一一手,不是自己说。 我有什么是不一点的,这一点,只是就是说,"这种我们的特殊的!"这种称"是特别的精粹的现在的复数形式重视,都是他是的一点是不是的"是	TIP TIPE CARE	S-17 1128 HIEVE IS-NESS AWI UBLISHINI CO. PLATI AND, OR \$7204
FOR I Ho 891 - TRUET DESI (Asalg hment Reithfolbt)		
48374	E 10 A0 57	Vol. 197 Page 37061 9
TRUST DELED		STATE OF OREGON,
REALVEST, INC.,		County of } ss.
R-PLULINE BRUNING		Certify that the within instrument
% PROFINE BROWNING ECL5, Box 495C Espoyer, NM 88041		was received for record on the day of, 19, at
		o'clockM., and recorded in
BILL W. MIDDINERCORLING.	SPACE MESERVED	book/nee!/volume?ioon page and/or as fee/file/instru-
P.C. Box 95 Mentically Or 97613	RECONDERS USE	ment/microfilm/reception No.
Ben History's Name and Address		Record ofof said County.
REAGS EStraturion of Coses, Zip):		Witness my hand and seal of County
LA THE ESCHOLLER FOR BUILDING WATER TO BE THE PARTY OF TH		affixed.
production to the company of the c		NAIAE 17TLE
KLARATH FALLS, OR 9760.	A has been restricted.	By, Deputy.
	TO THE	1997
REALVEST, TRIST PERPARENTHIS CORPORATE	Oilay of	, 19, between
ASPHN TITLE AND ESCROW CO.		as Grantor,
BILL, W. MIDDLEBROOKS & TRACEY R. M	TUOTEBEOOKS	as Trustee, and
BILL W. MIDNIEBROOKS & IRMARI MA	A TIME SALAN DENNISE PROTEST	, as Beneficiary,
WE	TWESSETH:	
Grantor irrevocably grants, bargain, sells and	conveys to trustee in	trust, with power of sale, the property in
Churdy, Or agon, desor		HIGHWAY 66. PLAT 3
LOT 06, BLOCK 62, KLAMATH FALLS F LOT 07, BLOCK 62, KLAMATH FALLS F	\$40 Sept 1	RECEIVER OOF SHELL
LOT 07, BLOCK 62, KLAMATH FALLS F	OREST ESTATES,	HIGIWAY 66, PLAT 3
KLAMATE COUNTY, OREGON		And a first to be a first and
KIMMATE COURTY, ORIGINA		
		are the control of th
together with all and singular the tenements, here itements and or hereafter appearaining, and the reads, issues and profits there.	l ulpurtenances and all or ec. and all fattures now o	her rights thereunto belonging or in anywise now hereafter attached to or used in connection with
the property. FOR THE PURPOSE OF SECURING PURFORMAN	Cli of each agreement of	grantor herein contained and payment of the sum
of *** FIVE THOUSAND FOUR FUNDRED (\$5400.00)	HND DOZIDO IS	JULIARIS WWW
nute of even date herewith, payable to beneficiary or order a	no made by granter, the	final payment of principal and interest hereof, in
not sooner paid, to be due and paysallINE. J.5	3722001	shove on which the final installment of the not
becomes due and payable. Should the granter either agree to, erty or all (or any part) of granter's interest in it without fir hypericiary's options all obligations secured by this instrume		

come immediately due and payable. The execution by grantor oil an earnest money agreement* does not constitute a sale, conveyance of

heneiciary's option, all obligations occured by this instrument, irrespective of the acturity desire appale. The execution by grantor of an extensit money age sment** does not constitute a sale, conveyance or To protect, preserve and mentals the property in good condition and repair, not to remove or demolish any building or improvement thereon, not to come promptly and in good and habitable condition any building or improvement thereon, not to come promptly and in good and habitable condition any building or improvement which may be constructed, during the gestroyed three on and pay when due all cost incurred therefor, or extensive three or extensive

NOTE: The Trust Deed feet provides that the trustee bearinder must be citible as externey, who is an incline member of the Oregon State Bar, a bank, trust company of the state of the Bar as the Bar as bank, trust company and the state of the Bar as the

"The publisher suggests that such an agreement widness the issue of obtining beneficiary's consent in complete detail.

vibuli itre in excess of the amount regilited to gap ill reissinable on its asymptotic proceedings, whall be paid to beneficiary to the property of the proceedings, whall be paid to beneficiary to the property of the proceedings whall be paid to beneficiary to the property of the prope

grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powent provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the frustee and a nanonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent in the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, it any, to the granter or to any successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor is successors 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 conferred upon any trustee herein named or a opinined hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary; which, when recorded in the mortigage records of the country or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. 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 panching sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such estion or proceeding is brought by trustee.

The grantor covenants and agrees so and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully soled in tee simple of the real property and has a valid, unanount bird till beneficiary's successor in interest that the grantor will warrant and lovery details the sine against all persons whomsoever.

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

WARNING: Unless grentor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may ourchase insurance at grantor's expense to protect beneficiary's interest. This insurance may, but mad not, also protect grantor's interest. If the collaboral 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 guinter has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be aided 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 lapted 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 manclatory liability insurance reoptimente imposed by applicable law.

The grantor warrants that the proceeds of the loca 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 it grantor if a natural partitude for business or commercial purposes.

This deed applies to, incres to the benefit of and binds all parties force, their heirs, lessees, devisees, administrators, parsonal representatives, successors and assigns. This term beneficiary shall mean the holder and owner, including pledies, of it secured hereby, whether or not named as a beneficiary agreem. tees, devisees, administrators, executors, wner, including pledgee, of the contract

In construing this trust deed, it is understood that the granter trusted and/of benefit pry may each be more than one person; that it the context so requires, the singular shall be taken to mean and include the plural, the strength all grammatical changes shall be made, assumed and implied to make the provisions bereat apply equally to corporation by the individuals.

IN WITNESS WHEREOF, the granter has executed that instrument it day and year first above written.

*IMPORIANT HOTICE: Dulete, by fining out, whichever we raming (a) or (in) not applicable; if warranty (a) is applicable and the beneficiary is a crediting as such word is defined in the Truth-in-Loriding Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation T, the designings; for this purpose was Slavens-New form No. 11 19, or equivalent if compliance with the Act is not required, disregard this notice.

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STATE OF OREGON, County of Orange This instrument was acknowledged before me on ... 1-210 10957 Thin books small was notenavitadent halans

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STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at r	request of	1 1 1 1	A PE	TITLE		the	10TH	day
of NOV	ΑΑ	.D., 19 <u>97</u>	at 10	:57	'clock A W.	ext duly recorded in 1	ol. M97	
	of	100	MO	RTGAGES	on Page	F 1 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 -	74,000	-
						Barnetha G. Letsch, Co	unty Clerk	
FEE 415.00						La Mull		

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