71867	TRUST DEED	Vol. <u>1487</u> Page
THIS TRUST DEED, made this KATHY U: TALLEY	Les: 23'00 27th	February 519.187 Casuer
		County ettings
Grantor, KLAMATH COUNTY T	ITLE COMPANY	mituaes 10h, as Trustee, an
JOHN NIDEVER		Alecond of Manufages of south Country
	Reconder 2 der	19511 Car Southerst uniteration / main
Beneficiary,	WITNESSETH:	m book/ree/r arme No676 page3280or as fer/free/mstra
Grantor irrevocably grants, barge	ains, sells and conveys to tru	istee in trust, with power of sale, the propert
Klamath Count	y, Oregon, described as:	Was received for recont of the 450 day
Lot 5 and 6 in Block 8 1 official platethereof o	Klamath Lake Additi n file in the offic	lon, according touthe manual
of Klamath County [ Orego	þn.	STATE OF OREGON
		is the realise for contraction were according to the state

-Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

note or even date nerewith, payable to ceneticity or order and made by, grantor, the tinal payment of principal and interest hereof, it not sconer paid, to be due and payable the debt secured by this instrument is the date, stated above, on which the final installment of said note The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. And sold approximate the pay pay there or graing purposes.

To protect the security of this trust deed, grantor agrets To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or, permit any waste of said, property. 2. To complete or restore prompily and in good and workmanilke manner any building or improvement which may be constructed, damaged or destroyed thereon, and, pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions altecting said property; if the beneficiary so requests, to point in executing such linancing statements pursuant to the Uniform Commer-cial Code as the beneficiary may require and to pay for lilling same in the proper public offices, as well as the cost of all lien searches made by lilling officers or cantinuously maintain insurance and the trutter. 4. To provide and continuously maintain insurance and the trutter.

indice for grant provided and the property of the pro

the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the frantor. or any other presons so privileged by ORS 86.753, may cure the default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would being cured in the dot of due to curred. Any other default has is capable of being cured in the order of the cure other than such portion as would being cured in the due had the default may be cured by paying the entire amount due at the time of the cure other than such portion as would being cured in any be cured, by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default orsts and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's lees not exceeding the amounts provided by law with trustees the sale shall has held on the due the order of the the these the sale shall has held on the due the same the the these the sale shall has held on the due the same the the these the sale shall has held on the due the same the the these the sale shall has held on the due the same the the these the sale shall has held on the due the same the the these the sale shall has held on the due the same the the these the sale shall has held on the due the same the these the same the same the due the due the same the the these the same the same the due the same the these the same the same the due the same the due the same the these the same the same the due the due the same the these the same the same the due the due the same the these the same the same the due the due the due the same the these the same the same the due the due the same the these the same the same the due the due the same the the

rogether with frustees and attorney's less not exceeding the amounts provided by law must be well at a strainey's less not exceeding the amounts provided by law must be well at a strainey's less not exceeding the amounts provided by law must be well at a strainey's less not exceeding the amounts provided by law must be bidder for an or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in, one parcel, or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of all more the shall deliver to the purchas, the deed in form as required by law conveying the property so sold, but without any matters of lact shall be conclusive proof of the truthluiness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall adhing the coordend to the trustee and a reasonable charge by trustees attorney; (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of their protees in the trust surplus; if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or success-ports to not trustee and the successor or success-tors to not trustee and the successor or success-tors to not trustee and the successor or success-

surplus, if any, to the granuou of to his successor at surveys enhance to example 16. Beneliciary may from time to time appoint a successor or successor under. Upon such appointenent, and without conveyance to the successor trustee, the latter shall be vested with all tille, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and subsitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortgage records of the county or counties in which, the property, is situated, shall be conclusive prool of proper appointment of the successor trustee.

or the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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 hostness under the lows of Oregon or the United States to 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 escrow agent licensed under ORS 696.505 to 696.585.

<form>The series reverse the origin of the barbies of and first the barbies around the section of the first the term of the section of the section</form>			
<pre>http://www.undersummedia.com/interface/file/file/file/file/file/file/file/fil</pre>	pepent al this state, its redaidiants, allitique, agant al t	monches, the third burst or on second th	areal of on exclose country included with 1.25 events in the Sec.
<form></form>	The grantor covenants and agrees	to and with the beneficiary ar	d those claiming under him, that he is law-
And the will warrant and foreign definition for an and provide definition of the same	the hability of one period for the population (the ideal	handless remains when sport we as thick	
and thick, will warrant and forwar leaded to be and warrant again and the and will be and warrant again and the second again again the second again a	" to here, parament of the free and presentation of alle de	the real the role for a publication in note	ar and the forest of the second se
and thick will waiten and foreign define the same define the s	presentation prosteptive appears because a requirest	1999 - 1999 - 1999 - 1999 - <b>415 (199</b> 4	and and a second s
	and that he will warrant and forever def	end the same against all perso	ons whomsoever.
	anne stander and stander and an and stander and the stand and the stand. And stand	at demoted of the and constrained	shall be used the manual manage of the sector of the
A second se	to ray all possenable cours experies and attorney's lee	a meetaalik haal on measar she inte	er an
The density events that the proceeds of the bars represented to by the Same density of the transmission of the same density of the Same	, right of it we electry to require that all or any participal	d the montes payable and to bey that	tes nament former as to and sources interes and server the
	S. In the second staff any parties of all elements	operity shall be taken surprost it may	to the granter of the me avecage as returned to the state
The density events that the process of the back represented by the dense of the back of the state of the state of the back of the b	und a steelige deter statungs	DERESTLA FUN	ALLER REPEARED IN THE REPAIR OF LANDER AND
Control of the production of the control of another barreness (not increase the second or control of the control of another barreness (not increase and control of the control of another barreness (not increase and control of the control of another barreness (not increase and control of the control of			the second of the frequencies with the second back of the second
Control of the production of the control of another barreness (not increase the second or control of the control of another barreness (not increase and control of the control of another barreness (not increase and control of the control of another barreness (not increase and control of the control of	าร มากระบบ และสุขารการ เราะสาย หมุด เม่น เป็นสายผู้เหมือง มาก เป็นสุขาย เกิดเป็นที่ และสุขารการ เราะสาย เป็น เป็นสาย เป็นสาย เป็นสาย เป็นเป็นสุขาย เกิดเป็นที่ เป็นเป็น เป็น เป็น เป็น เป็น เป็น เป็น	s attennessie investige in all cares shall be is the Alia	n fillens sain basance to the test of a state of a state of the
Control of the production of the control of another barreness (not increase the second or control of the control of another barreness (not increase and control of the control of another barreness (not increase and control of the control of another barreness (not increase and control of the control of	, and the second of the second of the second state of the second se	ure appear monimus of the point and	្លេមហេមមនុស្សស្ថិត ស្ថិត សេសារា សេសាសារាយការ សេសាទាសារ សេសាទាស់ សេសាទាំង សេសាទាំង សេសាទាំង សែងាម ដែលសេសាទាំង ស សេសាទីស្តីសំណីសារា សេសាទាំងសេសារាយក សេសាទាំង សេសាទាំង សេសាទាំង សេសាទាំង សេសាទាំង សេសាទាំង ដែល សេងាសាទាំង ដែល សែ សេទាសាម សេសាទាំងជំនាញ សំនាំ សំនើង ជាដាមន៍ដែលនាំមនុស្សនាំង សេសាទាំង សេសាទាំង សេសាទាំង ដែល សេងាសាទាំង ដែល សេងាទាំ
(c) for an experiment, or even if generate its matural person, six for buildings or community purposes. This has a person of the contract of the person of t	The grantor warrants that the proceeds of	the loan represented by the above of	isscribed note and this trust deed are:
The material conservations and another The first Breaches of the large the holds and other and over, including holds, or determined one of the contrast of th	(b) for an organisation, or (even it grant	or is a natural person) are for busin	ness or commercial purposes.
The material conservations and another The first Breaches of the large the holds and other and over, including holds, or determined one of the contrast of th	(a) A set of the se	the including the material hereitophicity	an sector and a sector and the sector of the
intervention to be standing and the intervention of the induction set the induction the day and year litest above written.         INVERTERS WRITERS IN INFORMATION IN INFORMATION Set the induction is the induction in the day and year litest above written.         INVERTERS WRITERS INFORMATION I	personal representatives, successors and assigns.	The ferm beneficiary shall mean the	e holder and owner, including pledgee, of the contract
IN WITNESS WIERROR, said granter has hereunto or the hand the day and year test above written.         Important Notice Excision prime in the relation of the herein of the herein test and the day of the day is a construction.         Important Notice Excision and the second and product of the herein of therein of the herein of the herein of the herein			
Benergian North De Laber by lining out, which was recently and the land filter to cardinal and the land filter to cardina	- to I accession with a subject of seal to the state of the second second	All he want in the owners which the or the	難動 戴翰翰斯 医静脉的 化热调整 动物的复数形式 法人口诉讼 建一种分子的分析法 分开的
The respective in the second secon	i seam done, shall be added the and building and at the	tent reament of the second without a	and the surd of the
The second processing of a constraint of the bard for the condition of the second processing of the second processing of the second second	the gas break the same transfer the state and the state and the	13 ML 1115 10:5 TECHING	the fally
Baseletier, MUS. (and y, colling of the support by 10 of the s	not applicable; if warranty (a) is applicable and the b	eneficiary is a creditor and an an	
If is allow if the Art is an analysis displayed with policy of the Art is a second by a second	beneficiary, MUST, comply, with the Act, and Regulation	n by making, required	
III is a strain of a many participation of the strain o			(ACODESS) AND AND AND AND ADDRESS OF THE ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRES ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADDRESS ADD
In the same of the strength of a segmentation of the same o	auf drag purfaant is such rothe	There are a set of the	n an
STATE OF ORGONY       }         STATE OF ORGONY       ************************************			arina <b>(bush) sa in</b> alari sana sana sa an ananana an anan sa ana sa anan sa anan sa anan sa anan sa anan sa in <b>Manuka bu</b>
STATE OF OR GOON       STATE OF OR GOON       }         A Participation of the series of the balance of the series of the s	conjected measures, inc. in such a submer boyer, there	be applied by broch therein as in his	n <mark>ar tha tha tha an an</mark>
County of the statistical product of the state of th	infe bonefschief enne proving the finance internation and		Naden () () () () () () () () () () () () ()
Standardsonger       Stand	A A A A A A A A A A A A A A A A A A A	ar hai to the express wave aported	nit and manifester and the second
CELLUATE SALE SALE SALE AND THE AND AND THE ADDRESS OF THE ADDRES	Control of the second	and the second second a market with the transfer to the second	医输行输出器 网络新闻教教教教教教教教 化化合物合物 化合同分析 化合同物 网络小花花 化分子 化合金化合金
CETRUST ODEED LOGO       U. Standard and the second standard in the second standard in the second standard in the second standard stan	Locking 29 1987 by	19 by	iu lu
CIERCUST CDEED 1.ed.       U       USATE       STATE OF OREGON, STATE OF OREGON, STA	Constant Sap P con Zuran Caution and	uses on the southers is the same and a	ราชมาสิน ที่ได้มีสารากอน เหตุกำรังการสารอย่างไม่มีสุดภูมาสารการสารการการการ เป็นสารการการสารการการการการการการการการการการการการกา
(SEAL)       My commission explore:       (SEAL)         It is the second on the spire:       (SEAL)       My commission explore:       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the spire:       (SEAL)       (SEAL)       (SEAL)       (SEAL)         It is the spire:       (SEAL)       (SEAL)       (SEAL)       (SEAL)         It is the spire:       (SEAL)       (SEAL)       (SEAL)       (SEAL)       (SEAL)         It is the spire:       (SEAL)       (SEAL)       (SEAL)       (SEAL)       (SEAL) <tr< th=""><th>Fatha : &amp; Tatley</th><th>and designed by the work of sur par</th><th>r historie al francisco contra la contra da contra A contra por contra da contra d</th></tr<>	Fatha : & Tatley	and designed by the work of sur par	r historie al francisco contra la contra da contra A contra por contra da contra d
(SEAL)       My commission explore:       (SEAL)         It is the second on the spire:       (SEAL)       My commission explore:       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the spire:       (SEAL)       (SEAL)       (SEAL)       (SEAL)         It is the spire:       (SEAL)       (SEAL)       (SEAL)       (SEAL)         It is the spire:       (SEAL)       (SEAL)       (SEAL)       (SEAL)       (SEAL)         It is the spire:       (SEAL)       (SEAL)       (SEAL)       (SEAL)       (SEAL) <tr< th=""><th>The states of the first of the states of the</th><th>line think some in the Painter's by give</th><th>સંપર્ધ પંચાય આવ્યું છે. મુંદ્ર પ્રસ્તુ છે. પંચાય છે. સાથે પંચાય પ્રતિવર્શના છે. તેમાં પ્રાથમિક પ્રાયમિક પ્રાયમ સંપર્ધ પ્રાયમિક પ્રાયમ</th></tr<>	The states of the first of the states of the	line think some in the Painter's by give	સંપર્ધ પંચાય આવ્યું છે. મુંદ્ર પ્રસ્તુ છે. પંચાય છે. સાથે પંચાય પ્રતિવર્શના છે. તેમાં પ્રાથમિક પ્રાયમિક પ્રાયમ સંપર્ધ પ્રાયમિક પ્રાયમ
(SEAL)       My commission explore:       (SEAL)         It is the second on the spire:       (SEAL)       My commission explore:       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the second on the spire:       (SEAL)       (SEAL)       (SEAL)         It is the spire:       (SEAL)       (SEAL)       (SEAL)       (SEAL)         It is the spire:       (SEAL)       (SEAL)       (SEAL)       (SEAL)         It is the spire:       (SEAL)       (SEAL)       (SEAL)       (SEAL)       (SEAL)         It is the spire:       (SEAL)       (SEAL)       (SEAL)       (SEAL)       (SEAL) <tr< td=""><td>BUDDE TE CALL</td><td></td><td>na any default for an adam demonstration of the second second second second second second second second second</td></tr<>	BUDDE TE CALL		na any default for an adam demonstration of the second second second second second second second second second
Linker in the second a constraint of the second and second material in the second and second material second ma	<ul> <li>we see the manual of shirts which a straight that the Col</li> </ul>	A. S. do said a low the south	(SEAL)
Lips apuse descripted, and historich is use and when when different here has not and the intervention of the provided of the second of th	the state My entropy of the second state of th	<b><i>Y My</i> commission expirements of the second se</b>	Constructions and and a set of the
International system       Constrained on the state of t	. To protect the security of this trust doed	ato in sour crimition annesing annesing	neening on the many straight and the second state of the second state of the second state of the second state And analysing of the second state
TO:       The material scalar of provide scalar provide			dension musicated
TO:       All Beaching to the destination of the formation of the optimized for the destination of the destesthe destin the destination of the destination of the d	COMMENT OF THE PROPERTY OF STOLES OF THE PROPERTY OF THE PROPE	dealue, "merchinente and de parenae.	山を封える「「「「「「「「「封」」」「「「「「「「「」」」」「「「「」」」」「「「」」」」」」
in the undersigned is the legal owner and toplacing any monophysics secured on the loss of any sum owner to you under the terms of and trust deed on pursuant to statute, to cancel all evidences of indeptedness secured by the terms of and trust deed the berewith together with and furned deed hard to record on the levere to you under the terms of and trust deed on the state of the berewith together with and the terms of and to record on the levere to you under the terms of and trust deed the berewith together with and the terms of and to record on the levere to you under the terms of and to record on the levere to you under the terms of and the terms of and to record on the levere to you under the terms of and the terms of and the terms of any of the terms of and the terms of any of the terms of the terms of any of the terms of the t	Lo:	izinot antio Trustee social opimi	en sue many constant in an anna an
in the undersigned is the legal owner and toplacing any monophysics secured on the loss of any sum owner to you under the terms of and trust deed on pursuant to statute, to cancel all evidences of indeptedness secured by the terms of and trust deed the berewith together with and furned deed hard to record on the levere to you under the terms of and trust deed on the state of the berewith together with and the terms of and to record on the levere to you under the terms of and trust deed the berewith together with and the terms of and to record on the levere to you under the terms of and to record on the levere to you under the terms of and the terms of and to record on the levere to you under the terms of and the terms of and the terms of any of the terms of and the terms of any of the terms of the terms of any of the terms of the t	The date of maturity of the debi sugned frame, the maturity of the context of the with	by this instrument is the date, stat	red. Abbred for which the true environments of a second
said trust deed or pursuant to statute, to cancel all evidences of indebtodness escanded by said trust deed (which are delivered to you berewith together, with and trust deed and be recovery, without warranty, to the period signated by the terms of said trust deed the estate experiments and trust deed and be recovery without warranty, to the period signated by the terms of said trust deed the estate experiments and trust deed and be recovery without warranty, to the period signated by the terms of said trust deed the estate experiments and trust deed the estate experiments and trust deed the estate experiments and the estate experiments and trust deed the estate experiments and the estate estate estate estate experiments and the estate est	The undersigned is the legal owner and n	waer or all indebiedness secured by	The foregoing trust deed, An sunis secured by said
berewith together, with said trust deed) and to reconvey, without warranty. To the parties designated by the terms of said trust deed the estate now, held by you under the same Mail reconvergence and documents to be conserved to you under the same Mail reconvergence and documents to be conserved to you under the same Mail reconvergence and documents to be conserved to you under the same Mail reconvergence and documents to be conserved to you under the same Mail reconvergence and documents to be conserved to you under the same Mail reconvergence and documents to be conserved to you under the same Mail reconvergence and documents to be conserved to you under the same Mail reconvergence and on the level of the parties designated by the terms of said trust deed the sectors are the same and the sectors and the sectors are designed to the parties designed by the terms of said trust deed the sectors are the sectors and the sectors and the sectors are designed to you under the same Mail reconvergence and on the level of the parties designed to the sectors are designed to the sector and the sectors are designed to the sectors are designed to the sector are designed to the sector are designed to the sector are designed on the sector are designed to the sector are are designed to the sector are designed to	and truck doubles nurming to statute to cance	al all evidences of indebtedness sec	ured by said trust deed (which are delivered to you
International of the series	herewith together, with said trust deed) and to re	convey, without warranty, to the	perfies designated by the terms of said trust deed the
International of the series	estate now held by you under the same. Mail re	conveyance, and documents to	none of the server there and the server and the server of the
DATED: (All all and address in the following is of Parling is of address in the following is address in the fol	now of permatric appearance, and the rents, is tion with only real estato	sues and protits thereof and all first	tries was at personal statement of a mark of the
De net lese er destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trusts for consultation before reconveyance will be mede.         C = TRUST CDEED. Led C = TRUST CDEED. L	DATED Int. mil. storen n	mp19, and a spinic transmission	ny ny ampinanjana mpanana ina dia amin'ny amin'ny amin'ny amin'ny amin'ny amin'ny amin'ny amin'ny amin'ny amin'
De net lese er destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trusts for consultation before reconveyance will be mede.         C = TRUST CDEED. Led C = TRUST CDEED. L	에는 동물 방법한 이 별로 가지 않는 것은 동물이 가져졌다. 이 가지, 일반 등 도시에 가지 않는 것은 것을 통하는 것이 같은 것을 통했다.		
CK       STSGY       THE CONDERS OF COLOR OF			Beneficiary
CK       STSGY       THE CONDERS OF COLOR OF	해외 집에 그는 것이는 것이라. 이야지는 것이 같은 것이 같은 것이다.		
CK       TRUST DEED       VO.BA       March       Set         CK       TABGY       TRUST DEED       VO.BA       March       Set         CK       TABGY       TRUST DEED       VO.BA       March       Set         CK       TABGY       TEL COMPANY       March       10       Set       March       10         CK       TABGY       TEL COMPANY       March       10       Set       March       10         CHINGS CONTOURD RELATION OF THE CONTOURD CONTOURD       Contours       CIENTRY       March       10       Set       March       10       Set       Se	De not lose or destroy this Trust Deed OR THE NOTE	which it secures. Both must be delivered to	the trustee for concellation before reconveyance will be made.
CK       TRUST DEED       VO.BA       March       Set         CK       TABGY       TRUST DEED       VO.BA       March       Set         CK       TABGY       TRUST DEED       VO.BA       March       Set         CK       TABGY       TEL COMPANY       March       10       Set       March       10         CK       TABGY       TEL COMPANY       March       10       Set       March       10         CHINGS CONTOURD RELATION OF THE CONTOURD CONTOURD       Contours       CIENTRY       March       10       Set       March       10       Set       Se			
CK       TRUST DEED       VO.BA       March       Set         CK       TABGY       TRUST DEED       VO.BA       March       Set         CK       TABGY       TRUST DEED       VO.BA       March       Set         CK       TABGY       TEL COMPANY       March       10       Set       March       10         CK       TABGY       TEL COMPANY       March       10       Set       March       10         CHINGS CONTOURD RELATION OF THE CONTOURD CONTOURD       Contours       CIENTRY       March       10       Set       March       10       Set       Se	an a		
CK       TRUET DEED       VO BA       March         CK       TRUET DEED       VO BA       March         CK       TABER?       Control in the voir of th	OT TRUST CDEED I GO	<b>U</b> •	STATE OF OREGON,
Image: Strategy of the strategy	CILICIA FORMING CASH DECOL OF	file in the office	Conty of Klamath
Image: State of the second	TISTEVENS, NESSILAW PUB. CO., PORTLAND, ORE.	lamath Lake Additic	1) SCOLLOGILLY LINE WITHIN HIST CHIEF
-       Grantor       Usive pate       Usive pate       In book/reel/volume No		a set of the	
Grantor       Ispace Reserved       in book/reel/volume No. <u>M87</u> on page 3280 or as tee/tile/instru- page 3280 or as tee/tile/instru- Record of Mortgages of said County.         10 H.I. MIDEAEB       Record of Mortgages of said County.         12 (MIDEAEB       Record of Mortgages of said County.         13 INTER RECORDING RETURN TO MATER RECORDING RETURN TO SATSERS       Inter COWDVHA         Witness my hand and seal of County affired.       Inter County affired.         MCTICL2       Inter County affired.         Fee: \$9.00       Inter County affired.         MIDEA       Inter County affired.         Inter County affired.       Inter County affired. <td< td=""><td></td><td></td><td></td></td<>			
OF Page     3280     or as fee/file/instru- ment/microfilm/reception No. 71867       10HA MIDEAEB     Record of Mortgages of said County.       110HA MIDEAEB     Record of Mortgages of said County.       110HA MIDEAEB     IFE COWDYNA       AFTER RECORDING RETURN TO     IFE COWDYNA       MCTICH2 County affized.     IFE COWDYNA       Fee: \$9.00     IFE COUNTY affized.       IFE: \$9.00     IFE COUNTY affized.	Reporter irresing the grants hard	물건지 도 물통 것 이 것 것 것 것 것 것 같은 영양을 가서	
Record of Mortgages of said County.       APTER RECORDING RETURN TO       APTER RECORDING RETURN TO       AFTER RECORDING RETURN TO     Gal Apter Return TO       MC TICL?     Colspan="2">Colspan="2"Colspan=	33 Revencesta	이 가슴 지 않는 것이다. 가슴을 알 수 있는 것을 알려졌다.	
Interference     Record of Mortgages of said County.       AFTER RECORDING RETURN TO     LTE COWDYNA     Witness my hand and seal of County affixed.       AFTER RECORDING RETURN TO     Gal And Seal of County affixed.       MCTICH2 COLDER COUNTY     Gal And Seal of County affixed.       MCTICH2 COLDER COUNTY     Gal And Seal of County affixed.       MCTICH2 COLDER COUNTY     Gal And Seal of County affixed.       MCTICH2 COLDER COUNTY     Gal And Seal of County affixed.       MCTICH2 COLDER COUNTY     Fee: \$9.00       MAME     MAME       CK     JIBES       CK     JIBES		ومعموليوهم ومنهوه والمتحد ومراوه والمحمول والمحبر الرائي والمراجع	ment/microfilm/reception No. 71867,
AFTER RECORDING RETURN TO AFTER RECORDING RETURN TO MC TICH 2 - Collocat County Light (County affired) MC TICH 2 - Collocat County Light (County Clark) Fee: \$9.00 LIGHT DEED AC BY	JOHA MIDEAER		Record of Mortgages of said County.
AFTER RECORDING RETURN TO KYLING I ANYLIEX KCTICI2 - Colloctory used in SIED GAR OF State ANY Clark Fee: \$9.00 LUCED AUBY ANY CLARK Fee: \$9.00 LUCED AUBY ANY CLARK	1. ALL MERINAL CONTRACTOR OF A DESCRIPTION OF A DESCRIPANTE A DESCRIPANTE A DESCRIPANTE A DESCRIPTION OF A D	лге сомвуил	그는 것 같아요. 그는 것 같아요. 것 같아요. 같아요. 이야지 않는 것 같아요. 그는 것 같아요. 그는 것 같아요. 그는 것 같아요. 이야지 않는 것 같아요. 같아요. 나는 것 않는 것 같아요. 나는 것 않는 것 같아요. 나는 것 않는 것 않는 것 같아요. 나는 것 않는 것 같아요. 나는 것 같아요. 나는 것 같아요. 나는 것 않는 것 같아요. 나는 것 같아요. 나는 것 않는 것 않는 것 같아요. 나는 것 않는 것
KCTERIS Collection and the Feel \$9.00 LEGE NOTES County Clerk			County affixed.
CK SJERS ERE S9.00 IN MAKE STREET Deputy	NO TO SALA AND A TALDEY	10. Ano.	Evelyn Biehn County Clark
TRUET DEED VOIBA THUN THE DEPUTY	NC Har Tore Vereton "	NY SECTION IN CONTRACTOR SECTION SECTION IN CONTRACTOR SECTION SECTION IN CONTRACTOR SECTION	LOUTINAME
	17001	「おいたい」、「おいて」、「として、」、「というのです。	AUBY Am Amilt Deputy.
108M No. 981-Dregon Trus Daya Ser	CK		UST SPACE STORE
	FORM No. 381-Dramon Trust David Ser an-19051 DEED.	SERVER DUNY	