NS 1994 - 1997 April 1997			W PUBLISHING CG., PORTLAND, OR 972
44826	'97 SEP -9 A10	431 M97 HE	ige 29431
TRUST DEED 52-270		STATE OF OREGO	ON,
Michael E Hong, Inc. 21065-N.W. Kay Rd. Hillsboro, OR 97124		was received for re	t the within instrument coord on the da
REALVEST, Indio's Name and Address H.C.15, Box 495-C % P Browning Hanover, N-M-88041	SPACE RESERVED	o'clock	, 19, and recorded :
Hanover, N. M. 88041. Beneficiary's Name and Address	FOR RICORDER'S USE	ment/microfilm/rec	d/or as fee/file/instruception No.
REALVE Serietum to (Narie, Address, Zp):		Record of	of said County.
H.C.15, Box 495-C % P Browning Hanover, N M 88041		antxed.	
		ву	mle, Deputy
Michael E Long, Inc. 6	day of AUG	UST	10 97
"ASPEN"TITLE "AND ESCROW"		***************************************	
THE THE PARTY OF T	ATTOM		, as Trustee, and
11		************	
Grantor irrevocably grants, bargains, sells and KLAMATH County, Oregon, description 136, BLOCK 10, NIMROD RIVER D	d conveys to trustee in cribed as:	trust, with power of	sale, the property in
LOT 36, BLOCK 10, NIMROD RIVER P	ARK, 2ND ADDIT	ON	
KLAMATH COUNTY, OREGON			•
COUNTY, OREGON	nooca nooca	nstrument is being modation only, as) recorded es en
	C-427 1 M		2010/00/00 - 0 - 0 - 0 - 0 - 0 - 0 - 0 - 0
todether with all and a			
together with all and singular the tenements, hereditaments an or hereafter apportaining, and the rents, issues and profits the the property. FOR THE PURPOSE OF SECURING PERFORMAN	d appurtenances and appur	turedy recording has \$19774E10158ABAY	been requested of
FOR THE PURPOSE OF SECURING PERFORMAN	ver and all lixtures now or	hereafter attached to or	used in connection with
FOR THE PURPOSE OF SECURING PERFORMAN of *** THREE THOUSAND FIVE HUNDREI (\$ 3500.00) note of even date becayith county	AND 00/100 D	rantor herein contained a	nd payment of the sum
not sooner paid to the to beneficiary or order a	nd made by grantor the fi	thereon according to the	e terms of a promissory
come immediately due and payable. The execution by grantor assignment.	of an earnest money agree	convey, or assign all (or sent or approval of the larity dates expressed there	installment of the note any part) of the prop- beneficiary, then, at the ein, or herein, shall be-
1. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain the property in the	od cardition		a sale, conveyance or
A To assist deemed desirable by the beneficiary.	wen as the cost of all lien	searches made by filing	officers of quire and
written in section of the desards as the beneficiary may	from time now or here	after erected on the pro-	apperformation at
at least litteen developed; if the grantor shall fail for any reason	to progress	cies of insurance shall be	delivered to at 1
any indebted are granter's expense. The amount collected under	and flow or hereafter pla	ed on the buildings, the	haneliciary
under or invalidate any act done pursuant to such application	n or release shall not cure o	of beneficiary the entire r waive any default or n	amount so collected,
promptly deliver against the property before any part of such a	to pay all taxes, assessme	nts and other charges #	af man be to t
ment beneficient payable by grantor, either by direct payment	ntor fall to make payment	of any taxes, assessments.	insurance pre-
the debt received in parent	ranha 6 amount so paid, w	th interest at the rate	set forth :- it
bound for the payment of the obligation herein described, a and the nonpayment thereof shall, at the option of the beneficiar able and counting a basic payment.	as well as the grantor, shal all such payments shall be	if the covenants hereof and be bound to the same immediately due and pay	nd become a part of ad for such payments, extent that they are vable without notice
trustee incurred in connection with or in enforcing this obligation.	ng the cost of title search a	s well as the other costs	and expenses of the
and in any suit, action or proceeding in which the beneficiary or	porting to affect the securit	y rights or powers of be	neticiary or terretor.
penses, including evidence of title and the beneficiary's or truste	it itmited to its validity an	d/or enforceability, to p	ay all costs and ev-
further agrees to pay such sum at the appellate court shall adjudge	vent of an appeal from any	judgment or decree of the	tioned in this para-
ficiary shall have the right, it it so elects, to require that all or	all be taken under the right		
NOTE: The Trust Deed Act provides that the trustee hereunder must be either	an alformati who is an action	Payaule as compensation	on for such taking.

NOTE: The Trust Deed Act provides that the trus'ee 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 "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.

which are in excess of the amount required to my all research it carb, research and estimated tees necessarily paid are incurred by frantor in such proceedings, shall be paid to bounding and applied by it likely spons and estimated and expenses and attempt's less, both in the proceedings and paid and the paid of the WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-ficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law. 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 below),

(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, 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; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereot apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. * IMPORTANT NOTICE: Delots, 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 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 Washington This instrument was acknowledged before me on

instrument was acknowledged before me on Ehis, MARY ELLER CARY NOTARY PUBLIC-BREGON-COMMISSION NO 43573. MIMICS CHI EDI'RES MAY V. 1999 Notary Public for Oregon My commission expires . 135 REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

	OF OREGON: COUL							
Filed for	record at request of	As	pen Title	& Escrow		the	9th	day
of					A. M., and duly re	corded in V	61. <u>M9</u> 7	,
			Mortgages		on Page <u>29431</u>	,		
		4	to a track		, Bernetha G.	Letsch, Co	unty Clerk	
FEE	\$15.00			Ву	Bernetha G.	Koos		 .