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Vol. mer. 26761

TRUSTDEED

NONTI 4 CONSTRUCTION, INC. 1504 ORIGON AVENUE KLAMAIN FALLS, OR 97501 Grentbr TRUSTEE OF THE QUIGLEY LIVING TRUST 2130 OLD FORT ROAD RLAMATH FALLS, OR 97501 Beneficiary 50 10 TO CT 10 10 -After recording return to: ESCROW NO. MT41196-MS AMERITITE

222 S. 6TH STREET KLAMATH FALLS, OR 97601 Color for a for un on on

## MTC 41496-MS

TRUST DEED

THIS TRUST DEED, made on MAY 28, 1997, bitween MONTI'S CONSTRUCTION, INC., AN OREGON CORPORATION ; as Grantor, as Trustee, and AMERITITIE AS TRUCCE, AND TRUCCE, AND TRUCCE, AND TRUCCE, AS DESCRIPTION OF THE QUICLEY LIVING TRUST, AS DESCRIPTION OF THE PARTY OF TH

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATE County, Cregon, described as:

LOT 51 AND THE SOUTH 20 FEET OF LOT 52-11 CF LAKESHORE GARDENS, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLEMATH COUNTY, CREGON.

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NOTE: The Trust Deed Act provides that the Trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company, or savings and loan 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 in any agency thereof, of an escrow agent licensed inder ORS 696, 505 to 696.585.

Description of the second s

The recurs in the need of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of {1} the expenses of sale, including the compensation of the trustee and a missonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded lies subacquent to the interest of the trustee in the trust deed as their interests inay 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 jurplus.

There is in a speer in the order of their priority and (4) the surplus, if any, to the first solution the distance in the tacks of in the cases or in interest entitled to such surplus.
Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor in interest entitled to such appointment, and without conveyance to the successor trustee, the latter shall be evented with all be enclosed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointed hereunder. Each such appointment and substitution shall be interest that be exceeded by beneficiary, which, when 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.
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 pending sale under any other definity frust events.
The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully extended to notify any party hereto of pending sale under any other definity's successor is interest. This is used as a stall or a party unless such action or proceeding in bundle to the real provide beneficiary may unchase haurance at grantor's expense to grooter theneficiary is interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage parchased by beneficiary way need not, also protect grantor's interest. If the collateral becomes damaged is made, and there set as a badde to coverage element between them, beneficiary may parchase have the advected for property damage coverage parchased by beneficiary may nore as a stand of the recoro as grantor's coverage beneficiary

OFFICIAL SEAL MARJOREA, STUART NOTARY PUBLIC CRIEGON COMMISSION NO. 040231 MYCOMMISSION VO. 040231 MYCOMMISSION VEXPIRES DEC. 20,1928	MONTE B CONSTRUCTION THE.	PRESIDENT
STATE OF Oragon . County of This instrument was acknowledged	e line dae daelene ny weter antikané provené peringene (	_
By MARIIN I. MONTI, as PRESIDENT of My Commission Expires 10.03 (*	SE MONTE S CONSTRUCTION AND AND AND AND AND AND AND AND AND AN	TAMES J DONTL, SECRETAR

## REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid)

, Trustee

The undersigned is the legal owner and holder of all indeutedness secured by the foregoing trust deed. All sums secured by the trust deed have been fillip paid and satisfied. You hereby are directed, on revnent to you of any sums owing to you under the terms of the trust deed or purjuant to statute, to cancel all evidences of indeutedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to recenvey, without warranty, to the purples designsted by the terms of the trust deed the estate now held by you under the same. Mail reconveyance and documents to:

## DATED: 19 Do not lose or destroy this Trust Dec! OR THE NOTE which it secures, Both must be delivered to the trustee for cancellation before, reconveyance will be made. 0 Bachciary STATE OF OREGON: COUNTY OF KLAMATH -84 Amerititle Filed for record at request of the. 2nd dav A.D., 19 17\_\_\_\_\_at\_\_\_\_11:23\_p'clock M97 of June \_\_\_\_\_M. and daily recorded in Vol. Mortgages of on Page <u>16761</u> Bernetha G. Letsch, County Clerk \$20,00 FEE Karthin Rhai 13y\_

TO: