Vol. May Page 1502 377913 MAY 16 TRUST DEED CHAD MILLER 4000 ROUND LAKE RD #90 KLAMATH FALLS, OR 97601 Grantor JERRY DWIGHT ANGLE 4856 LAVERNE KLAMATH FALLS, OR Alter recording return to:

After recording return to:

AMERITITLE
222 S. 6TH STREET

KLAMATH FALLS, OR 97601 ESCROW NO. MT41384-XA THIS TRUST DEED, made on MAY 5, 1997, between CHAD MILLER , as Grantor, as Trustee, and AMERITITLE . es T JERRY DWIGHT ANGLE, as Beneficiary. WITMESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH County, Oregon, described as: LOT 4 IN BLOCK 1 OF TRACT NO. 1016, KNOWN AS GREEN ACRES, ACCORDING TO THE OFFICIAL PLAT THERBOY ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON. 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are NOTE: The Trust Deed Act provides that the Trustee hereunder must be either an attorney, who is an active member of the Oregon State 8., a bank, trust company, or savings and losa association 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 escrow agent licensed under ORS 696.505 to 696.585.

in excess of the amount inquired to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grunter in such proceedings, shall be pute to beneficiary and applied by it. flist upon any such reasonable costs and expenses and storney's fees, indebedueness secured hereby; and exantor agrees, at its own expense, to take making and be balance applied upon the recessary in oxianing such compensation, promptly upon beneficiary's request.

5. At any time and from time to time upon written request of beneficiary, a syment of its fees, and presentation of this deed and the oxide the control of the control of

secured by the frist deed, (3) to all persons having recorded hermanusculent to the ministers in may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment and without conveyance to the successor trustee, the latter shall be vested with all be made by written instrument executed by beneficiary, which, then 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.

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 thereto 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 saired in les simple of the real property and has a valid, unencumbered title thereto and that the grantor will warrant and forever decident the same against all persons whomsoever.

18. WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan insurance many, but need rist, also protect grantor's interest. If the collateral becomes the coverage provides pendiciary with evidence of grantor is responsible for the cost of any insurance coverage provides by beneficiary, which cost may be nedded to grantor's interest. If the collateral becomes the coverage provides provide to grantor is nearly and a provide provide provide to coverage. The coverage hereitein provides beneficiary which has a provide grantor in

STATE OF Oregold, country of Klemoth This instrument was acknowledged before me on CHAD MILLER My Commission Expires



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PROJEST FOR FULL RECONVEYA	NCE (To be used only when obligations have been paid)
•	, Trustee
70:	All sums secured by the trust
The undersigned is the legal owner and holder of all 1	ndebtedness secured by the foregoing trust deed. All sums secured by the trust edirected, on payment to you of any sums owing to you under the terms of the of indebtedness secured by the trust deed (which are delivered to you herewith warranty, to the parties designated by the terms of the trust deed the estate now occuments to:
deed have been fully part and satisfied. I be concelled evidences	s of indebtedness secured by the trust deed (which are dent even to you herewith
together with the trust deed) and to reconvey, without v	ocuments to:
hold by you under the same. Want testing	
DATED:	19
The Trans Dood OF THE NOTE	which it secures.
Both must be delivered to the trustee for current	efore Beneficiary
reconveyance will be made.	
STATE OF GREGON, COOKET OF RESIDENCE	5.
First Consequent of America	thethe16thday11:19o'clockA M., and duly recorded in Vol
of May A.D. 19 97 at	11:19 o'clock A. M., and duly recorded in Vol. M97
of Mortgage	es on Page 15078
	Bernetha G. Leisch, County Clerk by Kartius Bass
FEE \$20.00	by Kattier 1 ms
FFA5	