4 No. 1162—CONSTRUCTION LIEN—'Any Contractor Except on Original Contractor. If claimant is an original contractor, use S.N. Form No. 1161.	Vol. <u>12769</u> Page 12769
26503 an original contractor, use S.N. Form No. 1161.	in 14 al-impart has performed
KNOW ALL MEN BY THESE PRESENTS: The undersigner, transported or furnished materials and/or rented equipment with the control of the control o	gned, hereinafter called the Claimant, has personed,
or, transported or turnished materials and/or rented equipment will craig Long will having the craig Long (indicate which) having	ho was the original contractor, that certain improve-
or, transported or furnished materials will craig Long will construction agent or A other person (indicate which) having construction agent or A other person (indicate which) having	charge of the construction of that out of the construction of the
craig tong construction agent or A other person (indicate which) having construction agent or A other person (indicate which) having construction pump facility cont known as irrigation pump facility cont known as irrigation pump State of Oregon, which is	situated approximent described as follows:
TY 하는데 THE	- c 11 and 14 in Section 28,
The S 1/2 of Govt. Lot 3 and all of Govt. Lot Township 35 South, Range 7 East of the Willam	s 6,11, tall and Klamath County,
Township 35 South, Range 7 East of the William	
~~~~~~	
<u>요요요요요요요요요요요요요요요요요요요요요요요요요요요요요요요요요요요요</u>	remment Lot 22, in Section 28,
All of Government Lot 19 and the N 1/2 of Gov Township 35 South, Range 7 East of the William	otto Meridian, Klamath County,
Township 35 South, Range 7 East of the William	
covint OF	of Section 28, Township 35 South,
The NW 1.5 acres of the NW 1/4 of the SE 1/4	math County, Oregon.
The NW 1.5 acres of the NW 1/4 of the SL 1/4 Range 7 East of the Willamette Meridian, Kla	
<b>):                                    </b>	
되는데 중요한 이번 모습은 통이 그는 사람이 하는 점을 가는 하는 바람들은	
The address of said improvement, if known (if unknown, so stated in the City	te) is
The address of said improvement, if known (if unknown, so state in the City	of, in said county and stat
in the City  The name of the owner or reputed owner of said land is	Craig Long
-1 the owner or reduced owner or	t it truction of Sala Illiplovenic
WHO at all things	he furnished salu iliatellulo dita
The name of the owled who at all times herein mentioned had been made of the person by whom claimant was employed the performed said labor and/or rented equipment is craig he performed said contract of said con	Tong
ne perioruscu care amenda contract o	on June 4
Claimant commenced his performance of said contract of	on June 4, 1995, and compared to provide labor, transport or furnish materia
Same on July 5 , 19 83, after which he	ceased to provide labor, transport of farmers in person
Same on July 5 ,19 83, after which he	ceased to provide labor, transport of farmers in person
same on July 5 , 19 83, after which he and/or rent equipment.	ceased to provide labor, transport of farmers.  th. 757, Oregon Laws 1981, was delivered in person  10 and this lien cov.
same on July 5 , 19 83, after which he and/or rent equipment.	ceased to provide labor, transport of farmers.  th. 757, Oregon Laws 1981, was delivered in person  10 and this lien cov.
Claimant commenced his portion, 19.83, after which he same on July 5, 19.83, after which he and/or rent equipment.  A Notice of Right to Lien in the form required by §5, C. delivered by registered or certified mail, to said owner on	ceased to provide labor, transport of functions of the control of
same on July 5 , 19 83, after which he and/or rent equipment.  A Notice of Right to Lien in the form required by §5, C delivered by registered or certified mail, to said owner on No.	ceased to provide labor, transport of functions of the control of
Claimant commenced his portage.  Same on July 5, 19 83, after which he can and/or rent equipment.  A Notice of Right to Lien in the form required by §5, Can delivered by registered or certified mail, to said owner on Notice of the comment	ceased to provide labor, transport of factories can be seen to provide labor, transport of factories can be seen to person the factories and this lien cover is ten (10) days before said Notice of Right to Latter deducting all just credits and offsets, to-wit:
Claimant commenced his portage.  Same on July 5, 19 83, after which he can and/or rent equipment.  A Notice of Right to Lien in the form required by §5, Can delivered by registered or certified mail, to said owner on Notice of the comment	ceased to provide labor, transport of factories can be seen to provide labor, transport of factories can be seen to person the factories and this lien cover is ten (10) days before said Notice of Right to Latter deducting all just credits and offsets, to-wit:
Claimant commenced his portage.  Same on July 5  and/or rent equipment.  A Notice of Right to Lien in the form required by \$5, C  delivered by registered or certified mail, to said owner on. N/ only those materials and that labor provided after a date which was delivered or mailed.  The following is a true statement of claimant's demand.  The reasonable value of claimant's labor, materials and	ceased to provide labor, transport of factories can be seen to provide labor, transport of factories can be seen to person the factories and this lien cover is ten (10) days before said Notice of Right to Latter deducting all just credits and offsets, to-wit:
Claimant commenced his portage.  same on July 5  and/or rent equipment.  A Notice of Right to Lien in the form required by §5, C  delivered by registered or certified mail, to said owner on. N/ only those materials and that labor provided after a date which was delivered or mailed.  The following is a true statement of claimant's demand  The reasonable value of claimant's labor, materials and Labor.  Labor.	ceased to provide labor, transport of factories continued in person R
Claimant commenced his portage.  same on July 5, 19, 83, after which he can and/or rent equipment.  A Notice of Right to Lien in the form required by \$5, C delivered by registered or certified mail, to said owner on. Notice of the same of the said owner on the said owner of the said owner owne	ceased to provide labor, transport of factors of the contract
Claimant commenced his portage.  same on July 5  and/or rent equipment.  A Notice of Right to Lien in the form required by §5, C  delivered by registered or certified mail, to said owner on. N/ only those materials and that labor provided after a date which was delivered or mailed.  The following is a true statement of claimant's demand  The reasonable value of claimant's labor, materials and Labor.  Labor.	ceased to provide labor, transport of the content o
Claimant commenced his p. 19. 83, after which he cand/or rent equipment.  A Notice of Right to Lien in the form required by §5. Candle of Right to Lien in the form required b	ceased to provide labor, transport of the content o
Claimant commenced his p. 19. 83, after which he and/or rent equipment.  A Notice of Right to Lien in the form required by §5, C. delivered by registered or certified mail, to said owner on N. only those materials and that labor provided after a date which was delivered or mailed.  The following is a true statement of claimant's demand.  The reasonable value of claimant's labor, materials and Labor.  Materials.  Materials.	ceased to provide labor, transport of the control o
Claimant commenced his p. 19. 83, after which he and/or rent equipment.  A Notice of Right to Lien in the form required by §5, C. delivered by registered or certified mail, to said owner on N. only those materials and that labor provided after a date which was delivered or mailed.  The following is a true statement of claimant's demand.  The reasonable value of claimant's labor, materials and Labor.  Materials.  Materials.	ceased to provide labor, transport of the control o
Claimant commenced his p. 19. 83, after which he and/or rent equipment.  A Notice of Right to Lien in the form required by §5, C. delivered by registered or certified mail, to said owner on N. only those materials and that labor provided after a date which was delivered or mailed.  The following is a true statement of claimant's demand.  The reasonable value of claimant's labor, materials and Labor.  Materials.  Materials.	ceased to provide labor, transport of the control o
Claimant commenced his potential same on July 5 , 19 83, after which he and/or rent equipment.  A Notice of Right to Lien in the form required by \$5. C delivered by registered or certified mail, to said owner on Notice only those materials and that labor provided after a date which was delivered or mailed.  The following is a true statement of claimant's demand.  The reasonable value of claimant's labor, materials and Labor Materials.  Equipment  Recording tees 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	ceased to provide labor, transport of the content o
Claimant commenced his per 3, 19 83, after which he same on July 5 , 19 83, after which he and/or rent equipment.  A Notice of Right to Lien in the form required by \$5, C delivered by registered or certified mail, to said owner on Monly those materials and that labor provided after a date which was delivered or mailed.  The following is a true statement of claimant's demand.  The reasonable value of claimant's labor, materials and Materials.  Equipment  Recording fees  Total  Less all just credits and offsets  Balance due claimant	ceased to provide labor, transport of the content o
Same on July 5 , 19 83, after which he and/or rent equipment.  A Notice of Right to Lien in the form required by \$5. C delivered by registered or certified mail, to said owner on No only those materials and that labor provided after a date which was delivered or mailed.  The following is a true statement of claimant's demand.  The reasonable value of claimant's labor, materials and the companies.  Materials.  Recording tees.  Total  Less all just credits and offsets  Balance due claimant.	ceased to provide labor, transport of the convenient of the said improvement and upon the site, to-wit: the convenient of the convenient o
Claimant commenced in p. 19. 83, after which he and/or rent equipment.  A Notice of Right to Lien in the form required by §5, C. delivered by registered or certified mail, to said owner on. Not only those materials and that labor provided after a date which was delivered or mailed.  The following is a true statement of claimant's demand.  The reasonable value of claimant's labor, materials and the reasonable value of c	ceased to provide labor, transport of the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the convenient
Claimant commenced his p. 19. 83, after which he and/or rent equipment.  A Notice of Right to Lien in the form required by §5. C.  delivered by registered or certified mail, to said owner on No.	ceased to provide labor, transport of the convenient of the land that may be required for the convenient of the land that
Claimant commenced his p. 19. 83, after which he and/or rent equipment.  A Notice of Right to Lien in the form required by §5. C.  delivered by registered or certified mail, to said owner on No.	ceased to provide labor, transport of the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that
Claimant commenced his p. 19. 83, after which he and/or rent equipment.  A Notice of Right to Lien in the form required by \$5. Claimant and that labor provided after a date which was delivered or mailed.  The following is a true statement of claimant's demand.  The reasonable value of claimant's labor, materials and that labor provided after a date which was delivered or mailed.  The following is a true statement of claimant's demand.  The reasonable value of claimant's labor, materials and that labor provided after a date which was delivered or mailed.  The following is a true statement of claimant's demand.  The reasonable value of claimant's labor, materials and that the provided after a date which was delivered by and offsets.  Equipment  Claimant claims a lien for the amount last stated upon upon which said improvement is constructed, together with and occupation of the improvement constructed on said site closure of this lien.	ceased to provide labor, transport of the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the land that may be required for the land that may be required for the convenient of the land that may be required for the land that ma
Claimant commenced in July 5 and/or rent equipment.  A Notice of Right to Lien in the form required by \$5. Claimant claims a lien for the amount last stated upon which said improvement is constructed, together with and occupation of the improvement constructed on said site closure of this lien.	ceased to provide labor, transport of the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required and the neuter land means and includes the feminine and the neuter land the neuter land the required for the convenient of the land that may be the court at the time of the land means and includes the feminine and the neuter land means and includes the feminine and the neuter land that means and includes the feminine and the neuter land that means and includes the feminine and the neuter land that means and includes the feminine and the neuter land that means and includes the feminine and the neuter land that means and includes the feminine and the neuter land that means and includes the feminine and the neuter land that means and includes the feminine and the neuter land that means and includes the feminine and the neuter land that means and includes the feminine and the neuter land that means and includes the feminine and the neuter land that means and includes the feminine and the neuter land that means and includes the feminine and the neuter land that means and includes the feminine and the neuter land that means and includes the feminine and the neuter land that means and includes the feminine and the neuter land that means and includes the feminine and the neuter land that means and includes the feminine and the neuter land that means and includes the feminine and the neuter land that means and includes the feminine and the neuter land that means and includes the feminine and the neuter land that means and includes the feminine and the neuter land that the land that means and includes the feminine and the neuter land that means and includes the feminine and the neuter land that the land that means and land the neuter land that means and land the neuter land that the land that means and land the neuter land that the land that the land that the land that the land that
Claimant commenced his july 5, 19, 83, after which he and/or rent equipment.  A Notice of Right to Lien in the form required by §5. C delivered by registered or certified mail, to said owner on North only those materials and that labor provided after a date which was delivered or mailed.  The following is a true statement of claimant's demand.  The reasonable value of claimant's labor, materials and Claimant's labor.  Materials  Equipment  Less all just credits and offsets  Balance due claimant  Claimant claims a lien for the amount last stated upon upon which said improvement is constructed, together with	ceased to provide labor, transport of the convenient of the land that may be required for the land that may be required for the land that may be required for the convenient of the land that may be required for the land that ma
Claimant commenced his p. 19. 83, after which he and/or rent equipment.  A Notice of Right to Lien in the form required by \$5. Claimant or a delivered by registered or certified mail, to said owner on Monty those materials and that labor provided after a date which was delivered or mailed.  The following is a true statement of claimant's demand The reasonable value of claimant's labor, materials and Equipment  Labor  Materials  Equipment  Claimant claims a lien for the amount last stated upon upon which said improvement is constructed, together with and occupation of the improvement constructed on said site closure of this lien.  In construing this instrument, the masculine pronout the singular includes the plural, as the circumstances may respect to the singular includes the plural, as the circumstances may respect to the singular includes the plural, as the circumstances may respect to the singular includes the plural, as the circumstances may respect to the singular includes the plural, as the circumstances may respect to the singular includes the plural, as the circumstances may respect to the singular includes the plural, as the circumstances may respect to the singular includes the plural, as the circumstances may respect to the singular includes the plural, as the circumstances may respect to the singular includes the plural, as the circumstances may respect to the singular includes the plural, as the circumstances may respect to the singular includes the plural, as the circumstances may respect to the singular includes the plural, as the circumstances may respect to the singular includes the plural as the circumstances may respect to the singular includes the plural as the circumstances may respect to the singular includes the plural as the circumstances may respect to the singular includes the plural as the circumstances may respect to the singular includes the plural as the circumstances may respect to the singular includes the plural as the circumstance of the singular includes the plural as the circ	ceased to provide labor, transport of the convenient of the land that may be required for the land that may be required for the land that may be required for the convenient of the land that may be required for the land that ma
Claimant commenced his possible same on July 5  and/or rent equipment.  A Notice of Right to Lien in the form required by \$5. Claimant or materials and that labor provided after a date which was delivered or mailed.  The following is a true statement of claimant's demand.  The reasonable value of claimant's labor, materials and Labor.  Materials  Labor.  Materials  Total  Less all just credits and offsets  Balance due claimant  Claimant claims a lien for the amount last stated upon upon which said improvement is constructed, together with and occupation of the improvement constructed on said site closure of this lien.  In construing this instrument, the masculine pronout the singular includes the plural, as the circumstances may respect to the singular includes the plural, as the circumstances may respect to the singular includes the plural, as the circumstances may respect to the singular includes the plural, as the circumstances may respect to the singular includes the plural, as the circumstances may respect to the singular includes the plural, as the circumstances may respect to the singular includes the plural, as the circumstances may respect to the singular includes the plural, as the circumstances may respect to the singular includes the plural, as the circumstances may respect to the singular includes the plural as the circumstances may respect to the singular includes the plural as the circumstances may respect to the singular includes the plural as the circumstances may respect to the singular includes the plural as the circumstances may respect to the singular includes the plural as the circumstances may respect to the singular includes the plural as the circumstances may respect to the singular includes the plural as the circumstances may respect to the singular includes the plural as the circumstances may respect to the singular includes the plural as the circumstances may respect to the singular includes the plural as the circumstance of the singular includes the plural as the circumstance of the	ceased to provide labor, transport of the convenient of the land that may be required for the land that may be required for the land that may be required for the convenient of the land that may be required for the land that ma
Claimant commenced his polynomials and or rent equipment.  A Notice of Right to Lien in the form required by \$5. C.  A Notice of Right to Lien in the form required by \$5. C.  delivered by registered or certified mail, to said owner on No.  only those materials and that labor provided after a date which was delivered or mailed.  The following is a true statement of claimant's demand.  The reasonable value of claimant's labor, materials and C.  Labor  Materials  Equipment  Less all just credits and offsets  Balance due claimant  Claimant claims a lien for the amount last stated upon upon which said improvement is constructed, together with and occupation of the improvement constructed on said site closure of this lien.  In construing this instrument, the masculine pronout the singular includes the plural, as the circumstances may respect to the singular includes the plural, as the circumstances may respectively.	ceased to provide labor, transport of the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the convenient of the land that may be required for the land that may be required for the land that may be required for the convenient of the land that may be required for the land that ma

STATE OF ORFGON A	77
STATE OF OREGON, County of	Klamath ss.
I Mike Milo	SS.  Curanagenes, har cales, , being first duly sworn, depo
and save that Time.	the meaning being first duly sworn, depo
claimant named in the to-	ive meaning business and day sworn, depo
	Manual man and a second a second and a second a second and a second a second and a second and a second and a
Subscribed and sula-	jujuso
10 TARY CA	the this day of August
(SEAE)	While 1 19 83
So Drive Se	Notae Partie ( Spinoe)
ORS 87,003, "Original contrastor	Notary Public for Oregon. My commission expires 1-27-86  Intractor who has a contractural relationship with the owner"; a subcontractor does not. claim not later than 90 days after he has contracted. Every person claiming a line and the contraction which the subcontractor does not.
The foregoing name of realed by subsection section (1) or (b) for the section (1) or (b) for (1) or (b) for the section (1) or (b) for the section (1) or (b	1 of ORS 87.010. Section ORS 87.035 provides: "Every person claiming a lien under sub- claim not later than 90 days after he has ceased to provide labor, rent equipment and the thing the lien which the investment of the lien when the lien w
materials or 80 days after completion of constructions of	claim not later than 90 days after he has
Lis 463 completed of counties in wh	hich the improvement, or some post at
The below the true with	part thereof, is situated."
makers and the properties of t	선택하다 하다 살아보다 나는 사람이 되었다. 그는 그들은 그들은 그들은 그들은 그들은 그들은 그들은 그들은 그 살아보다.
a dome of their corning mail.	AND THE PROPERTY OF THE PARTY O
Makes their early and a first the same	m required to the state of (10) to the state of the state
OTICE TO THE AMERICAN CONTINUES	To be the transport of the same of the face.
OTICE TO THE OWNER of the land Please be advised that the original of	described in the foregoing copy of claim of lien.
OTICE TO THE OWNER of the land Please be advised that the original of	described in the foregoing copy of claim of lien.
VOTICE TO THE OWNER of the land of Please be advised that the original class of the recording officer of the KI.	described in the foregoing copy of claim of lien: laim of lien of which the foregoing is a true copy was filed and recorded in
VOTICE TO THE OWNER of the land of Please be advised that the original class of the recording officer of the KI.	described in the foregoing copy of claim of lien: laim of lien of which the foregoing is a true copy was filed and recorded in
OTICE TO THE OWNER of the land Please be advised that the original of	described in the foregoing copy of claim of lien: laim of lien of which the foregoing is a true copy was filed and recorded in
OTICE TO THE OWNER of the land Please be advised that the original of the office of the recording officer of the land of the recording officer of the land of the l	described in the foregoing copy of claim of lien: laim of lien of which the foregoing is a true copy was filed and recorded in amath
OTICE TO THE OWNER of the land Please be advised that the original of the office of the recording officer of the land of the recording officer of the land of the l	described in the foregoing copy of claim of lien: laim of lien of which the foregoing is a true copy was filed and recorded in amath
OTICE TO THE OWNER of the land Please be advised that the original of the office of the recording officer of the land of the recording officer of the land of the l	described in the foregoing copy of claim of lien: laim of lien of which the foregoing is a true copy was filed and recorded in amath
OTICE TO THE OWNER of the land Please be advised that the original of the office of the recording officer of the land of the recording officer of the land of the l	described in the foregoing copy of claim of lien: laim of lien of which the foregoing is a true copy was filed and recorded in amath
Please be advised that the original of the land of the land of the recording officer of the Killian of the stage of the recording officer of the Killian of the stage of the recording officer of the Killian of the stage of the recording officer of the Killian of the stage of the recording officer of the stage of the	described in the foregoing copy of claim of lien:  laim of lien of which the foregoing is a true copy was filed and recorded in  Button County, Oregon, on August 2,, 19.83.  Claimant  By Claimant  County Oregon on August 2,, 19.83.
Please be advised that the original of the land of the land of the recording officer of the Killian of the stage of the recording officer of the Killian of the stage of the recording officer of the Killian of the stage of the recording officer of the Killian of the stage of the recording officer of the stage of the	described in the foregoing copy of claim of lien:  laim of lien of which the foregoing is a true copy was filed and recorded in  Button County, Oregon, on August 2,, 19.83.  Claimant  By Claimant  County Oregon on August 2,, 19.83.
Please be advised that the original of the land of the land of the please be advised that the original of the office of the recording officer of the KI.  Second of the recording officer of the Land of the recording of the	described in the foregoing copy of claim of lien:  laim of lien of which the foregoing is a true copy was filed and recorded in  Button County, Oregon, on Auchtst 2, , 19.83.  Claimant  By Claimant  By ORS 87.035 shall deliver to the owner a notice in writing that the claim has been  STATE OF OREGON,
Please be advised that the original of the land of the land of the please be advised that the original of the office of the recording officer of the KI.  Second of the recording officer of the Land of the recording of the	described in the foregoing copy of claim of lien: laim of lien of which the foregoing is a true copy was filed and recorded in amath
Please be advised that the original of the land of the land of the please be advised that the original of the office of the recording officer of the please of the recording officer of the KI.  See St. 0.39 provides:  "A person filing a claim for a lien as provided be delivered not later than 20 of the recording of the provided be delivered not later than 20 of the recording than of the recording than officer in the provided be delivered not later than 20 of the recording than officer in the provided by the recording than the provided by the recording than the provided by the recording that the original control to the provided by the recording officer of the provided by the recording of the provided by the recording that the provided by the recording that the provided by the provided by the recording that the rec	described in the foregoing copy of claim of lien: laim of lien of which the foregoing is a true copy was filed and recorded in  anath
Please be advised that the original of the land electric of the recording officer of the land as a second supersonal provides:  "A person filing a claim for a lien as provided be diverted not later than 20 of the recording of the lien as provided by the recording of the lien as provided by the recording of the recording than 20 of the recording of the recording of the recording than the recording of the recordi	described in the foregoing copy of claim of lien:  laim of lien of which the foregoing is a true copy was filed and recorded in  Button of lien of which the foregoing is a true copy was filed and recorded in  Button of lien of which the foregoing is a true copy was filed and recorded in  Button of lien of lien:  By Claimant  Claimant  By ORS 87.035 shall deliver to the owner a notice in writing that the claim has been days after the date of filing.  STATE OF OREGON,  STATE OF OREGON,  I certify that the within instrument was received for record on the land of lien:  Aug of Aug 1983
Please be advised that the original of the office of the recording officer of the KI.  RS 87.039 provides:  "A person filing a claim for a lien as provided by the recording of later than 20 of the recording of the recording of the recording to the recording of the recording of the recording to the recording of th	described in the foregoing copy of claim of lien:  laim of lien of which the foregoing is a true copy was filed and recorded in  anath
Please be advised that the original of the office of the recording officer of the KI.  RS 87.039 provides:  "A person filing a claim for a lien as provided by the recording of later than 20 of the recording of the recording of the recording to the recording of the recording of the recording to the recording of th	described in the foregoing copy of claim of lien:  laim of lien of which the foregoing is a true copy was filed and recorded in  anath
Please be advised that the original of Please of the recording officer of Market Market of States of the recording officer of Market of States of the Please of the Please of the Please of States of the Please o	described in the foregoing copy of claim of lien:  laim of lien of which the foregoing is a true copy was filed and recorded in  amath
Please be advised that the original of Please of the recording officer of Market Market of States of the recording officer of Market of States of the Please of the Please of the Please of States of the Please o	described in the foregoing copy of claim of lien:  laim of lien of which the foregoing is a true copy was filed and recorded in  awath County, Oregon, on August 2, 19.83.  Claimant  By Claimant  By Claimant  STATE OF OREGON,  SS.  STATE OF OREGON,  I certify that the within instrument was received for record on the 2 day of Aug 1983 in  SPACE RESERVED SILENGE SILE
Please be advised that the original of the land of the land of the please be advised that the original of the office of the recording officer of the land of the office of the recording officer of the land of the officer of the recording officer of the land of the recording the land of the l	described in the foregoing copy of claim of lien:  laim of lien of which the foregoing is a true copy was filed and recorded in  awath County, Oregon, on August 2, 19.83.  Claimant  By Claimant  By Claimant  STATE OF OREGON,  SS.  STATE OF OREGON,  I certify that the within instrument was received for record on the 2 day of Aug 1983 in  SPACE RESERVED SILENGE SILE
Please be advised that the original of the land of the land of the please be advised that the original of the office of the recording officer of the land of the office of the recording officer of the land of the officer of the recording officer of the land of the recording the land of the l	described in the foregoing copy of claim of lien:  laim of lien of which the foregoing is a true copy was filed and recorded in  math County, Oregon, on August 2, 19.83.  Claimant  By Claimant  By Claimant  STATE OF OREGON,  SS.  STATE OF OREGON,  SS.  SPACE RESERVED CLAIM TO THE WITHIN INSTRUMENT WAS received for record on the  2 day of Aug. 1983,  SPACE RESERVED CLAIM TO COUNTY OF AUG. 1983, on page  12769 or as file/instrument/micro- film/reception No. 26503, of the  Construction Lien Book of said County.  Witness my hand and seal of  County affixed.
Craig Long  Lien Claimant  Lien Claimant  Craig Long  Lien Claimant  Lien Claimant  Lien Claimant  Craig Long  Chair Claimant  Lien Claimant  Craig Long  Chair Claimant  Chai	described in the foregoing copy of claim of lien:  laim of lien of which the foregoing is a true copy was filed and recorded in  math County, Oregon, on August 2, 19.83.  Claimant  By Claimant  By Claimant  STATE OF OREGON,  SS.  STATE OF OREGON,  SS.  I certify that the within instrument was received for record on the 2 day of Aug. 1983,  space reserved and recorded in book feel volume No. M83. on page 12769 or as file instrument/micro- film/reception No. 26503. of the  Construction Lien Book of said County.  Witness my hand and county.