16650 John W. Parker and Dorelle A. Harker	TRUST DEE	June of June	. <u>mgð</u> Pa	, 19 <sup>90</sup> , betw	
Grantor, Mountain Title Company G Gary Johnson Trust, Gary Johnson J	f Klamath C	*****			and
s Beneficiary, Grantor irrevocably grants, bargains, w					
nCounty, or	3				
Lots 6, 7, 8, and 9, Block Klamath Falls; TOGETHER WITH the Southerly Block 43, BUENA VISTA ADDI to the official plat there	50 feet c	f Lots 10, 11,	12, 13, and th Falls, acc	ording	
Oregon					
together with all and singular the tenements, lered now or hereafter appetaining, and the rents, itsues	taments and appu	rtenances and all off f and all lixtures now	er rights thereunto or herealter attach	belonging or in a ded to or used in	anywise connec-
tion with said real estate. OF SECURING PE FOR THE PURPOSE OF SECURING PE	RFORMANCE of edths	each agreement of g	rantor herein conta	ined and payment	
sum of	D t order and made	ollars, with interest the by grantor, the final	payment of princip	the terms of a pro- bal and interest h	ereot, it
becomes due and psyable. In the event the within sold, conveyed, assigned or alienated by the gran sold, conveyed, assigned or alienated by the gran	this instrument is described property for without first ured by this instru-	, 19. the date, stated abov y, or any part thercol having obtained the w ument, irrespective of	e, on which the line , or any interest th vritten consent or a f the maturity da	al installment of s erein is sold, agre oproval of the ber tes expressed the	aid note ed to be neficiary, erein, or
To protect the security of this trust deed, & To protect the security of this trust deed, &	antor agrees: in good condition	granting any easement	or creating any restric	tion thereon; (C) is is deed or the lien	or charge
and terwir; rol to remote of waste of suid property, not to commit or permit any waste of suid property, 2. To complete or restore primptly and in food 2. To complete or improvement which may be const mannet any building or improvement which may be const or out on when due all costs incurred there	and workmanlike scteel, damaged of or.	legally entitled thereto," be conclusive proof of	and the recituls there the truthfulness thereol s paragraph shall be no	Trustee's lees for tess than \$5.	any of the
tions and restrictions atheeting soid property. It the trians point is executing such financing statements pursuant to the point is executing such financing statements pursuant to pay lot payter public office or collicer, as well as the cost of all by fulling officers or searching agencies as may be deem of the officers or searching agencies as may be deem	Uniform Commer- liling same in the lien scarches made desisable by the	10. Upon any c 10. Upon any c time without notice. ei pointed by a court, an the indebtedness hereby erty or any part there issues and profits, inclu- less costs and expenses ney's lees upon any in	ther in person, by age d without regard to the secured, enter upon a of, in its own name su ding those past due au	nt or by a receiver e adequacy of any s and take possession of e or otherwise collect ad unpaid, and apply	said prop- t the rents, the same, nable attor-
benefit uny: To provide and continuously maintain infutian new or hereafter erected on the said premises adjant low and such other haratist as the set of the said of the said ari an count not less than 3 the beneficiury, with loss payab companies acceptable to the beneficiury, with loss payab companies acceptable to the beneficiury of procure any su	or daniage by fire to the latter; all as soon as insured; th insurance and to the the the tert of the latter; the insurance and to the the source in t	ney's lees upon any in liciary may determine. 11. The enterin collection of such rent insurance policies or co property, and the appl	g upon and taking p issues and profits, or impensation or awards ication or release theree notice of default hereu	ossession of said pr the proceeds of fire for any taking or da as aforesaid, shall nder or invalidate au	operty, the and other mage of the not cure or ny act done
policies of instituting any reason to produce any to it the grantor shall full the beneficiary at least litteen days deliver said policies to insurance now or hereafter placus tion vid any policy of nource the sume at Granto's et the teneticiary may firone other insurance policy nay be callected under any litteness secured hereby and in such cary upon any indeltedness secured hereby and in such any part thereof, may beleased to grantor. Such upple any part thereof, may default or motice of default hereun not cure or waive an unch notice.	on said buildings, pense. The amount applied by beneficiary order as beneficiary ount so collected, so	hereby or in his period essence with respect to declare all sums secu- event the beneticiary in equity as a motta	If by granior in pay- rmance of any agreem such payment and/or red hereby immediatel at his election may pr- the or direct the truste or may direct the truste	performance, the ben y due and payable, occerd to loreclose this e to loreclose this to ister to pursue any o	In such ar is trust deed ust deed by ther right of
not cure or waive an isoth notice. act done pursuant to such notice. 5. To keep wild premises free from construction takes, assessments and other charges that may be levied takes, as a such takes, and adjust st said property before any part of such takes, and adjust st said property before any part of such takes, and the strengther adjust due on delinquent and promptly de that is boome past due on delinquent and promptly de that is boome past due on the inner fail to make pij puent to brieficiary; should the krantor fail to make pij puent	tens and to pay ill or assessed upon or resonants and other liver receipts therefor of any taxes, assess- le by grantor, either	latter event the benefi his written notice of property to satisfy th lix the time and plac proceed to loreclose f	ciary or the trustee shal default and his electic e obligation secured he of sale, give notice th his trust deed in the m	retuine and cause of retuy whereupon the ereot as then required anner provided in Ol	escribed rea trustee shal i by law an RS 86.735 t
needs, instruction by providing beneficiary with by clicect payment, beneficiary may, at its option, es- instances such payment, which interest at the rate set lon and the amount so hard, with interest at the rate set lon hereby, together with the obligation described in paraly hereby, together with the obligation described in paraly first deed, shall be abled to and testing any from	the payment thereof, the payment thereof, the note secured uphs 6 and 7 of this debt secured by this preach of any of the	3. After the sale, and at any time sule, the grantor or i the default or defaul sums secured by th sums secured by th	ny other person so pri ts. If the default consi trust deed, the defa the time of the cure	wileged by ORS 30.7 its of a failure to pa sit may be cured b other than such por	y, when du y paying th tion as wou
erts hereinbelore discribed, as well as the granor, erts hereinbelore discribed, as well as the granor, isome estert that they amonta shall be immediately described, and all such payments shall be immediately out notice, and the mapay new this trust deed immediately prefer all same second about front deed.	the obligation here t ue and payable with on of the beneficially due and payable and building the cra	<ul> <li>not then be due into</li> <li>being cured may be</li> <li>obligation or trust</li> <li>defaults, the person</li> <li>and expenses actuali</li> <li>together with trustee</li> <li>by law.</li> </ul>	cured by tendering the leed. In any case, in effecting the cure sha y incurred in enforcin, 's and attorney's lees r	e performance requi addition to curing t I pay to the benefit 3 the obligation of t ot exceeding the amo	he delault ciary all cost he trust de bunts provid
6. To pay all costs, lees and expenses of this of of title search as well as the other costs and expenses of title search as well as the other costs and expenses in connection with on in enforcing this obligation and t lets actually incurred. To appear in and deferd any action if pr 7. To appear in and deferd any action if of affect the security fights of powers of beneficiary or thus to first the security fights of the beneficiary or thus to see the security fights of the beneficiary of thus the security fights of the beneficiary of the security fights of the security of the security fights of the security fights of the security fight	I the trustee incurte rustee's and altorney sceeding purporting f may appear, including	d 14. Otherwis place designated in he postponed as pro- o in one parcel or in t, auction to the high g shall deliver to the the property 50 501	wided by law. The tro- separate parcels and est bidder for cash, pa- purchaser its deed in the without any co-	istee may sell said i shall sell the parcel yable at the time o form as required by renant or warranty.	or parcels f sale. Trus law convey express or i
ection of protein fire-considered this deed, to point and any suit for the off title and the heneficiary's or trust the ling exidence of the sementioned in this paralitant any and of attorney's less mentioned in this paralitant is and of the trial would and in the event of an appeal fired by the trial courts, frantor further afters to po inter our the shall adjustle transmather as the latencies	is attorney's fees; if 7 in all cases shall t from any judgment	e plied. In rectains periods to the transformers of the grantor and being the grantor and being the process of the proces of the process o	thereol. Any person, e meliciary, may purchase ustee sells pursuant to ceeds of sale to payme sation of the trustee a le obligation secured by a subsequent to the	at the sale, at the sale, the powers provided at of (1) the exper- and a reasonable char the trust deed. (2) interest of the trust	herein, trus uses of sale, the by trust to all pers re in the fi
(a) a first on table of a greed that: It is mathematically agreed that: R. In the event that any portion or all of said under the right of encourt domain or condemnation, he under the right of encourts that all or any jest at right, all at we electe, to traine that all our any jest at a compression log such taking, which are in electrony of compression log such taking which are in a fill be 1 to pay all reasonable courts, expenses and all be 1	property shall be tak melectory shall be tak of the monies payed of the amount requi- tion mecessarily pile aid to beneficiary a	having recorded in end or their infert he surplus, if any, fo the surplus, ed 16. Benefic ar wrs to any truste- ind under, flipon such an trusten, the latter	is may appear in the the grantur or to his s iary may from time to a named berein or to a appointment, and w	order of their priori uccessor in interest of time appoint a succ inv successor trustee ithout conveyance t all title, powers and	entitled to s essor or suc- appointed l o the succ- duties confe
an other by it tred upon any reasonable costs and ear by the tread and appendiate contra, necessarily pa by h in the tread and appendiate contra, necessarily pa thiary in useh proceedings, and the balance applied thiary in useh proceedings, and the balance applied in curred hereby: and grantor agtres, at its own exper- mentation, promptly upon beneficiary's reguest, generative, promptly upon beneficiary's reguest.	of or incurred by be upon the indebind in take such acci- in obtaining such or written request of he	ne- upon any truster i tess and sub-titution si ons which, when reco- on- which the properti- of the successor tr 17. Truster	all be made by written ded in the mortgage i r is situated, shall be co uster. accepts this trust v	ecords of the count; ecords of the count; onclusive proof of pre- when this deed, dul as provided by law	y or counting oper appoint y executed Trustee is
Aussetawit, provinging super- ty at any time and from time to time pount is any time and from time to time to super- endowernent (in case of tull recent symmetry of the the liability of any person for the payment of the (a) consent to the making of any map or plut of us (a) consent to the making of any map or plut of us (b) the Trust Dired Act providis that the nutlies her is sources and loan association subscized to do bus is reperty of this store, its subsidiaries, affiliates, (pent)	debielness, trustes r id property; (b) joir	in shall be a party i	inless such action or pr	non State Bar, o bar	.,

a ) menoperative statements and a second statement of the second statement of

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawtully seized in fee simple of said described teal property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever.

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 beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has here unto set his hand the day and year first above written.

\* LNI ORTANT NOTICE: Delate, by lining out, which ever warranty (a) or (b) is not applicable; if warranty (a) is asplicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending. At and Regulation 2, the beneficiary MUST camply with the Act and Regulation by making required distictures; for this jourpose uso Sterens-Ness Farri Nc., 1319, or equivalurt. If compliance with the Act is not required, disregard this notice.

ER

(if the signer of the above is a corporation, are the form of acknowledgement appeals.)

STATE OF OREGON. STATE OF OREGON. 5 88. County of Klamath 3 31. County of This instrument was acknowledged before me on June John H. Parker, and Lorene A. Parker 10 as of Bar baradolami Notary Public for Oregon (SEAL) (S.SAL) My commission expires: My contatission expires: 9-5-92

TEQUEST FOIL FULL RECONVEYANCE To be used only where obligations have been paid.

Buth munt anni anni

, Trastee

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The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of and trust deed or pursuant to statute, to canor all evidences of indebtedness secured by said trust deed (which are delivered to you have been fully paid and the to canor all evidences of indebtedness secured by said trust deed (which are delivered to you have been to statute, to canor all evidences of indebtedness secured by said trust deed (which are delivered to you have been to pursuant to statute, to canor all evidences of indebtedness secured by said trust deed (which are delivered to you have with together with said trust deed) and to reconvey, without varranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and cocuments to

DATED:

TC:

Beneficiary

Do not less our destroy this Trist Deed CR TKE MOIS which is secures. Both must be delivered to the trustee for concellation before reconveyance will be made.

TRUST DEED	SPACE RESERVED FOR RECORDER'S USE	STATE OF OREGON,       Ss.         County of       Klamath         I certify that the within instrument         was received for record on the       22ndday         of       June       19.90.         at       4:01 o'clock P. M., and recorded         in book/reel/volume No.       M90       or         page       12389       or as fee/file/instrument/microfilm/reception No. 16659         Record of Mortgages of said County.       Witness my hand and seal or		
John W. Parker and Dorene A Parker 2211 California Ave. K.F. OR Gary Johnson Trust P.O. Box 727, K.F. OR				
AFTER RECORDING HETURN TO		County affixed.		
Gary Johnson Trust Gary Johnson Trustee P.O. Box 727, Klamath Falls, Oregon 97601	Fee \$13.00	Evelyn Biehn, County Clerk TITLE By Orrulance Mullin dry Deputy		