	Grantor irrevocably grants, bargains, sells and conveys to trustee in t		
	LOT 13, BLOCK 50, KLAMATH FALLS FORE	. us.	
	KLAMATH COUNTY, OREGON		
A11:40	The state of the s		
197 APR 17 M	the property. FOR THE PURPOSE OF SECTIONS and profits thereof an	each agreement of grand O/100 DOLLAR Dollars, with interest to the by grantor, the lina of the lina o	

FORM No. 201	
FORM No. 281 - Oregon Trust Deed Series - TRUST DEED (Assignment Restricted). PTC: 97175U COPYRIGHT 1994	
36177 TRUST DEED Val MOT -	PUBLISHING CO., PORTLAND, OR \$7204
	11500 6
THIS TRUST DEED, made this	
REALVEST, INC., A NEVADA CORPORATION MARCE ASPEN TITLE AND ESCROW COMPANY	,1997, between
The state of the s	20 C/
CLEMENT J. STUMPE & LAWRENCE :	, as Trustee, and

Grantor in successful grants, bargains, sells and conveys to trustee in trust, with power of sa	, as Beneficiary,
County, Oregon, described as:	le, the property in
OT 13, BLOCK 50, KLAMATH FALLS FOREST ESTATES, HIGHWAY 66, PL	in the state of the
FALLS FOREST ESTATES, HIGHWAY 66 DE	7.00
LAMATH COUNTY, OREGON	121 Z
	-
egether with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging the property. FOR THE PURPOSE OF SECURING REPROPERTY.	
hereafter appertaining, and the rents, issues and profits thereof and all other rights thereunto belonging the property. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement at the second of t	ig or in anywise now
FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and (\$2200.00) (\$2200.00) (\$200.00)	d in connection with
*** TWO THOUSAND TWO HUNDRED AND 00/100 DOLLARS ***	payment of the sum
f sooner naid to be to be beneficiary or order and made by	
comes is marriery of the debt recovered to	" merest nereof, if
The date of maturity of the debt secured by this instrument is the date, stated above, on which the final instrument is the date, stated above, on which the final instrument in the date, stated above, on which the final instrument in the state of the written convey, or assign all (or an instrument) of grantor's interest in it without first obtaining the written consent or approval of the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein. To protect the security of the debt secured by this instrument, irrespective of the maturity dates expressed therein.	stallment of the note
neticiary's option*, all obligations secured by this instrument, irrespective of the maturity dates expressed thereing instrument, irrespective of the maturity dates expressed thereing. To protect the security of this trust deed, the date of the maturity of the security of this trust deed, therein, and the security of this trust deed, the security of the security of this trust deed, the security of this trust deed, the security of the security of this trust deed, the security of the security of this trust deed, the security of the security of this trust deed, the security of t	y part) of the prop-
me immediately due and payable. The execution by grantor of an earnest money agreement** does not constitute a To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain the execution agrees:	or herein, shall be-
vement thereon; not to commit or permit any waste of the property in good condition and repair; not to remove or demolish a 2. To complete or restore promptly and in good set to property.	o, sem e, ance of
3 To assist year thereon, and pay when due all habitable condition any build	ny building or im-
activity with all laws, ordinances and costs incurred therefor	*
ncies as may be deemed desirable by the heneticity pursuant to the Uniform Commercial Code as the beneficiary	; if the beneficiary
age by fire and such other hazards as the building of the building port	ficers or searching
The analysis acceptable to the beneficiant may from time to time secretairer erected on the proper	return marata and a
the same any prior to the expiration of any reason to procure any such insurance of insurance shall be deli	Vacant 4- 45 .
by part thereof, may be released to dearlier as beneficiary may determine or insurance policy may be applied by	neficiary may pro-
To the any act done pursuant to such any financiary or release shall not account of beneficiary the entire any	Count -
ntly delines the property before any and for pay all fares property	or derault nere-
pily deliver receipts therefor to beneficiary; should the grantor full to make payments and other charges that a continuous receipts therefor to beneficiary; should the grantor full to make payment of any taxes, assessments and other charges become past due of the charges payable by grantor, either by direct payment or by providing beneficiary with tunds with which to determine the payment of the amount so paid, with interest at the rate set interest of this trust deed, without waiver of continuous so paid, with interest at the rate set interest of this trust deed, without waiver of continuous so paid, with interest at the rate set interest of the set	or delinquent and
by secretary with the obligations described and the amount so paid with funds with which to	make seet
tog the as dioresaid, the property herainbeloss arising from breach of and it was used, shall be added to and	hace note
and constitute thereof shall, at the option of the bed, and all such payments shall be bound to the same extended	ot they dyments,
by rus trust deed immediate	ly due and
any action and defend any action or getting obligation and trustee's and effect as well as the other costs and	
ward in the expenses, including evidence of the expense of the expense including evidence of the expenses in the expenses in the expenses in the expenses in the expense in the expenses	riaer o- t
an costs and expenses, including evidence of title and the beneficiary's or trustee may appear, including any suit for the foreclosural this paragraph 7 in all cases shall be fixed by the trial court and in the event of an appeal from any such sum as the appellate court and in the event of an appeal from any judgm it is mutually agreed that:	attorney's fees
o reasonable as the beneficiery's	or decree of
the right, if it so elects, to require the right to taken under the right to	11
ine itust beed Act provides that the trustee hereunder must be either an attempt, who is and loan association authorized to do by	mnation, bene- or such taking.
The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, 2 bating state, its subsidiaries, affiliates, agents or branches, the United States, or any apenry thereof, a title insurance company authorized to 12 USC 1701;-3 regulates and managements, the United States or any apenry thereof.	nk, trust company

agencies as may be deemed desirable by the beneficiary.

4. To provide and continuously maintain insurance on damage by fire and such other hazards as the beneficiary may written in companies acceptable to the beneficiary with loss p diciary as soon as insured; if the grantor shall fail for any reason at least lifteen days prior to the expiration of any policy of insure the same at grantor's expense. The amount collected under any indebtedness secured hereby and in such order as beneficiary or any part thereof, may be released to grantor. Such application of any policy of insurance or invalidate any act done pursuant to such notice.

5. To keep the property free from construction liens an assessed upon or against the property before any part of such promptly deliver receipts therefor to beneficiary; should the grantens or other charges payable by grantor, either by direct payment, beneficiary may, at its option, make payment thereof, a secured hereby, together with the obligations described in paraguith interest as aforesaid, the property hereinbefore described, bound for the payment of the obligation herein described, and and the nonpayment thereof shall, at the option of the beneficiar able and constitute a breach of this trust deed.

6. To pay all costs, fees and expenses of this trust included trustee incurred in connection with or in enforcing this obligation. To appear in and delend any action or proceeding pur and in any suit, action or proceeding in which the beneficiary of the pay all costs and expenses, including evidence of title and the mentioned in this paragraph 7 in all cases shall be fixed by the the trial court, grantor further agrees to pay such sum as the appropriate in mutually agreed that:

8. In the event that any portion or all of the property sticiary shall have the right, if it so elects, to require that all of the property is the strip that all the trustee hereunder must be either the content of the property and the strip that all the trustee hereunder must be either the content of the NOTE: The Trust Deed Act provides that the trustee hereunder must be eit

NOTE: The Trust Beed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 695.585.

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

REALVEST, INC., PAULINE BROWNING RECTOR STATE OF OREGON, SS County of I certify that the within instru- ment was received for m	an agreement address the	saue of obtaining beneficiary's co	ensent in complete detail
REALVEST, INC., FAULINE BROWNING HC15, BOX 495C HANOVER, NM 88041 CLEMENT J. STUMPF Glenwood, Mn 56394 After Recording Return to (Name, Address, Zip): REALVEST, INC., R	TRUST DEED	40 K C 60	
Glenwood, Mn 156334 Mer Recording Return to (Name, Address, Zip): REALVEST, INC., Witness my hand and seal of County affixed. County affixed. NAME NAME	REALVEST, INC., * PAULINE BROWNING HC15, BOX 495C HANOVER, NM 88041	to and the same second the same second the same second the same second to samo second to same second to same second to same second to same se	I certify that the within instru- ment was received for record on the
REALVEST, INC., SEEST County affixed. ** ASPEN TITLE & ESCROW SO SEEST COUNTY affixed. ** NAME ** NAME ** NAME	Glenwood, Mn 56394	Marie Constitution of the	page or as fee/file/instru-
	REALVEST, INC., % ASPEN TITLE & ESCROW 525 MAIN ST	PENCON PE	County affixed.

which are in access of the amount required to pay all reasonable costs, expenses and attorny's loss necessarily paid of incurred by grantor in such proceedings, shall be paid of such proceedings, shall be paid of such proceedings, and the paid of the paid and papiled on the trial and applied on the trial and applied out of the paid and applied to pay the proceedings, and the believes and attorney's loss, both in the trial and papiled courts, necessarily light and papiled so the paper of the pap 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, family or household purposes (see Important Notice helow),

(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 hinds all parties hereto, their bene, 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 trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes chall be IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. * IMPORTANT NOTICE: Dolete, 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 as such word is desined in the invin-in-lending Act and xegulation 4, 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. STATE OF OREGON, County of This instrument was acknowledged before me on This instrument was acknowledged before me on W Y Trupp as AZSIDEAL BEALUEIT Ju -SAM ABRAHAM COMM... 1019815 NOTARY PUBLIC CALIFORNIA -Term Exp. March 10, 1998 My commission expires 310 78 Notary Public for Oregon STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of _ Aspen Title & Escrow April A.D., 1997 at 11:40 17th M., and duly recorded in Vol. _ __Mortgages 11525 FEE \$15.00 Bernetha G. Letsch, County Clerk