	11 10			
	49433	97	DEC -2 AIO:	46/01 <u>/197</u> Page 39273
	REALVEST, INC. 53363			STATE OF OREGON,
	H.C.15, Box 495-C. & P. Browning Hanover, N. M. 8804F.			County of <u>Klamath</u> ss. I certify that the within instrument
				was received for record on the 2nd day
	Michael E Long, Inc.			ofDecember 19 97 at
	21065 N.W. Kay Rd: Hillsboro, Rhinters Name and Address			10:46 o'clock A. M., and recorded in
		}	SPACE RESERVED	book/reel/volume NoM97 on page39273 and/or as fee/file/instru-
	After recording, return to (Name, Address, Zip): Michael E Long, Inc. 21065 N.W. Kay Rd.		FOR RECORDER'S USE	ment/microfilm/reception No. 49433
	Hillsboro, OR 97124	}	NECONDER 3 03E	Record of Deeds of said County.
_	Until requested otherwise, send all tax statements to (Name, Address, Zip):			Witness my hand and seal of County affixed.
	MichaelE-Long, -Inc.			
- 1	C/O-REVENUE-ENC.			Bernetha G. Letsch, Co. Clerk
	21065 N.W. Kay Rd.	Fee:	\$30.00	By Kettlun Ross, Deputy.
-	171123000 02 91124			By 11000001, Deputy.
		WARRA	NTY DEED	
	KNOW ALL BY THESE PRESENTS that			
	REALVEST, INC. A NEVADA CORPORA	TION		
	hereinafter called grantor, for the consideration hereinafter stated, to grantor paid by			
	hereinafter called grantee, does hereby grant, bargain, sell and convey unto the grantee and grantee's heirs, successors and assigns, that certain real property, with the tenements, hereditaments and appurtenances thereunto belonging or in any way appertaining,			
- [[situated in KLAMATH County, State of Oregon, described as follows, to-wit:			
\parallel	LOT 24, BLOCK 78, NIMROD RIVER PARK, 8TH ADDITION			
-11	HOI 24, BHOCK 10, NIMROD RIVER	PARK,	91H ADDI	TION
	WI ANAMII GOIDIMI ODUGON			
11	KLAMATH COUNTY, OREGON		This leader	nort in tiples recorded 60 63
	This instrument is tieling recorded so an accommodation only, and has not been			
\parallel			avamined as	to validaty, sufficiency or office R
\parallel			may have up	on the kerein described property.
\parallel			This courtes:	yrzcording has been requested of LE & ESCROW, INC.
\parallel			MON EIG III.	100 Maria
\parallel				
\parallel	(IF SPACE INSUFFICIENT	CONTINUE	E DESCRIPTION ON RE	7.500 au
	to have and to Hold the same unto grantee and or	rantee'c	heire cuassesses	. and and: ¢
	And grantor necessy covenants to and with grantee	and arm	ntaa's haim awaa	
$\ $	Brance promises, nec nom	an encu	indrances excen	filt DO exceptions so state).
				. (A no exceptions, so state):
$\ $	granter will warrent and forever defend at			
11	Dersons whomsoever, except those claiming under the start	ечегу ра	rt and parcel the	reof against the lawful claims and demands of all
11.	The true and actual consideration paid for this trans	sfer, stat	ed in terms of do	dlars is \$ 4000.00 ppercent
	The contract of the contract o		XXXXXXXXXXXXX	Sel which is lather whole all part of the findicate.
`	The true and actual consideration paid for this transcript the above the consideration paid for this transcript to the consideration consideration of the consideration of the construction of the context so required the construing this deed, where the context so required to the context so the c	t applicab	le, should be deleted	I. Sec ORS 93.030.)
	In construing this deed, where the context so requi	res, the s	singular includes	the Alural, and all grammatical changes shall be
	In witness whereof, the grantor has executed this is a corporation, it has caused its accordance in the control of the control	anu 10 II Strumen	t this	My of November 1997; if grantor
	is a sorporation, it has caused its fiallie to be stoned and if	s seal, it	f any, affixed by	an different other person duly authorized to do
1	,			HHT 2000 10 40
	THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY	RED IN		1/1/8/
	THIS INSTRUMENT IN VIOLATION OF APPLICABLE LANDLISE LANG AND	OFCII.		-V-XJJ
1	THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIPTION OF APPLICABLE LAND USE LAWS AND LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PLACOURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE A	REGÜ- RSON	William V. 7	W. O. President
	THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PLACOURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE A PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIEY APPROVED AND TO DETERMINE ANY I IMITS ON I AWGINT A CANTER THE PROPERTY AND TO DETERMINE ANY I IMITS ON I AWGINT A CANTER THE PROPERTY APPROVED	REGU- RSON PPRO- USES	William V. 7	
	THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PLACOUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR PRACTICES AS DEFINED IN ORS 30.930.	REGU- ERSON PPRO- DUSES OREST	William V. 2	Ropp, President
	ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE A PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FORACTICES AS DEFINED IN ORS 30.930.	HSON PPRO- USES OREST		spp, President
	ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE A PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of the property of the proper	PPRO- OUSES OREST	ormu	stpp, President
	ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE A PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of This instrument was acknowledged.	PPRO- DUSES DREST OF	ORIMU	SS. // / 19 97
	ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE A PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR F PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of This instrument was ack by This instrument was ack	PRODUCTION OF THE PROD	ORIMU ed before me on) ss. // // 97
	ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE A PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR F PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of This instrument was ack by This instrument was ack	PRODUCTION OF THE PROD	ORIMU ed before me on	Spp, President
	ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE A PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of This instrument was acknowledged by	PRODUCTION OF THE PROD	ORIMU ed before me on) ss. // // 97
	ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE A PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FEDRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of This instrument was acknowledged by This instrument was acknowledged by This instrument was acknowledged by SAMABRAHAR COUNTY OF SAMABRAHAR C	PRODUCTION OF THE PROD	ORIMU ed before me on	Spp, President
	ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE A PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FEDRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of This instrument was acknowledged by This instrument was acknowledged by This instrument was acknowledged by SAMABRAHAR COUNTY OF SAMABRAHAR C	PPRO-PPRO-PPRO-PPRO-PPRO-PPRO-PPRO-PPRO	ORIMU ged before me on ed before me on	Spp, President
	ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE A PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOR PRACTICES AS DEFINED IN ORS 30.930. STATE OF OREGON, County of This instrument was acknowled by	PPRODUCTION OF THE PRODUCTION	ed before me on	Spp. President