	-3 P3:36 All Vol. M97 Page 3286
NS 32275 97 FEB	-3 P3:20 Vol. 7/77 Paye
	STATE OF OREGON, County of Klamath
REALVEST, INC., H.C.15, Box 495-C % P. Browning	I certify that the within instrument
	was received for record on the 310. day
Grantor's Name and Accress	of February, 19_21, at
Mr Michael E Long, Inc.	3:34 o'clock P.M., and recorded in
11 010CC NT W KAY KO	book/reel/volume No. M9/ on page
Hillsboro, OR 97124 Grantee's Name and Address	SPACE RESERVED 3286 and/or as fee/file/instru-
Meter Percent to Count Addies, Zol Inc.	FOR ment/microfilm/reception No. 32275, BECORDER'S USE Proord of Deeds of said County.
1	RECORDER'S USE Record of Deeds of said County. Witness my hand and seal of County
Hillsboro, OR 97124	affixed.
Until requested otherwise, send all tax statements to (Name, Address, Zip):	n washa C Lotech Co. Clerk
Mr Michael E Long, Inc.	Bernetha G. Letsch. Co. Clerk NAME Fee: \$30.00 By Hathlun Ross, Deputy.
	To can on the Diana Deputy
21065 N.W. Kay Rd. Hanover, N M 88041	Fee: \$30.00 By Auditum Know, Deputy.
Hanover, N M Coors	
	WARRANTY DEED
REALVEST, INC., A NEVADA CORP	ORATION ,
REALIVED 17 1100 opening ration hereit	nafter stated, to grantor paid by,
hereinafter called granion for the consideration notes.	the suggestors and assigns.
hereinafter called granter, does noted granter, hered	itaments and appurtenances thereunto belonging or in any way appertaining, V. State of Oregon, described as follows, to-wit:
that certain real property, with the tenements, nered situated in Count	y, State of Oregon, described as follows, to-wit:
Situated in	TARY TOUR ADDITION
LOT 07, BLOCK 76, NIMROD RIVE	ER PARK, /IH ADDITION
KLAMATH COUNTY, OREGON	
KIMMATII COOLLE	
	This instrument is being recorded es on
	accommodation only, end has not been
	examined as to validity, sufficiency or effect it
	may have upon the herein described property.
	This courtesy recording has been requested of
	ASPEN TITLE & ESCROW, INC.
	JFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE)
(IF SPACE INSC	e and grantee's heirs, successors and assigns forever.
To Have and to Hold the same unto grants	grantee and grantee's heirs, successors and assigns tolevel. grantee and grantee's heirs, successors and assigns, that grantor is lawfully seized grantee and grantee's heirs, successors and assigns, that grantor is lawfully seized grantee and grantee's heirs, successors and assigns tolevel.
And grantor nereby covenants to the	grantee and grantee's heirs, successors and assigns, that grantee from all encurnbrances except (if no exceptions, so state):
in fee simple of the above granter p	
	and that
	1 and parcel thereof against the lawful claims and demands of all
grantor will warrant and forever defend the premi	ses and every part and parcer interest against a parcer of the shows described encumbrances.
persons whomsoever, except those claiming unde	this transfer stated in terms of dollars, is \$ 3500.00 @ However, the
The true and actual consideration paid to	THIS THE WHOLE IN THE THICKNESS WHICH IS THE WHOLE IT PART OF THE THICKNESS WHICH IS THE WHOLE IT PART OF THE THICKNESS WHICH IS THE WHOLE IT PART OF THE THICKNESS WHICH IS THE WHOLE IT PART OF THE THICKNESS WHICH IS THE WHOLE IT PART OF THE THICKNESS WHICH IS THE WHOLE IT PART OF THE THICKNESS WHICH IS THE WHOLE IT PART OF THE THICKNESS WHICH IS THE WHOLE IT PART OF THE THICKNESS WHICH IS THE WHOLE IT PART OF THE THICKNESS WHICH IS THE WHOLE IT PART OF THE THICKNESS WHICH IS THE WHOLE IT PART OF THE THICKNESS WHICH IS THE WHOLE IT PART OF THE THICKNESS WHICH IS THE WHOLE IT PART OF THE THICKNESS WHICH IS THE WHOLE IT PART OF THE THICKNESS WHICH IS THE WHOLE IT PART OF THE THICKNESS WHICH IS THE WHOLE IT PART OF T
actual consideration consists of or the very service.	bols 0, if not applicable, should be deleted. See ORS 93.030.)
which) consideration. (The sentence between the sym	r the above described encumbrances. 1 the above described encumbrances. 1 this transfer, stated in terms of dollars, is \$ 3500.00 \$\text{Now-Vex. me} Total the Whole 1 Part of the Mindred Part of th
made so that this deed shall apply equally to cor	porations and to individuals.
In witness whereof, the grantor has execu	ited this instrument this - 4 day of
is a corporation, it has caused its name to be sig	porations and to individuals. day of Valence, 1996; if grantor the day of the day and day of the day of t
so by order of its board of directors.	MINITED TO THE PARTY OF THE PAR
THE HETPHMENT WILL NOT ALLOW USE OF THE PROPE	RTY DESCRIBED IN
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPE THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND US LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUI ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERI	E LAWS AND REGU- MENT, THE PERSON William V. Tropp, President
LATIONS. BEFORE SIGNING OF ACCUMENTS SHOULD CHECK ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK	(WITH THE APPRO-
PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VEHI	ARMING OR FOREST
ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERI AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST F PRACTICES AS DEFINED IN ORS 30.930.	Transport of the control of the cont
This instrum	
This instrument was acknowledged detole into the control of the co	
This instruction	enviras acknowledged before me on, 19,
by	WA FITTH VIEW TO THE TOTAL TO THE TOTAL TO
as	mer Att
SAM ABRAHAM TO	the distriction of the districti
COMM 1019815 D	San El Ma
	Notary Public for Oregon
NOTARY PUBLIC CALIFORNIA ORANGE COUNTY	Notary Fublic for Orogon 7, 1/1/0