COPYREGETT THE	STRVENS-NESS LAW	PUBLISHING CO.	PORTLAND	OR 82204

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	APR 14	RH -20	Vol	<u>41</u> Page	しごうは	-
TRUST DEED				OF OREGON,	•	<b>}</b>
				y of		} is.
GARY A. JOHNSON  BERLINDA M. JOHNSON			was recr	ived for record	on the	day
204 WHITE LANE NORTH BEND, OR 9745	þ		of	o'clock !	, 19	, at
JAMES E. & IRENE I. PARRETT		CE RESERVED	book/ree	l/volume No	on	page
47484 School St.	REC	FOR CROER'S USE	ment/mi	and/or crofilm/reception	s fee/file/in	stru-
Obkridge, CR 97463 Baneficiary's Name and Address	***		Record o	of	_ of said Cour	nty.
After recording, return to (Flame, Address, Zip):			Wi affixed.	tness my hand a	nd seal of Co	unty
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			Ву	VAME	mie Dej	
	N			- 10	Table 1	
THIS TRUST DEED, made this 15th	đay c	APRIL			9. 97 , betw	een
GARY A. JOHNSON AND BERLINDA M. JOHN WESTERN PIONEER TITLE CO. OF LANE CO JAMES E. PARRETT AND IRENE I. PARRET	SON			,		
WESTERN PIONEER TITLE CO. OF LANE CO. JAMES E. PARRETT AND IDENE I DADDEW	UNTY				, as Trustee,	itor, and
D. TARGUT AGD TARNE 1. PARRET	r, or the	e survivo	r thereof	••••••		•••••
	WITNESS	ETH:				• ,
Grantor irrevocably grants, bargains, sells t Lane County, Oregon, d	and convey	s to trustee	in trust, witi	h power of sale,	the property	y in
	and the second second			,		
Lots 4 and 5 in Block 6 of TRACT NO. plat thereof on file in the office of	1042, TV f the Cou	O RIVER I	NORTH, acc	ording to th	e officia	1
		and crem	COL RIGHIG	ch Country, c	regon.	
	7	- %			4.	
-	. 1	k. Y			ъ.	
together with all and singular the tenements, hereditaments or hereafter appertaining, and the rents, issues and profits	and appurto	nances and al	l other rights ti	hareunto balonging	or in anywise	new
the property.			v or nereatter a	ittached to er used	in commettion i	with
of TWELVE THOUSAND AND NO/100-	ANCE of ea	ch agreement	of grantor here	in contained and p	ayment of the	3UEN
note of even date herewith, payable to beneficiary or order				ccording to the ter	as of a promis	sory
The date of maturity of the debt secured by this :	L.L	MX2004	484			
The date of maturity of the debt secured by this in becomes due and payable. Should the grantor either agree erty or all (or any part) of grantor's interest in it without beneficiury's option*, all obligations secured by this instru	fina shanini	o, o. nermany	son, convey, or	assign all (or any	' part) of the p	-g01c
beneficiary's option*, all obligations secured by this instruction immediately due and payable. The execution by granassignment.	ment, irresponter of an ear	octive of the s	: consent or ap maturity dates presment** dos	proval of the bene expressed therein,	ticiary, then, as or herein, shall	t the 1 be-
To protect the security of this trust deed, dranter nor	A00+					
provement thereon; not to commit or permit any waste of the	n good condi	tion and repa	ir; not to rem	ove or demolish as	ny building or	im-
2. To complete or restore promptly and in good and damaged or destroyed thereon, and pay when due all costs.	hubitable co incurred ther	ndition any b	uilding or imp	rovement which z	ay be construc	ted,
3. To comply with all laws, ordinances, regulations, c so requests, to join in executing such financing statements to pay for filing same in the proper public office or office.	pursuant to	nditions and r the Uniform C	estrictions affe commercial Cod	cting the property, le as the beneficiar	if the benefici y may require :	iary and
agencies as may be deemed desirable by the beneficiary.  4. To provide and continuously maintain insurance.	on the but	idis to see	nen searches	made by filing of	licers or search	ning
written in companies acceptable to the beneficiary with to	see mountin to	ne is mine req	uire, in an ame	ount not less than	5N/A	,
at least litteen days prior to the expiration of any policy of	timesana a	re any such in	surance and to	deliver the policies	to the benefici	iary
any indebtedness secured hereby and in such order as benefit	ciary may de	or orner msi	rance policy r	nay be applied by	beneficiary up	роп
under or invalidate any act done pursuant to such notice.  5. To keep the property free from construction lies.	a and to now	ase shan no:	cure or waive a	my detault or noti	ce of default he	ere-
5. To keep the property free from construction lien assessed upon or against the property before any part of a promptly deliver receipts therefor to beneficiary; should the liens or other charges payable by granter, either by direct not be a second or the charges payable by granter, either by direct not be a second or the charges payable by granter, either by direct not be a second or the se	a decester foi	1 Am mariam mana	Giner charges	become past due	or delinquent i	and
ment, beneficiary may, at its option, make neumont there	asmem or of	providing be	neuciary with	funds with which	to make such p	ay-
the debt secured by this trust deed, without waiver of any a	dhio mining i	and for this	trust deed, sha	II be added to and	become a part	tof :
bound for the payment of the collection berein described	and all cont	as the granter	, snau be bour	d to the same ex	ent that they a	zre :
able and constitute a breach of this trust deed.  6. To pay all costs, fees and expenses of this trust in	cluding the	on all stills so	cured by this ti	rust deed immedia	tely due and pi	Br
7. To appear in and defend any action or proceeding	iganon and l	rusieos and a to affact the	ittorney's tees a	ctually incurred.		
or any suit or action related to this instrument, including h	ny or trustee	day appear,	including any	suit for the forecle	osuro of this de	ed :
graph 7 in all cases shall be fixed by the trial court and in	the event of	orney tees; th	e amount of at	torney fees mention	ned in this par	ra-
It is mutually agreed that:	Judge mecton	mole at the De	neliciary's or tr	ustee's attorney le	es on such appe	·27.
8. In the event that any portion or all of the proper ficiery shall have the right, if it so elects, to require that	iy shall be t all or any p	aken under the	e right of emir monies payable	ent domain or cor e as compensation	demnation, ben for such takir	ne- ng,

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an atterney, who is an active member of the Oregon State Bar, a back, trust company or savings and loan association authorized to de business under the lows 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 excrew agent licensed under ORS 696.505 to 696.505.

\*WARNING: 12 USC 1701|-3 regulates and may prohibit exercise of this option.

\*\*The publisher suggests that such an agreement address the issue of obtaining bandletsey's consent in complete destil.

in such proceedings, shall	ll be paid to beneficiery and app	died by it first up	on any reasonable costs as	ecessarily paid or incurred by grantor and expenses and attorney's tees, both	
in the irial and appellate	courts, necessarily paid or incurre	ed by beneficiary is	a such proceedings, and th	e balance applied upon the indebted- in instruments as shall be necessary	-
in octaining such compe	nsation, promptly upon beneficia	ry's roduest.	the second and a second second		i
the note for endorsement	(in case of full reconveyances, i	or cancellation), w	ithout affecting the liabil.	es and presentation of this deed and ity of any person for the payment of	
the indebtedness, trustee	inay (a) consent to the making	of any map or pl	at of the property: (b) io	in in granting any easement or creat.	
recenvey, without wassat	ity, all of any part of the proper	ty. The grantee in	anv seconveyance may be	or the lien or charge thereof; (d) e described as the "person or persons	
legally entitled thereto,"	and the recitals therein of any i	matters or facts sh	all be conclusive proof o	t the truthfulness thereof. Trustee's	-
10. Upon any defai	ces mentioned in this paragraph ult by grantor hereunder, benefic	clary may at any t	ime without notice, either	in person, by agent or by a receiver	
to be appointed by a cot	ift, and without regard to the ad	couacy of any sec	utity for the indebtedness	hereby secured, onter upon and take	
due and unpuid, and app	oly the same, lest costs and expe	name sue or orne enses of operation	erwise collect the rents, is: and collection, including	reasonable attorney's fees upon any	
indeoteaness secured her	eby, and in such order as benefit	ciary may determi:	ne.		
ii and other insurance police	cies or compensation or awards fo	or any taking or de	unage of the property, and	s and prolits, or the proceeds of fire I the application or release thereof as	
aloresaid, shall not cure	or waive any delault or notice o	t detault hereunde	r or invalidate any act do	ne pursuant to such notice.	
Deing of the essence will	i respect to such payment and/o	r periorniance, the	beneficiary may declare .	ance of any agreement hereunder, time all sums secured hereby immediately	
📊 – que and payable. In suci	h an event the beneticiary may e	lect to proceed to	foreclose this trust deed i	n equity as a mortdage or direct the	
law or in equity, which	the beneficiary may have. In th	ie event the benefi	iciary elects to foreclose h	any other right or remedy, either at by advertisement and sale, the bene-	
iciary or the trustee sha	ll execute and cause to be recorde	d a written notice	of default and election to s	sell the property to satisfy the oblida-	
to loreciose this trust de-	ed in the manner provided in OF	CS 86.735 to 86.795		s then required by law and proceed	
13. After the trust	ee has commenced foreclosure h	ov advertisement a	and sale, and at any tirce	prior to 5 days before the date the	
consists of a failure to p	e, the grantor or any other personary, when due, sums secured by	n so privileged by the trust deed, the	ORS 86.753, may cure to default may be cured by	he default or defaults. If the default paying the entire amount due at the	
ii time of the cure other t	nan such pertion as would not t	hen be due had no	default occurred. Any c	ther default that is canable of being	
fault or defaults, the p	tendering the performance requir erson effecting the cure shall r	ed under the oblig ony to the benefic	ation or trust deed. In an	y case, in addition to curing the de- nses actually incurred in enforcing	
in the congation of the tru	st deed together with trustee's a	nd attornev's tees	not exceeding the amount	is provided by law	
14. Utherwise, the	sale shall be held on the date a	nd at the time an	d place designated in the	notice of sale or the time to which for in separate parcels and shall sell	
ine parcel or parcels at	auction to the highest bidder for	r cash, pavable at	the time of sale. Trustee s	shall deliver to the purchaser its dead	
in torm as required by i	aw conveying the property so so	ld, but without an	v covenant or warranty a	xpress or implied. The recitals in the uding the trustee, but including the	
grantor and penaticiary,	may purchase at the sale.				
15. When trustee s	the compensation of the trusts	rided herein, trust	se shall apply the proceed	is of sale to payment of (1) the ex- ney, (2) to the obligation secured by	
ine trust deed, (3) to all	persons naving recorded hens st	ibsequent to the ii	aterest of the trustee in t	he trust deed as their interests may	
ii appear in the order of the	neir priority and (4) the sumplus.	if any, to the ora	ntor or to any successor i	n interest entitled to such surplus	
ii appointed hereunder. Up	on such appointment, and with	out converance to	the successor trustee, the	d herein or to any successor trustee all latter shall be vested with all title.	
powers and duties conte	rred upon any trustee herein nar	ned or appointed .	hereunder. Each such an	pointment and substitution shall be	
property is situated, sha	Il be conclusive proof of proper	appointment of th	e successor trustee.	f the county or counties in which the	
17. Trustee accepts	s this trust when this deed, duly	executed and ack	nowledded, is made a publ	ic record as provided by law. Trustee	
Deneticiary or trustee sh	all be a party unless such action	or proceeding is b	rought by trustee.	ction or proceeding in which grantor,	
The granto: cover	ants and agrees to and with the l	beneficiary and the	beneficiary's successor in	interest that the grantor is lawfully	
attached hereto, and the	it the grantor will warrant and f	unencumpered titl orever delend the	e thereto, except as may b same esainst all persons w	e set forth in an addendum or exhibit	
WARNING:	Unless grantor provides ben	eficiary with ev	ridence of insurance co	overage as required by the con-	
tract or loan agreem	ent between them, benefic	lary may purch	ase insurance at gran	tor's expense to protect bene-	
the coverage purchase	s insurance may, but need n	ot, also protect	grantor's interest. If the	he collateral becomes damaged,	
the coverage by pro-	viding evidence that grants	pay any ciann n	nade by or against gra	intor. Grantor may later cancel ewhere. Grantor is responsible	
for the cost of env i	nsurance coverage purchase	ed by beneficia	rv. which cost may he	added to grantor's contract or	
loan balance. If it is	so added, the interest rate o	on the underlying	ng contract or loan will	l apply to it. The effective date	
of coverage may be	the date grantor's prior cov-	erage lapsed or	the date grantor faile	d to provide proof of coverage.	
The coverage benefit	ciary purchases may be co	nsiderably more	e expensive than insu	rance grantor might otherwise	
quirements imposed	y not sausty any need for p by applicable law	property damag	e coverage or any ma	andatory liability insurance re-	
The grantor warre	ants that the proceeds of the loa	n represented by	he above described note a	nd this trust deed are:	
(a)* primarily for	grantor's personal, family or hou	tsehold pusposes 🌆	see Impertant Notice belo	cor )	
This deed applies	to inures to the herefit of and	binds all parties b	for business or commerci	al purposes. s, devisces, administrators, executors,	
personal representatives,	successors and assigns. The term	i beneticiary shall :	mean the holder and own	er, including pledgee, of the contract	
secured nereby, whether	or not named as a beneficiary he	erein.		The second second	
If the context so require:	s, the singular shall be taken to a	mean and include i	he plural, and that sener.	each be more than one person; that ally all grammatical changes shall be	
made, assumed and impl	ied to make the provisions hered	of apply equally to	corporations and to indiv	idyals. 🗡	
IN WITNESS	WHEREOF, the grantor h	as executed this			
not applicable; if warranty	te, by lining out, whichever warrant (a) is applicable and the boneficiary	y (a) or (b) is	ary A. Johnson	/afenco-	
as such word is defined in	the Truth-in-Lending Act and Regu		ary A. Johnson /	Balenda in Johnson	n
disclosures; for this purpose	with the Act and Regulation by mo o use Stevent-Ness Form No. 1319, a	or equivalent.		Berlinda M. Johnson	•
	is not required, disregard this notice.		~~ e		
	STATE OF OREGON,	County of(	LD	) ss. , &	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				il, 1997,	
	byGaryAJohnson	and Berlind	a-MJohnson	***************************************	
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1	by				
Marie Service	eraseeeeeeg Clay Seasons Coy Seasons				
MALE SEED, 19	Ed Louis			and the same of th	
The Markette Control	FUBLIC - DHEGUH - N SION NO 042192 W	To Carried	Amach.	6/10 11	
12 22 EURO 201 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Chexpess mag. 6. 1944 (1)	Manage	The state of the s	My commission expires	
	355.055.055.05	14201	y addictor Oregon I	av conditionsion expires).[4.17	ś
STATE OF OREGON: COU	NTY OF YEARKATH				
GIALE OF OKEOUN LOO	NIY OF KLAMATH: SS.				
Filed for record at request of	Klamath Cou	nty Title		the 14th day	
of April	A.D., 19 97 at 11:2	6 o'ctoc	k A M., and duly reco	orded in Vol. M97	
	of Mortgages		on Page 10964		
				G. Letsch, County Clerk	
FEE \$15.00	And the second second		my Keels.	· Ran;	
- wews			1) 1000 U.2	inci. C. J. K. W. T. T.	
		the second secon			