FORM No. 881 - TRUST DEED (Assignment Restricted).	<u>'</u> .	COPYR	NGKT 1996 STEVEKS-NESS LAW	PUBLISHING CO., PORTLAND, C	DR 97204
494 2 6	97 DEC -2	A10 :46	_ <i>M§</i> 7_Page	39263	
TRUST DEED 3.379	et a		STATE OF OREGO	N,] ss.
Michael E Long, Inc. 21065-N.W. Kay Rd. Hillsboro, OR 97124			was received for re	the within instruction the, 19	ument day at ded in
REALVEST, IRMOOF Name and Address H.C.15, Box 495-C-%-P-Browning HANOVER, N-M-88041	SPACE RESERVED FOR RECORDER'S USE		book/reel/volume No on page and/or as fee/file/instrument/microfilm/reception No,		
Eneficiary's Name and Address REALIVES I sum in Constant and Address Zp): H.C.15, Box 495-C-%-P-Browning HANOVER, N-M-88041			Record of haffixed.	and and scal of C	County
THIS TRUST DEED made this	day of	OCTO	BER	97 , 19, bet	ween
REALVEST, INC., A NEVADA CORPO				as Gra	and
Grantor irrevocably grants, bargains, sells a KLAMATH County, Oregon, d	WITNESSETH and conveys to t escribed as:		trust, with power o	f sale, the proper	ty in
LOT 32, BLOCK 09, NIMROD RIVER		ADDITI	ON		

KLAMATH COUNTY, OREGON

This instrument is being recorded as an accommodation only, and has not been oxernined as to walldity, sufficiency or officet to may have upon the hardin described property. This courtesy repording has been requested of

together with all and singular the tenements, hereditaments and appurtenances the about the rights thereinto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connection with the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of *** THREE THOUSAND FIVE HUNDRED AND 00/100 DOLLARS *** (\$ 3500.00

\$ 3500.00)

Dollars, with interest thereon according to the terms of a promissory even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payableOCTOBER 15 XX2007

The date of maturity of the debt secured by this instrument is the dato, stated above, on which the linal installment of the note becomes due and payable. Should the grantor either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the property or all (or any part) of grantor's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The execution by grantor of an earnest money agreement** does not constitute a sale, conveyance or

beneficiary's options, all obligations secured by this instrument, irrespective of the muturity dates expressed therein, or herein, shall become immediately due and payable. The execution by frantor of an earnest money afreement** does not consistute a sale, conveyance or assignment.

To protect the security of this trust deed, frantor afrees:

1. To protect, preserve and maintain the property in food condition and repair; not to romove or demolish any building or improvement thereon, not to commit or permit any waste of the property.

2. To complete or restore promptly and in good and habitable condition and repair; not to romove or demolish any building or improvement thereon, not of thereon, and pay when due all coats incurred therefor.

3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the property; it the beneficiary so requests, to join in executing such immedia statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for illing same in the proper public office or oldices, as well as the cost of all lien searches made by illing officers or searching afencies as may be deemed desirable by the beneficiary.

4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the property against loss or damage by fire and such other hazards as the beneficiary may from time to time require, in an amount not less than 5. witten in companies acceptable to the beneficiary from time to impresse the property against loss or damage by fire and such other hazards as the beneficiary from time to time require, in an amount not less than 5. within a many property of 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 time or other insurance policy may be applied by beneficiary may procure to the expiration of any policy of insurance now or hereafter placed on the buildings, the benefici

NOTE: The Trust Deed Act provides that the trustoe hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan acsociation 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 escrew agent licensed under ORS 696.505 to 696.585.
*WARNING: 12 USC 1701j-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.

in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and the balance applied upon the indebted- in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebted- in the trial and appellate courts, necessarily paid or incurred by beneficiary in such actions and execute such instruments as shall be necessary
mee encured hereby: and prantor agices, at its onto
Q. At any time and from time to time upon without toquist, it is to the liability of any person for the payment of
the note for endorsement (in case of tun reconveyances, in the indebtedness trustee may (a) consent to the making of any map or plat of the property; (b) join in granting any easement or creat-
ind any settiction thereon: LCJ Juli III dily substitute and the "nerson of person of
fees for any of the services members the members, beneficiary may at any time without notice, either in person, by agent or by a received
to be appointed by a court, and without logary to the adoquate
die and unnaid, and apply the sume, less costs and expenses
11. The entering upon and taking possession of the property and the application of release thereof as
of organic shall not dute of Walve any uclaus of notice of any advantage of
12. Upon default by granter in payment and/or performance, the beneficiary may declare all sums secured hereby immediately
due and naughle. In such an event the beneficially may be a series and other right or remedy, either at
law or in equity, willow to beneficially may have an all the property to salisty the college-
ficiary or the trustee shall execute and clause to the time and place of sale, give notice thereof as then required by law and proceed
to foreclose this trust deed in the mainten provided in our date the total trust deed in the maintenance of the trustee has commenced foreclosure by advertisement and sale, and a may time prior to 5 days before the date the
the sale, the sale, the grantor or any other person so provide the sale, the entire amount due at the
time of the cute office than such political as would not the cute of the cute
cured may be cured by tendering the parton man that the cure shall pay to the beneficiary all costs and expenses actually incurred in entorcing that the cure shall pay to the beneficiary all costs and expenses actually incurred in entorcing that the property provided by law.
the obligation of the trust cases updated with the date and at the time and place designated in the notice of sale or me time to which 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or me time to which 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or me time to which
the role may be postponed as provided by law. The trusted that the role may be the purchaser its deed
the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. It uses stall determined. The recitals in the in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the interest of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the
Arantor and beneficiary, may purchase at the sale.
15. When trustee sells pursuant to the points that the control of the trustee and a reasonable charge by trustee's afformey, (2) to the obligation secured by specific including the compensation of the trustee and a reasonable charge by trustee's afformey, (2) to the obligation secured by
At a small dead (1) to Bill Desons Having Iccorden has subsequent
16 Pennticiary may itom time to time upposes a second time to time upposes a second time to time upposes a second time.
appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter state of the successor trustee, the latter state of the successor trustee, the latter state appointment and substitution shall be powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be powers and duties conferred upon any trustee herein named or appointment of the mortgage records of the county or counties in which the made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the
made by written instrument executed by beneating, and proper appointment of the successor trustee.
17. Trustee accepts this trust when this rest is a summer any other deed of trust or of any action or proceeding in which grantor,
soired in fee sin ble of the feat property and has a sum, attend of the sin ble of the feat property and has a sum, attended to the sin ble of the feat property and has a sum, attended to the sin ble of the feat property and has a sum, attended to the feat property and has a sum, attended to the feat property and has a sum, attended to the feat property and has a sum, attended to the feat property and has a sum, attended to the feat property and has a sum, attended to the feat property and has a sum, attended to the feat property and has a sum, at the feat property and has a sum of the feat property
ntrached hereto, and that the gramor will wallant all the con-
tract or loan agreement between them, beneficiary may putchase to interest If the collateral becomes damaged,
ficiary's interest. This insurance may, but need not, also provide the area deinest deep tor. Grantor may later cancel
the coverage purchased by beneficiary may not pay any claim made by or against grantor is responsible the coverage by providing evidence that grantor hav beneficiary, which cost may be added to grantor's contract or
for the cost of any insurance coverage purchased by solid in a solid and will apply to it. The effective date
loan balance. If it is so added, the interest fate of the different failed to provide proof of coverage.
of coverage may be the date grantor's prior coverage lapsed of the date grantor lands to therwise. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise. 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 re- 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
The grantor warrants that the process of the contract Notice below !.
(b) for an organization, or (even it gramor is a factor of the devices administrators executors.
This deed applies to, inures to the benefit of and binds all parties including pledgee, of the contract
secured hereby, whether or not named as a best that
if the context to requires, the singular shall be taken to mount and the Addividents
if the context so requires, the singular shall be taken to mean and include the corporations and to individuals. made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.
not applicable; if warranty (a) is applicable and Regulation Z, the
beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent.
STATE OF OREGON, County of Washington 55. This instrument was acknowledged before me on s. 18 19 7.
by
CHICAL Stay (Michael 2 Long)
GEO MANY BASY PASS / DE /
105787 FUSUS OF GOTH Michael E Log War Collon Coul
My charges 1107, 1969
Notary Public for Oregon 111) Commission
REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)
STATE OF OREGON: COUNTY OF KLAMATH: ss.
the 2nd day
Filed for record at request of ABPEN 11118 & Bactow A M and duly recorded in Vol. M97.
Mortanas on Page 39263
Bernetha G. Letsch, County Clerk By Kathlum Koss
FEE \$15.00 By <u>Rattlum Krss</u>