FOOTHILLS PINNACLE, L.L.C. and

5761 GLENRIDGE WAY KLAMATH FALLS, OR 97603

ROBERT J. BOGATAY & LINDA MICHELLE

KLAMATH FALLS, OR Beneficiary

_____ ESCROW NO. MT4431.2-KR After recording return to:

AMERITITLE 6TH STREET KLAMATH FALLS, OR 97601

THIS TRUST DEED, made on MAY 14, 1998, between PROTEILLS PENNIALCE, L.L.C., an Oregon Limited Liability Company, as Granton, as Trustee, and AMERITITLE ROGATAY & LINDA MICHELLE ROGATAY, OR THE SURVIVOR TEEDLOF, as Beneficiary,

Grantor irrevocably grants, hargains, wells and conveys to trustee in trust, with power of sale, the property in KLAMMAN County, Oregon, described as:

Lots 1.&2, 47-57-67-and-7 in Thact 1312 SPRINGCREST, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

SPECIAL TERMS: Beneficiary agrees to give partial release of lot of Grantors choice upon lump sum payment of \$17,500.00. When second lot is to be released, the entire balance, both principal and interest, must

together with all and singluar the tenements, hereditant ints and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with the property.

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It is murually agreed that:

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 meanes payable as compensation for such taking, which are

NOTE: The Trust Dead Act provides that the Tax stee hereunder must be either an attorney, who is an active member of the Oregon State Ear, 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 or any agency thereof, or an escribe agent licensed under ORS 695.505 to 696.585.

in excess of the amount required to pay all viasonable exist, expenses and atomery's fees incessarily pild or incurred by graintor in such proceedings, shall be pail to beneficiary and applied by it first upon any such reasonable costs and expenses and attorney's fees, both in the trial and appelleace courts, necessaryly paid or incurred by beneficiary in such proceedings, and behavior and advantage and the property in a property or to be included and the indebtedness secured hereby; and grantor agress, it is own chyclese, to take such act one and execute such instruments as shall be note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness. Irustee may (2) consent to the milting of any may or plant of such property. This grantor, without warranty, all or any part of this property. This granter is may reconveyance may be effected as the person or creating any restriction thereon; (c) join in any 2 boldmation or other agreement affecting this deed or the lien or change thereof; (d) reconvey, without warranty, all or any part of this property. This granter is may reconveyance may be effected as the person or creating any restriction thereon; (e) join in any 2 boldmation or other agreement affecting this deed or the lien or change thereof; (d) reconvey, without warranty, all or any part of the property. This granter is may reconveyance may be effected as the person or creating any restriction thereof. The payment of the property. The granter is may reconveyance may be appeared to the payment of the payment and the p

scized in fee simple of the real property and has a valid, unencumbered tide thereto and that the grantor will warrant and forever defend the same against all persons whomsoever.

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's interest. This insurance may, but need not, also protect grantor is interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applies be law.

greator failed to provide proof or coverage.

Insurance grantor might otherwise obtain alone and may not satisfy any need for property cannage overly
liability insurance requirements imposed by applice ble law.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

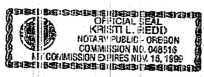
(a) primarily for grantor's personal, family, or hot schold purposes [NOTICE: Line out the warranty that does not apply]

(b) for an organization, or (even if grantor is a natural person) are for business or connected purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors, and assigns. The term beneficary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this mortgage, it is understood that the mortgager or mortgage may be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, said grantor has hereur to set his hand the day and year first above written. MEMBER County of 7 ancart This instrument was acknowledged before me on 5/20/8 DAVID SPOREER BERGET FOUTHILLS 混。 MEMBERS O INNACLE, L.L.C. Y Commission Expires 11/16/98



	网络克尔多种 人名英格	CONVEYANCE (T					
D: The undersigned is the legal ed have been fully paid an ust deed or pursuant to state gether with the trust deed) and by you under the same.	l owner and hold satisfied. You use, to cancel a and to reconvey Mail reconvey	der of all inclubteding thereby are directed illevidences of indet y, without valuents and documents	ess secured by, on payment tedness secure, to the parties to:	the foregoing trust to you of any sums of by the trust dired a designated by the	deed. All s owing to you (which are do terms of the	ums secured by 1 under the ten divered to you trust deed the e	the trust ris of the herewith state now
ATED.		, 15					
on not lose or destroy this forth nust be delivered to the reconveyance will be made	CALL DONA	icellation before		Beneficiary			
	or press OF KI	A.V/ATH(· SS					
STATE OF ORECON: C		Amerit tle	17 o'elock		1. 1.		day
of August	of		В	on Page239. Berneth	a G. I etsch, C	County Clerk	
FEE \$20.00							