NS			COPYRIGHT 1998 STEVENSALES LAW PLELENING CO., PORTLAND, OR 67200
65600	'98	SEP -2 ATT :2	A AMAA
REALVEST, INC. HC15, Box 495C % Pauline E Hanover, NM 88041			STATE OF OREGON, County ofKlamath } ss. I certify that the within instrument was received for record on the 2nd day
Michael E. Long, Inc. 21065 N.W. KAX RD. Hillsboro, OR 97124 Granterb Name and Address Mare horsts not be Econopyree 1782.		SPACE RESER	ofAugust, 19_98, at 11:23 o'clockA.M., and recorded in book/reel/volume NoM98 on page
21065 N.W. KAY RD. Hillsboro, OR 97124			ment/microfilm/recontion NL 65600
Michael E. Long, Inc. 21065 N.W. KAY RD. Hillsboro, OR 97124		Fee: \$30.00	Bernetha G. Letsch, Co. Clerk MAKE MILE By Katalun Rosa, Deputy
KNOW ALL BY TURSE DECONTRY		WARRANTY DEED	<u>4</u> , Deputy
REALVEST, INC. THESE PRESENTS			paid by
hereinafter called grantee, does hereby grant, that certain real property, with the tenements situated in <u>KLAMATH</u>	bargain, se s, hereditar County, S	ell and convey unto nents and appurtena tate of Oregon, desc	the grantee and grantee's heirs, successors and assigns, nces thereunto belonging or in any way appertaining, ribed as follows, to-wit:
LOT 10, BLOCK 21, FERGUSC	ON MOUN	TAIN PINES,	1ST ADDITION
Io have and to Hold the same unto gra And grantor hereby covenants to and w	antee and g	and grantee's hairs	SSOTS and assigns forever.
	nee nom	all encumbrances e	successors and assigns, that grantor is lawfully seized xcept (if no exceptions, so state):
xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	for the abo	every part and parce ove described encum sfer. stated in terms	of dollars is \$ 3300.00 XXXXXXXXX
In construing this deed, where the conte made so that this deed shall apply equally to co In witness whereof, the grantor has exec	probability of the ext so require proporations cuted this in igned and i	or applicable, should be of ires, the singular inc and to individuals instrument thisY ts seal, if any, affixe	d by an opticed or other person duly authorized to do
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROP THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND US LATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRU ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECI PRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VER AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST F PRACTICES AS DEFINED IN ORS 30.930.	K WITH THE	APPRO-	. Tropp, Prezident
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