One No. 881 - Oregin Trust Oced Series - TRUST DIED (As	Ignment Rail (cted)	P3:15 c	CONTROLL THE STEWNS-NESS !	Page A PA CA
17219	TRUST DE		المعصر أولا	age 12173
REALVEST, INC., A NEVADA	CORPORATION of	***************************************	AF Table Service	, 195, Detween
ASPEN TITLE AND ESCROW	COMPANY			as Grantor, as Trustee, and
		5.95TV.		
Granter irrevocably grants, barga KLAMATH County, LOT 40, BLOCK 43, KLAMATH	ins, sells and conveys Oregon, described as	to trustee in		
KLAMATH COUNTY, OREGON				
TO RE-RECORD	17) CAPRECA	BACK	TIKE DUE	
together with all and singular the tenements, h or herealter appertaining, and the rents, issues	ereditaments and appurter	nances and all o	ther rights thereunto be or hereafter attached to	nelonging or in anywise now or used in connection with
of herealtest appetrating the property. FOR THE PURPOSE OF SECURING of *** TWO THOUSANI. (22501 00) & 2000 00	Harn g order and made	12 2000 the	final payment of prin	cipal and interest nerect, n
not sooner paid, to be due and payable The date of maturity of the debt secu- becomes due and payable. Should the grantor erty or all (or any part) of grantor's interest beneficiary's option*, all obligations secured come immediately due and payable. The exec	red by this instrument is either agree to, attempt to in it without first obtains	the date, stated to, or actually se ing the written	t above, on which the ell, convey, or assign a consent or approval of	final installment of the Role (or any part) of the prop- the beneticiary, then, at the
To protect the security of this trust dee	d, grantor agrees: he property in good cond	ition and repair	; not to remove or de	emolish any building or im-
2. To complete or restore promptly and	i in good and habitable co due all costs incurred the	ondition any bu refor	ilding or improvement	which may be constructed
damaged or destroyed thereon, and pay when 3. To comply with all laws, ordinances, so requests, to join in executing such tinancir to pay for tiling same in the proper public or			mmercial Code as the lien searches made by	beneficiary may require and tiling officers or searching
agencies as may be deemed desirable by his. 4. To provide and continuously main damage by fire and such other hazards as the written in companies acceptable to the benefit of the benefit of the benefit of the desirable by the desirable by the second of the companies acceptable to the benefit of the desirable by the second of the companies acceptable to the benefit of the desirable by the second of the companies as the companies are companies are companies as the companies are companies and companies are companies an	tain insurance on the bute beneficiary may from the siciary, with loss payable to fail for any reason to proc	ildings now or ime to time requ to the latter; all cute any such ins	hereafter erected on uire, in an amount not policies of insurance s urance and to deliver	less than \$
af least fifteen days prior to the expiration of	int collected under any fir	re or other insu	rance policy may be	applied by beneficiary upor
or any part thereof, may be released to gitte	such notice.		100	andar that may be levied o
5. To keep the property free from to assessed upon or against the property before promptly deliver receipts therefor to benefic liens or other charges payable by grantor, eit ment, beneficiary may, at its option, make	eany part of such taxes, iary; should the granter to her by direct payment or payment thereof, and the described in paragraphs	ail to make pays by providing be e amount to pa G and 7 of this	ment of any taxes, assementiciary with funds with interest at the trust deed, shall be ac	ith which to make such pay the rate set forth in the not dided to end become a part of
with interest as aforesaid, the property here bound for the payment of the obligation he	inbefore described, as well rein described, and all suc- tion of the beneficiary, re-	ll as the grantor ch payments she nder all sums se	r, shall be bound to the all be immediately due cured by this trust de	e and payable without notice ed immediately due and pay
able and constitute a breach of this first	of this trust including the forcing this obligation an	e cost of title se of trustee's and a	earch as well as the of attorney's fees actually	ner costs and expenses of the incurred.
7. To appear in and defend any whi	ch the beneficiary or trus	tee may appear,	including any suit 10	the amount of attorney's fee
and in any surt, action of picesting to to pay all costs and expenses, including evid mentioned in this paragraph 7 in all cases si the trial court, grantor further agrees to pay				
torney's fees on such appear.	_			main or condemnation, ben
ficiary shall have the right, if it so elects,	to require that the		Una manufacture of the Oron	on State Bar a hank trust compa
NOTE: The Trust Deed Act provides that the trustee or savings and loan association authorized to do bus property of this state, its subsidiaries, affillates, agent "WARNING: 12 USC 1701-3 regulates and may poor the publishor suggests that such an agreement	s or branches, the United States	s or any agency then	eof, or an escrow agent Ho	any authorized to insure little to rensed under ORS 695.505 to 696.50
			STATE OF O	REGON,
TRUST DEED			County of	
REALVEST, INC., % PAULINE BROWNING			ment was ver	ify that the within instr ceived for record on t
HC15, EOX 495C HANOVER, NM 88041		1. 4176 Proposite Dr. 110 ha	day of	lock M. and record
Gravitor	l)	FOR	in book/reel/	volume No
Ignacio D. Saenz p O Box 90	RE	CORDER'S USE	mient/microfil	m/reception ivo
Hornbrook Ca 96044			Record of	of said Coun
After Recording Ratum to (Name, Address, Zip):			Witn County affixe	ess my hand and seal
After Recording Return to Indiana, Address, July REAL VELT, INC. 1	40			
HC15-10X-195C/			NAME El	Title , Depu
HANGWEI - WM 88041			ру	, #F V LUC

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's tees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's tees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebted

which are in excess of the amount required to per all ressonable costs argeness and extremey's less necessarily paid or incurred by function such proceedings, shall be paid to beneficiary and applied by it lists from any reasonable costs and expenses and atterney's fees, both reas securid and applied accounts, accessarily paid or incurred by beneficiar and the trial and applied accounts, accessarily paid or incurred by the such actions and cancers such intruspents as shall be necessary.

An any time and tion, promptly upon beneficiary request.

An any time and stime, promptly upon beneficiary request.

An any time and stime, promptly upon beneficiary request.

An any time and stime the second of the promptly promptly in the promptly of the indebtodness, trustee may (s) consent to the making of any many) believed indebtodness, trustee may (s) consent to the making of any many believes the promptly of the promptly

and that the grantor 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, tamily or household purposes (see Important Notice below),

(b) for an organization, or (even it grantor is a natural person) are for business or compercial purposes.

This deed applies to, incres to the benefit of and binds all parties hereto, weir heirs, legatees, devisees, administrators, executors, secured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that the grantor, trustee and the holder and owner, including pledgee, of the contract if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be analyzed.

* IMPORTANT MOTICE: Delete, b not applicable; if warranty (a) i as such word is defined in the beneficiary MUST comply with disclosures; for this purpose use if compliance with the Act is not	HEREOF, the grantor has executly lining out, whichever warranty (a) or (b) is applicable and the beneficiary is a creditor Truth-in-lending Act and Regulation Z, the the Act and Regulation by making required Stevens-Ness Form No. 1319, or equivalent trequired, disregard this notice.	ed this instrument the lay	and year first above	
	STATE OF OR ECON, County of	CARAMANA P	\	
	This instrument was acknown	added below) ss.	
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	This instrument was acknowly			
	I his instrument was acknowl	edged before me on	Jurele 11	1096
			,	, 17.1
O!				***
	Laura R. Eustace			
	Comm. #1012601		11 1 -	
	ORANGE COUNTY ()	Truccia	a custa	ce
	Comm. Expires Dec 23 1937 -		Notary Public f	Or Oragon
	and the frame	Ty commission expires	12:20-97	or Oregon
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	EQUEST FOR FULL RESOUVEYANCE	ed only when obligations have bee		
TO:		and such antidations have bee	າ poid.)	
TATE OF OPECCAL COLD	The state of the s			
STATE OF OREGON: COU	NOT OF KILEMANN SECTION			
		-		
Filed for record at request of	Mouseala Title Komban	У	the 20th	day
of March	A.D., 19 9 3 1 1 3:15 5	o'clock" P M. and duly	recorded in Vol. M96	
0	Mortgages 608 118035	7580	recorded in voi. 1150	
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TE 417 00	The second secon	Bernetha	G. Letsch, County Clerk	
ŒE \$15.00		By <u>Chiun</u>	1 & Lussie	2
	INDEXED	£ 13.	Χ	`
	7 / 7	- Comment	. U	

STATE OF OREGON: COUNTY OF KLAMATH: ss.		
Filed for record at request ofAspen_Title & Escrow		da
of April A.D., 19 96 at 3:50 o'clock P.M., and d	uly recorded in Vol. <u>M96</u>	
of Mortgages on Page 12		
Bernet	ha G. Letsch, County Clerk	
FEE \$15.00 Re-Recorded To Correct Balance Due By	wy Supply	<u> </u>