, or assign all (or an approval of the bendesses expressed therein, does not constitute a	y part) of the eliciary, then or herein, sl sale, convey	e prop- , at the hall be- ance or
1. To provement ther 2. To command or des	rotect, preserve reon; not to com implete or restor stroved thereon.	and maintain the proper mit or permit any waste re promptly and in good a and hav when due all co-	ty in good condition an of the property, and habitable condition at incurred therefore	any building or i	mprovement which n	nay be consti	ructed,
pay for filin tencies as ma	g same in the p v be deemed des	aws, ordinances, regulation of such financing statement proper public office or offi sirable by the beneficiary tinuously maintain insure	lices, as well as the cos	t of all lien search	Code as the beneficia hes made by filing o	ry may requi tticers or sea	re and rching
ritten in com ritten in com ciary as soon t least filteen ure the same a my indebtedne r any part the nder or invali-	n and such other panies acceptable as insured; it the days prior to the at grantor's expenses secured hereb treeot, may be re- date any act do	nazards as the Deneticia, le to the beneticiary, with e grantor shall tail for any he expiration of any pollecters. The amount collectery and in such order as beriessed to grantor. Such as per pursuant to such notice.	ny may trom time to it in loss payable to the la reason to procure any y of insurance now or It d under any tire or oth neticiary may determine oplication or release sha	me require, in an ter; all policies of such insurance and tereafter placed on ter insurance polici, or at option of be ll not cure or wait	amount not less than insurance shall be de to deliver the policie the buildings, the be y may be applied by neticiary the entire a re any default or not	\$ livered to the s to the bene- eneticiary may beneficiary mount so col- ice of default	bene- ficiary y pro- upon lected, here-
remptly deliverens or other comptly deliverens or other control of the course of the course of the count for the nonpay and the nonpay	or against the per receipts there harges payable ary may, at its together with a by this trust described to the payment of the payment thereof shows a contract thereof shows a sicresulf, the payment thereof shows a contract the contract	y free from construction of the first object to beneficiary; should be grantor, either by direction, make payment the obligations described leed, without waiver of an property hereinbefore decobligation herein describall, at the option of the lifthis trust deed.	of such taxes, assessmed the grantor fail to ma ct payment or by provi- hereof, and the amount in paragraphs 6 and 7 by rights arising from be scribed, as well as the bod and all such payments.	nts and other char ke payment of any ding beneficiary w to paid, with in of this trust deed, each of any of the grantor, shall be k	ges become past due taxes, assessments, i ith funds with which terest at the rate set shall be added to an covenants hereof and bound to the same editions.	or delinquer nsurance pren to make such t forth in the d become a p for such pay, stent that the	nt and miums, h pay- e note part of ments, ey are
6. To paustee incurred 7. To ap d in any suit pay all costs entioned in the e trial court, rney's fees on It is mut	y all costs, fees I in connection pear in and def , action or proce and expenses, i his paragraph 7 grantor further such appeal. ually agreed tha	and expenses of this trus with or in enforcing this end any action or procee- eeding in which the bene- nceding evidence of title in all cases shall be fixed agrees to pay such sum a st:	obligation and frustee ling purporting to afte ficiary or trustee may a and the beneficiary's c i by the trial court and s the appellate court sh	s and attorney's fe t the security rig, appear, including a or trustee's attorned in the event of an all adjudge reason	es actually incurred. hts or powers of ben hts or powers of ben ny suit for the forec y's fees; the amoun; appeal from any juc able as the beneficia	eficiary or tr losure of this t of attorney igment or dec ry's or truste	rustee; deed, 's fees cree of e's at-
8. In the	event that any	portion or all of the pro-	operty shall be taken u hat all or any portion	nder the right of	eminent domain or co	ondemnation,	bene-

property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent "WARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option.

"The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

TRUST DEED		STATE OF OREGON,
R E T, INC., % PAULINE BROWNING HG15, BOX 495C HANOVER, NM 88041 Granter Helen M. Keller 12100 Highland Ave Desert Hot Springs, Ca 92240 Baneficiary	SPACE RESERVED FOR RECORDER'S USE	County of
After Recording Return to (Name, Address, Zip): R. E. T., INC., & PAULTINE DROWNING HC15, BOX 195C HANOVER, MM 88041	144	Witness my hand and seal of County affixed. NAME TITLE By, Deputy

which as in excess of the amount required to pay all manonable costs, expenses and attorney's fees necessarily paid or incurred by fending upon any reasonable costs and expenses and attorney's fees necessarily paid or incurred by fending and the blance and expenses and attorney's fees, both in obtaining such compensation, pages as, it is own expense, to take used and expenses and attorney's fees, both in obtaining such compensation, pages at its own expense, to take used and proceedings, and the blance applied underly and the pages of the pages

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

(a)* primarily for grantor's personal, family or household purposes (see Important Notice Delow),

(b) for an organization, or (even if grantor 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, legateet, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract in construing this trust deed, it is understood that the grantor, trustee and by beneficiary may each be more the contract if the context so requires, the singular shall be taken to mean and include the plant, and that generally all granting reach made, assumed and implied to make the provisions hereof apply equally to computations and to individuely.

IN WITNESS WHEREOF, the grantor has executed this instrument the edgy and year fire above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warrenty (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. WILL IAM This instrument was acknowledged before me on This instrument was acknowledged before me on resideed SAM ABRAHAN COMM... 1019815 O TARY PUBLIC CALIFORNIA T ORANGE COUNTY W Tenn Exp. March 10, 1998 Notary Public for Oragon My commission expires CHEIFTEUR REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of _ Aspen Title & of March Escrow A.D., 19 96 3:15 the 20th at P.M., and duly recorded in Vol. o'clock day of <u>Mortgages</u> M96 on Page 7585 FEE \$15.00 Bernetha G. Letsch, County Clerk