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		SIXTH Street		TRUST DEED	Vol MRG	Page 11809
	8421 M 8345.85	Ida L. Spire	hus	3rdday of	July	
a	as Grantor,	William P. B	randsness			as Trustee, a
		South Valley	State Bar			, as Trustee, a
a	s Beneficiary,					
11	Grantor irro	Girmin.	и	ITNESSETH:	and the second	
in	1 Klamat	h	gains, sells a	nd conveys to tru	stee in trust with no	wer of sale, the proper
Щ. н. н.	en e	obul	iy, Oregon, (lescribed as:		well or sale, the proper
Ŧ	Lot 10,	Block 47, Klam	nath Ealla	F· · · · · · ·	Here and the second second	「読み」 Addの主義の第二人で「「「」」
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t.		· · · ·				1997 - 1997 -
		MOL	UNTAIN TITLE (COMPANY, INC. has re	corded this	
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tion	with said real estate	thung, and the rents, is	ssues and profit	's thereof and all fixt	d all other rights thereus ures now or hereafter atta	nto belonging or in anywis iched to or used in connec
sum	of Eighteen	Thousand and M	PERFORMA	NCE of each agreem	ent of grantor herein cor	to belonging or in anywisi inched to or used in connec- tained and payment of the
note						named and payment of the
not s	sooner paid, to be du	ue and payable		made by grantor, th	he tinal payment of princ	ingland of a promissory
sold	Conversed Dayable	In the event the with	hin described	ient is the date, state	d above on which it is	
then,	at the beneficiary's	or alienated by the g option, all obligations	rantor without	roperty, or any part first having obtaine	thereof, or any interest the the written comments	nal installment of said note herein is sold, agreed to be pproval of the beneficiary, afes expressed theorie
1101 01.	The above described	ediately due and payable real property is not curre writy of this trust deed	le.	instrument, irrespec	ctive of the maturity di	tal installment of said note herein is sold, agreed to be pproval of the beneficiary, ates expressed therein, or
	10 protect the secu	rity of this trust doed		, and the set of gr	axing purposes.	
and re not to	commit or permit any we	trify of this trust deed, and maintain said proper demolish any building or in aste of said property.	ty in good condit mprovement there	ion granting any ease on: subordination or	e making of any map or play ment or creating any restrict	ol said property; (b) join in ion thereon; (c) join in any s deed or the lien or charge any part ol the property. The d as the "person or persone
tions a	ind restrictions affecting	and propagation	ns, covenants con	di service proc	of of the truthfulness therein	of any matters or facts shall
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benetici	ary. 4. To provide and cont	agencies as may be deeme inuously maintain insurance said premises against loss pareling the time	lien searches ma ed desirable by t		thereof, in its own mon and	take possession of said more
and suc an amo	the second secon	tinuously maintain insurance said premises against loss panelicity may from time to our of the said of the said of the meliciary, with loss payabl	te on the buildin or damage by li	ICY S LEAS HOOD	thereof, in its own name sue including those past due and inset of operation and collection windebtedness country indebtedness	or otherwise collect the rents, unpaid, and apply the same, n, including reasonable attor- , and in such order as best
				in nciary may determ	ine.	, and in such order as bene-
deliver's tion of	said policies to the benefi any policy of insurance	iciary at least fifteen days	ch insurance and t prior to the expire	to property, and the a		
collected	under any fire or other	t insurance policy man insurance	ense. The amount	at pursuant to such no	tice.	or invalidate any act done
may det anv nart	ermine, or at option of	beneficiary the entire and	order as beneficiar	 hereby or in his per declare all sums set 	formance of any agreement he	of any indebtedness secured reunder, the beneficiary man
ict done	pursuant to such notice.	notice of default hereunder	r or invalidate an	n equity as a more	igage or direct the trusteed	to loreclose this trust deed
harden L	- property before any	iree from construction lier reges that may be levied on part of such taxes, asses requent and promptly delive	· ussessed upon of	to sell the said d	escribed real property to	e of delault and his election
nents, in	surance premiums, liens	or other charge payment of	any faxes, assess-	the manner provided	uired by law and proceed to	nd place of sale, five notice
ake suc	ch payment, beneliciary	ang beneficiary with lung	ds with which to	sale, and at any tim	e trustee has commenced lorec.	osure by advertisement and
ust deed	, shall be added to and	ons described in paragraph	s 6 and 7 of this	the delault or delaul sums secured by the	its. If the default consists of a e trust deed, the default	by ORS 86.753, may cure failure to pay, when due
	water described, as w	ell as the decedar	vicadiu, the prop-	being cured my be	no default occurred Any art	han such portion as would
t modie.	cuch payments	Shall be immediated at	songation nerein	and eroon	effecting the cure shall and	to curing the default or
stitute	a breach of this trust dee	ust deed immediately due	and payable and	together with trustee's by law.	s and attorney's fees not excee	ding the amounts provided
actual	ly incurred	nd expenses of this trust in r costs and expenses of the this obligation and trustee	inustee incurred	place designated in t be postponed as prov	he notice of sale or the time ided by law. The truste	date and at the time and to which said sale may
7. 1	To appear in and delen	id any action of anter it	s and altorney's			
suit lo	or the foreclosure of this	s deed, to pay all costs	and in any suit, appear, including	plied. The recitals in t	but without any covenant or the deed of any matters of in-	equired by law conveying warranty, express or im-
4 8	attorney a rees mentioned	d in this president 7	orney's fees; the	the grantor and benefi	ciary, may purchase at the sa	the trustee, but including
ate cour s lees of	rt shall adjudge reasonai	urther agrees to pay such ble as the beneficiary's or	sum as the ap- trustee's attor-		ee sells pursuant to the power ds of sails to payment of (1) ion of the trustee and a reaso bligation secured by the trust	
8. I.	the event that any por	at: tion or all of said association	Ethiopia April	having recorded liens	subsequent to the interest	deed, (3) to all persons
ompensa	tion for such taking, wi	all or any portion of the in hich are in excess of the	monies payable	surplus;	granter or to his successor in	interest entitled to such
rred by	grantor in such procee	s and attorney's lees nece	ssatily paid or	friedow the base of	may from time to time appoint med herein or to any succession wintment, and without conv- be vested with all title, pow	appointed here.
· · · · · ·	ich proceedings, and the	ts, necessarily paid or incu	urred by bene-	and substitution shall be which when the substitution shall be	named or appointed hereunder e made by written instrumder	Each such appointment
red herei	omptly upon beneficiary	all be necessary in obtain	ing such com-	which the property is sil	e made by written instrument n the mortgage records of th uated, shall be conclusive proc	e county or counties in t of proper appropriate
ation, pr	why time and from time	s request.		FUSION PROCESSOF TRUSTON	•	
ation, pr 9. At 9. paym	in case of full reconvert	sentation of this doubt re-	quest of bene- I the note for	17. Trustee acce acknowledged is made a	pts this trust when this de	d, duly executed and
ation, pr 9. At 7. paym rsement liability c	of any person for the pa	ne to time upon written re- sentation of this deed and ances, for cancellation), wit ayment of the indebtedness	quest of bene- I the note for thout affecting 5, trustee may	17. Trustee acce acknowledged is made a obligated to notily any frust or of any action o shall be a party unless x	pts this trust when this de a public record as provided party hereto of pending sale u r proceeding in which Kranton uch action or proceeding is bri- amber of the Oregon State Bar, itile insurance company authorizi an escrow agent licensed under	ed, duly executed and by law. Trustee is not inder any other deed of beneliciary or second

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FORM No. 881-On

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Provide and the struct and the proceeds of the lasts regressive of the shore described one and the struct and any interview of the struct and	1 使于美国内国际工具专家公司专家主要公司专家主要公司专家公司支援	property and has a valid, unencumbered title thereto
Provide and the struct and the proceeds of the lasts regressive of the shore described one and the struct and any interview of the struct and	and that he will warrant and target it.	[14] A. K. Markov, and K. Markov, and K.
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the set word is defined in the article is a creater in the set of	tors, personal representatives, successors and assigns. The contract secured hereby, whether or not named as a benefit	nd binds all parties hereto, their heirs, legatees, devisees, administrators, execu- he term beneficiary shall mean the holder and owner, including places of the
the set word is defined in the article is a creater in the set of	* IMPOPTANT NOTICE .	has hereunto set his hand the day and year first above written.
disconsisting of and provide and advances of a set of an or of fances the provides of a dealing up advances of the dealing up	as such word is defined in the applicable and the beneficia	ary is a creditor nota of onces
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If the function of the classifier conservation STATE OF OREGON. County of	of a dwelling use Stovens block a first lien, or is not to finan	2 Of editivalent
STATE OF OREGON	(If the signer of the above is a corporation,	• • • vonprience
County of	STATE OF OPPOS	(a) A set of the se
Intervention 19.85. Personality appeared in above named Ida L. Spires intervention Ida L. Spires who, each being first ment to be. who, each being first ment to be. and acknowledged the foregoing instru- ment to be. and acknowledged the foregoing instru- ment to be. a corporation and that the instrument was gived directory and deed. Before mail Define voluntary act and deed. Notary Public for Oregon My commission expires: 37.44-57 Notary Public for Oregon My commission expires: Truste To: Truste The undersigned is the logal cover and holder of all indebrdines secured by the longdoing trust deed. All sums secured by said and deed. My commission expires: To: The undersigned is the logal cover and holder of all indebrdines secured by the longdoing trust deed. All sums secured by said and that the deed of all to references of the terms of and the the said stilled. You would be deed of the terms of and the the said stilled. You would be able to the terms of and trust deed of the terms of all evidences of the boregoing indebut anamy. The undersigned is the logal cover and holder of all indebrdines secure by the all and deed. My commission expires: The undersigned is the logal cover and holder of all indebrdines secure by the all and the deed of the terms of all evidences of the prove the terms of all evidences of the prove the terms of all evidences of the prove the terms of all evidenced of the terms of all evidences of the pro	County of Klamath	STATE OF OREGON, County of
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My commission expires: 3-/4-E7 My commission expires: (OPFICIAL SEAL) How commission expires: (IPCM Massion expires) How commission expires: (IPCM Massion) How commission	OFFICIAL JANNA L Start.	and each of them acknowledged said instrument to be its voluntary act
REQUEST FOR FULL RECONVEYANCE The undersigned is the legal cover and holder of all indebteness secured by the foregoing trust deed. All sums secured by said trust deed flaw been fully paid and satisfield. You harder by and indebteness secured by said trust deed (which are delivered to you at any sums owing to you under the terms of satisfield by the terms of said trust deed (which are delivered to you at any sums owing to you under the same. Mail reconveyment of the parties designated by the terms of said trust deed (which are delivered to you at any sums owing to you and error delivered to you at any sums owing to you under the same. Mail reconveyment and decrements to address secured by said trust deed (which are delivered to you at any sums owing to you and error delivered to you at any sums owing to you and error delivered to you at any sums owing to you and error delivered to you at any sums owing to you and error delivered to you at any sums owing to you at any sums owing to you and error delivered to you at any sums owing to you and error delivered to you at any sums owing to you and error delivered to you at any sums owing to you and error delivered to you at any sums owing to you and error delivered to you at any sums owing to you and error delivered to you at any sums owing to you and error delivered to you at any sums owing to you and error delivered to you at any sums owing to you and error delivered to you at any sums owing to you and error delivered to you at any sums owing to you and error delivered to you at any sums owing to you any sums owing to you and error delivered to you at any sums owing to you and error delivered to you at any sums owing to you and error delivered to you at any or the terror delivered to you at any sums owing to you any of	· · · · · · · · · · · · · · · · · · ·	Notary Public for Oregon
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To:	and a second second Second second second Second second	
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 berwith regeneration of the same deliver deed and to reconvey without warranty. To the parties designated by the terms of said trust deed the same deliver deed to reconvey without warranty. To the parties designated by the terms of said trust deed the same deliver deed the same deliver deed to reconvey without warranty. To the parties designated by the terms of said trust deed the same deliver deed the same deliver deed to reconvey without warranty. The under the same deliver deed to reconvey the same determines to the same deliver the same deliver the same deliver deed to reconvey the same dead and to reconvey the same decliver the same deliver the same dead and to reconvey the same dead to reconvey the said trust deed the same dead the same deliver the same dead the same decliver the same dead to reconvey the said trust deed the same dead trust deed to reconvey the said trust deed the same dead trust deed the same dead trust the same dead trust deed the same dead trust	To be used on	ly when obligations have been paid.
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I certify that the within instrument was received for record on the26th day ofJuly	FORM No. 6811	STATE OF OREGON, County of <u>Klamath</u> ss.
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