v. <u>war</u> Geog. Alian 13M54R TRUST DEED MOMEL'S CONSTRUCTION, INC. 1504 ORIGON AVENUE KLAMATH FALLS, OR 97501 Grentbr TRUSTER OF THE QUICURY LIVING TRUST 2130 OLD FORT ROAD KLAMATH FALLS, OR 97501 Beneficiary

After recording return to: ESCROW NO. MT41196-MS

222 S. 6TH STREET KLAMATH FALLS, OR 97601

MTC HIHAL MS

TRUST DEED

THIS TRUST DEED, made on MAY 28, 1997; between MONTLYS CONSTRUCTION, INC., AM OREGON CORPORATION; as Grantor, as Trustee, and AMSKITITUS TRUSTRE OF THE QUICLEY LIVING TRUST, AS BENEFICIALLY

WITHESPITE:
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 52-10 CF LAKESHORE GARDENS, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLEMATH COUNTY, CREGON.

together with all and singliar the toushcats, hereditaments and apparent assess and all other rights theremto belonging or in anywhere now or hereafter appertanting, and the crast, issues and profits the roof and all fitures now or hereafter attached to or used in connection with the property. PORTHE PERSON OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of grantor herein contained and payment of the sum of grantor herein contained and payment of the sum of grantor herein contained and payment of principal and interest thereof, if not now are not, to be due and supplie hum 2000.

The date of maturity of the debt secured by this instrument is the use, it is due and payable. In the event the within deen lest property, or any part thereof, or any interest thereof is sold, agreed to be sound of the toushood of the sum of grantor in the sum of the payment of payable. In the event the within deen lest property, or any part thereof, or any interest thereof is sold, agreed to be sold, conveyed, assigned, or all collegations secured by this instrument, irrespective of the maturity dates expressed therein or any or any part thereof, and the committee of the payment of the therefore, and the committee of the payment of the therefore, and the committee of the payment of the therefore, and the committee of the payment of the payment of the therefore, not to committee or restore promptly and in good workmanike manner any building or improvement thereon, not to committee or restore promptly and in good workmanike manner and suitable of the payment of the beneficiary to restore promptly and in good workmanike manner and suitable of the payment and the payment of the beneficiary or restore promptly and the suitable promptly.

2. To complete or restore promptly and in good workmanike manner and suitable of the payment which may be constructed.

3. To provide the decider of the suitable of the payment of the beneficiary and restored the payment of the payment of the beneficiary and res

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, or an escrew agent licensed index ORS 696,503 to 696,585.

the excess of the immunit renuired to the all presentable tasse, expenses and affectively is feet nocessarily paid or incurred by grantor in such proceedings while the paid to brind fictively and spouled by its first uton any such reaconable cases and expenses and attorney's feet, both in the trial and applied ecourts, in decessarily and an incurred by its first uton any such reaconable cases and expenses and attorney's feet, both in the trial and applied courts in decessary and in case and in feeting and incurred by interfections, and the bedance applied upon the indebtedness sourced hereby, and grantor agrees, at its own expenses, to take such actions and execute such instruments as shall be necessary in obtaining such comprehensively in quarter of the indebtedness, fursitee may (a) consent to the making of any map or plat of said property; (b) join in agranting any essentiant or creating any restriction thereon; (a) join in any subtordination or other agreement affecting the deel or the lien or carage thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally teatified thereto," and the recitals therein or any matters or facts shall be conclisive proof of the truthfulness thereof. Trustee's feets for any of the services mentioned in this grantgraph shall be into less than 55.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receive to be appointed by a court, and without regard to the alternacy of any security for the indebtedness hereby secured, enter upon and take passession of said property or any part thereof, in its own names ane or otherwise collect the rests, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon an

the rectuals in the used of any matters of last small be conclusive proof of the building the grantor and beneficiary, may purchase at the sale.

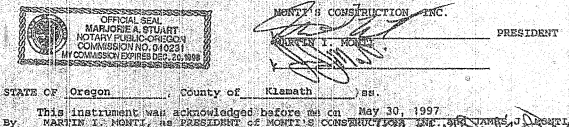
15. When trustee sells pursuant to the powers provided berein, trustee shall apply the proceeds of sale to payment of {1} the expenses of sale, including the compensation of the trustee and it masonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded lient subsequent to the the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, it any to the grantor or to his successor in interest entitled to such jumplus.

their interests may appear in the order of their priority and (3) the surplus, it may to the grantor or to his successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or uccessors to my trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein and of a papo inted hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive order of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and schiowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of the real property and has a valid, uncaccumbered title thereto and that the grantor will warrant and forever defend the same against all persons whomes ever.

WARNING: Unless grantor provides the refleray with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiarly may preclase insurance at grantor's coverage to provide by providing evidence that grantor is not pay to the coverage parchased by beneficiarly may not pay my claim rande by or against grantor. Grantor may later care the coverage by providing evidence that grantor has obtained property or erage elsewhere. Grantor is near possible for the cost of any insurance coverage purchased by beneficiarly, which cost may be added to grantor's contract or loan will apply to it. The effective claic of coverage may be the date grantor's prior coverage by providing evidence that grantor or loan will apply to it. The effective claic of coverage may be the date grantor's prior coverage or any raandatory liability insurance requirements in p



This instrument was acknowledged before me on May by MARTIN I. MONTI, as PRESIDENT of MONTI'S CONSTRUCT My Commission Expires [8 ()) (* SECRETARY

TO:	KEQUEST POR PULL-RECORVE	(ance (lo so bes on)	y when obligations have	: beta paid)	e gran
the second secon				anning the Charleston of Street, and the Street, Laboratory of the Contract of	Trustee
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trust deed or pur	I is the legal owner and holder of all ally paid and satisfied. You hereby a mant to statute, to cancel all evidence trist dead, and or reconstruction	es of indevisioners serie	ex by the trust deed (wi	nch are delivered	me terms or me to you herewith
	trust deed) and to reconvey, withour the same. Mail reconveyance and o		s ocsignmen by the len	ms of the thist des	vi the esizic now
DATED:		. 19		1	
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reconveyance w	ill be made.	Constitution in	Baichciary		The same than th
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