FORIA No. 601 - TRUST DEED (Assignment Restricted)	• 971911
NS N	COPYRIGHT 1998 STEVENG-MESS LAW PUBLISHING CO., PORTLAND, OR 97204
	973. 51 P3:1801 197 Hage 29879
TRUST DEED	
[1] A set of the set of the first state of the set o	STATE OF OREGON, Sounty of} ss.
Michael & Long, Inc.	Certify that the within instrument
21065 N.WKay Rd. H111sboro, OR-97124	was received for record on the day
	of, at, 19, at, o'clockM., and recorded in
REALVEST, INC., H.C.15, Box 495=C & P-Browning	SPACE RESERVED book/recl/volumeNo.
Hanover, N-M-88041	FOR and/or as fee/file/instru-
Beneficiary's Name and Address	Record of of said County.
REALVEST, INC. Address, Zip):	Witness my hand and seal of County
H.C.15, Box 495-C % P Browning Hanover, N M 88041	affixed.
	NAME
	- By, Deputy.
Michael FLOST DEED made this /5.	
ASPÉN TITLE AND ESCROW	
-REALVEST, INC., A. NEVADA CORP	ORATION, as Trustee, and
	WITNESSETH: and conveys to trustee in trust, with power of sale, the property in described as: as FOREST ESTATES, HIGHWAY 66, PLAT 1 This instrument is being recorded as an
KLAMATH COUNTY, OREGON	recurring terms of the and has not have
MARININ COUNTY, OREGON	may have upon the herein described property.
	I MS COUTOSY RECORDING has been remembed of
together with all and sindular the tanamanta tandit	Agentin IIILE & ESCHOW, INC.
ine property.	is and appurtenances and all other rights thereunto belonging or in anywise now thereof and all fixtures now or hereafter attached to or used in connection with
of	MANCE of each agreement of grantor herein contained and payment of the sum DAND00/100DOLLARS***
note of even date herewith, payable to hereitigery or end	DAND00/L00DOLLARS*** Dollars, with interest thereon according to the terms of a promissory for and made by grantor, the final payment of principal and interest hereof, if
not sooner paid, to be due and payable	of and made by grantor, the final payment of principal and interest hereof, if
becomes due and payable. Should the grantor either agree erty or all (or any part) of grantor's interest in it withou beneticiary's option [*] , all obligations secured by this instru- come immediately due and payable. The execution by gra assignment.	instrument is the date, stated above, on which the final installment of the note to, attempt to, or actually soll, convey, or assign all (or any part) of the prop- it first obtaining the written consent or approval of the beneficiary, then, at the uppent, irrespective of the maturity dates expressed therein, or herein, shall be- untor of an earnest money agreement** does not constitute a sale, conveyance or
To protect the security of this trust deed, grantor age 1. To protect, preserve and maintain the	rəos:
4. 10 COMDIELE OF FESTORE Promotiv and in Acad and	
3. To comply with all laws ordinanas as tolat	
to pay for filing same in the proper public office or office.	incurred therefor. covenants, conditions and restrictions allecting the property; if the beneficiary pursuant to the Uniform Commercial Code as the beneficiary may require and s, as well as the cost of all lien searches made by filing officers or searching
4. 10 provide and continuously maintain insurance damage by fire and such other barards on the barafician	e on the buildings now or hereafter erected on the property against loss or may from time to time require, in an amount not less than \$

written in companies acceptable to the beneticiary, with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall tail for any reason to procure any such insurance and to deliver the policies to the beneficiary as at least lifteen days prior to the expiration of any policy of insurance now or hereafter placed on the buildings, the beneficiary may procure the same at grantor's expense. The amount collected under any fire or other insurance policy may be applied by beneficiary upon or any part thereof, may be released to grantor. Such application or release shall not cure or waive any default or notice of default hereor invalidate any act done pursuant to such notice.
5. To keep the property free from construction liens and to pay all taxes, assessments and other charges that may be levied or promptly deliver receipts therefor to beneficiary; should the grantor fail to make payment of any taxes, assessments, insurance premiums, insurance premiums, insurance premiums, and the amount so paid, with interest at the rate set forth in the note the debt secured by this trust deed, without waiver of any providing beneficiary with lunds with which to make such payment, beneficiary, may, at its option, make payment thereof, and the amount so paid, with interest at the rate set forth in the note the debt secured by this trust deed, without waiver of any reading harden any of any deist doed, shall be added to and become a part of the debt secured by this trust deed.
6. To pay all costs, lees and expense of this trust including the cost of till search as well as the other cost and expenses of the granter and expenses of the the obligation herein described, and all such grantor, shall be bound to the same extent that they are and the nonpayment thereot shall, at the option of the beneficiary or trustee's and stormey's test actually incurred.
7. To appear in and defand any action or proceeding turporting to alife the

It is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-liciary shall have the right, if it so elects, to require that all or any portion of the monior payable as compensation for such taking,

NOTE: The Truct Deed 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 tille insurance company authorized to insure tille 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 696.585. 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.

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Which are in extent of the smoont required to pay all reasonable costs, expanses and attorney's tess necessarily paid or incurred by granter of the second data dappliate costs of examples of the such proceedings, shall be paid to beneficiary and applied by if this you appresentation or constraints and the belance applied former's tess, but the such actions and execute such instruments as shall be measured in obtaining such composation, prometry if the own appress, to take such actions and execute such instruments as shall be measured in obtaining such composation, prometry for any subordination or other supposed to take such actions and execute such instruments as shall be measured or and independent of the supposed to the supposed to take such actions and execute such instruments as shall be measured or any map of the forme upposed to take such actions and execute such instruments as shall be measured in a subordination or other supposed to take such actions and the secute such and the regents of the property. The grantes in any recovering this deel or the lies or charge therefore (c) in this paragraph shall be not less than \$5.
10. Open any detault heritoriand in this paragraph shall be not less than \$5.
10. The entering upposed to take such actions and the contraines there or other such and collection, including reasonable as thore including the second to the strate of the such action and take of the property. The grantes in any such drintees there any time without motice, either in parson, by depart or by a reserve the entering the such actions and the collection in the collection in the superson of the property is the such actions. Trustees and profits, including the such actions and the such actions and the collection in the superson of the property. The grantes are such and such as parameted to a such and the such actions and the collection in the superson of the property and any apply the same, less costs and a composition of the property and the receils and the such actions and the suc

16. Beneficiary may from time to time appoint a successor or successor to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

property is situated, shall be conclusive proof of proper appointment of the successor trustee.

 Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully attached hereto, and that the grantor will warrant and forever defend the same against all persons whomseever.
 WARNING: Unless stantor provides beneficiary with evidence of insurance covenance are provided by the the core

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the con-

tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect benetract or loan agreement between ment, 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 the coverage by providing evidence that grantor has obtained property coverage ensewhere. 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 heneficiary 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 re-

obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance re-quirements imposed by applicable law. The 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, 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

	of required, disregard this notice STATE OF OREGON,	County of	Washing to	7)65	·	· · · · · · · · · · · · · · · · · · ·
	бу	ena prime and	edged before me c	المراجع المراجع		, 19,
Aon' to poggo	This instrument	was acknowle	edged before me o	n Outro 2	2	102
	BELLEN CORRECT CONT	$\mathcal{L}_{0}\mathcal{M}$		1 1	×	, 1977,
NOTAR	SUNNO. 043513	5.1~	Proc			
MY COMMESION	EXPIRES MAY 7, 1999 (1)			No		
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	BEAHEET BOD FILL PEAAL		otary Euclic for C	regon My con	unission expire	s IIIau II

Filed for record at request of	Aspen Title	& Escrow the 11+b d	av
of <u>September</u>	_A.D., 19 <u>97</u> at <u>3:16</u>	o'clock PM., and duly recorded in Vol	uy
	fMortgages	on Page <u>29879</u>	
	1997年1月1日,1997年1月1日,1998年1月1日日日(1997年1月) 1997年(1月14日) 1997年(1月14日)	Bernetha G. Letsch, County Clerk	
		By Kottan Kuss	
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