ene?

Sec. 10.2. 11 2 1999 1999 1999	TOSTER'S DEED	Oregon Trust Dead Series (Ind	lividual or Corporate).			
(Stack)	6599	9	TRUSTEE'S DE	Not.	MOIN -	16688
WILL	TAM I CTOT	RE, Made this	15+6	The American	Sentember	ge_10688
				LOAN ASSOCIA	TION	, 1986, betwee
RECITA	ALS: THOMAS	E. Depur	WITNESSETH	To Market green seeding.		
of KI	ito WILLIAM AMATH FIRST I	M SISEMORE FEDERAL SAVINGS	AMELA MICHELLE I	ePUE, his wi	fe, as	grantor, executed and
of	Movember	r <u>21</u> , 19.80, dulv r	ecorded -	ATTON	. as heneficion	
hereinafte certain of of the obl	er described was obligations of the ligations secured bed at the time of the	conveyed by said go grantor to the said by said trust deed as the sale bereinste	rantor to said trustee beneficiary. The sai stated in the notice	to secure, amon d grantor therea of default herein	at page22, deed the real gother things fiter defaulted	876, occasion/lik/ property therein and s, the performance of in his performance
beneficiar	reason of said d	default, the owner a	ind holder at a			such default
MACHINAN	May 2 , 1	grantor's said obling 19.86., in book/reel	gations was recorde /volume NoM86	d in the morte	lose said trus	t deed by advertise- of said county on
Afte and place	r the recording of	f said notice of defa	ult as atament	to which referen	ce now is mad	de.
were served requested, t	pursuant to ORG	CP 7D.(2) and 7D.(ult, as aforesaid, the by him and as requir (3) or mailed by bot ons or their legal reprises, at least 100	ed by law; copie	istee gave not is of the Trus	tice of the time for tee's Notice of Sale
Trustee's N	Otice -4 C 4	gon Revised Statute	S. at least 100	esentatives, if an	y, named in s	when return receipt
86.740, pror	nnti-	nservator or adminis	strator as as	with return recei	pt requested	was sold, and the
mons is serve	ne was served up	on occupants of the	proporter 1	lity, insanity or	death of ann	CLION (1) of ORS
from the eta	" (*) of Section 8	86.750 Oregon Revise	ed States	before the date t	he property	m which a sum-
Revised Stat	y, copies of an An	nended Notice of Sai	le in the t	reclosure proceed	dines were at-	as sold, pursuant
86 740 TE	were mailed	DV Tedistated	require	Q DV Subsection		
86.740 and 86	5.750(1) within 30	days after the releas	se from the	t-known address	of those ners	on 60.733 Oregon
36.740 and 86 of sale in a neour successivate. The	6.750(1) within 30 ewspaper of generate weeks; the last	days after the release al circulation in each publication of said	se from the stay. Furth county in which the	it-known address ther, the trustee personer	of those personal of the perso	ons listed in ORS Ppy of said notice
86.740 and 86 of sale in a ne four successive sale. The mail	6.750(1) within 30 ewspaper of generate weeks; the last ling, service and p	days after the release al circulation in each publication of said publication of said no	se from the stay. Furth county in which the notice occurred mortification.	it-known address ther, the trustee it e said real proper e than twenty d	of those personal of those personal of those personal of the control of the contr	ons listed in ORS Opy of said notice , once a week for
86.740 and 86 of sale in a ne four successive sale. The main duly recorded the said notice to and moderate	6.750(1) within 30 ewspaper of general ewsks; the last ling, service and prior to the date of default and e	days after the released circulation in each publication of said publication of said not of sale in the official election to sell and the effection to sell and the election the e	se from the stay. Furth county in which the notice occurred mortice of sale are shown all records of said co	it-known address ther, the trustee it e said real prope e than twenty d in by one or more unty, said affida	of those personal of those personal of the control	ons listed in ORS OPY of said notice I, once a week for the date of such proofs of service
86.740 and 86 of sale in a ne four successive sale. The main duly recorded the said notice in and made anotice of any sale.	6.750(1) within 30 ewspaper of general ewspaper of general ewspaper of general ewspaper of the last ling, service and plant of the date of default and eapart of this trus	days after the released circulation in each publication of said not be of sale in the official election to sell and the stee's deed as fully a	se from the stay. Fur- th county in which the notice occurred mor- trice of sale are shown al records of said co the trustee's notice of	it-known address ther, the trustee is a said real propes than twenty d n by one or more unty, said affida sale, being now	of those personal published a contry is situated ays prior to a affidavits or wits and proof	ons listed in ORS OPY of said notice I, once a week for the date of such proofs of service its, together with
86.740 and 86 of sale in a me four successive sale. The main duly recorded the said notice in and made a notice of any interest in said	5.750(1) within 30 ewspaper of gener. Ye weeks; the last ling, service and p for to the date of default and e a part of this trus person, other than I described real p	days after the release al circulation in each publication of said not be of sale in the office of sale in the office election to sell and the stee's deed as fully a not the persons named	se from the stay. Furth county in which the notice occurred mortice of sale are shown al records of said cohe trustee's notice of sit set out herein ve in said affidavits and set out affidavits and set out herein set out affidavits and set out herein ve	then, the trustee it is said real proper than twenty do not by one or more unty, said affidation. The under that in the under the trustee of the proof of the trustee of trustee of the trustee of trustee of the trustee of trustee of the trustee of	of those personal of those personal of the control	ons listed in ORS OPY of said notice I, once a week for the date of such proofs of service ofs, together with and incorporated the has no actual
86.740 and 86 of sale in a me four successive sale. The main duly recorded the said notice and made a socice of any interest in said Pursuan 10:40	A.750(1) within 30 ewspaper of generate weeks; the last ling, service and plant of the date of default and ear part of this trus person, other than the described real part to said notice of the said noti	days after the release all circulation in each publication of said not be of sale in the official election to sell and the stee's deed as fully and the persons named roperty, entitled to roof sale, the undersite.	se from the stay. Further county in which the notice occurred more tice of sale are shown all records of said compared to the trustee's notice of sit set out herein very in said affidavits and notice pursuant to su	t-known address ther, the trustee person than twenty described in by one or more unty, said affidation sale, being now rebatim. The under the proofs as have beections (1)(b)	of those persecublished a corty is situated lays prior to a saffidavits or vits and proof referred to a ersigned trustring or claimit or (1)(c) of	ons listed in ORS opy of said notice to a week for the date of such proofs of service fis, together with and incorporated ine has no actual ing a lien on ORS 86 740
86.740 and 86 of sale in a ne four successive sale. The main duly recorded the said notice and made a notice of any neterest in said Pursuan 10:40 which was the	5.750(1) within 30 ewspaper of general weeks; the last ling, service and plant of the date of default and ear part of this trus person, other than described real part of said notice of the said notice of the colock, A.M., of day and hour after said and hour and the said and hour and the said and hour and the said and hour and said and and and and and and and and and an	days after the release all circulation in each publication of said not be of sale in the officielection to sell and the stee's deed as fully an the persons named property, entitled to roof sale, the undersign of said day, Standard to which said sale, and circulated the said sale, and c	se from the stay. Further county in which the notice occurred more stice of sale are shown all records of said compared to the trustee's notice of sit set out herein very in said affidavits and notice pursuant to summed trustee on	then, the trustee it is a said real proper than twenty don't be one or more unty, said affidational proofs as have beections (1)(b) September 187.1	of those personal to those personal to the control of the control	ons listed in ORS opy of said notice to one a week for the date of such proofs of service fis, together with and incorporated ine has no actual ing a lien on or ORS 86.740.
86.740 and 86 of sale in a me four successive sale. The main duly recorded the said notice in and made anotice of any interest in said Pursuan 10:40 which was the regon Revised in respenses if inapples of said and said the said notice of any interest in said pursuant said the said notice of any interest in said said the said notice of any interest in said the said said said said said said said said	5.750(1) within 30 ewspaper of generate weeks; the last ling, service and plant of the date of default and ear part of this trus person, other than to said notice of cock, A.M., one day and hour ad Statutes) (which icable), and at the	days after the release all circulation in each publication of said not be of sale in the officing election to sell and the stee's deed as fully and the persons named property, entitled to rest of said day, Standard to which said sale, we can the day and the place so fixed for said day and the place so fixed for said sale.	se from the stay. Further, the county in which the notice occurred more stice of sale are shown all records of said combet trustee's notice of sit set out herein very in said affidavits and trustee on the same of the	then, the trustee it is said real proper than twenty de than twenty said affidationally said, being now thatim. The under that the twenty deposes as have been to see that the twenty see the twenty see the twenty see that the twenty see the twenty see the twenty see	of those personal of those personal of those personal of the carry is situated and proof the carry is and proof referred to a carry ing or claims or (1)(c) of carry 19.86	ons listed in ORS opy of said notice to one a week for the date of such proofs of service fis, together with and incorporated the has no actual ing a lien on or ORS 86.740. The state of the service of
86.740 and 86 of sale in a na four successive sale. The main duly recorded the said notice in and made anotice of any interest in said Pursuan 10:40 which was the regon Revise if inapplieregon and purablic systems.	fo.750(1) within 30 ewspaper of general ewspaper of general ling, service and plant of the date of default and ear part of this trus person, other than to said notice of cock, A.M., of the day and hour ad Statutes) (which icable), and at the resulant to the power.	days after the release all circulation in each publication of said not be of sale in the officing election to sell and the stee's deed as fully a sell the persons named property, entitled to report of sale, the undersign of said day, Standard to which said sale with was the day and the place so fixed for sell upon the said sale was the day and the place so fixed for sell contents of the said sale was the day and the place so fixed for sell upon the said sale was the day and the place so fixed for sell upon the said sale was the day and the place so fixed for sell upon the said sale was the day and the place so fixed for sell upon the said sale was the day and the place so fixed for sell upon the said sale was the day and the place so fixed for sell upon the said sale was the day and the place so fixed for sell upon the said sale was the day and the place so fixed for sell upon the said sale was the said said said said said said said said	se from the stay. Further, to county in which the notice occurred more stice of sale are shown all records of said confidence of said at records of said confidence of said affidavits and said affidavits and trustee on the said affidavits and trustee on the said affidavits and trustee on the said affidavits are safely said to the americal of the said afformation of the said affirmation of the said afformation of the said affirmation of the said afformation of	then, the trustee it is said real proper than twenty de than twenty said affidations ale, being now thatim. The under the thing of the thing	of those personal of those personal of those personal of the carry is situated and proof referred to a carry in gor claims or (1)(c) of (2), 19, 86, 10, Oregon Rection (2) of alle) (delete with the leaves	ons listed in ORS opy of said notice to one a week for the date of such proofs of service fis, together with and incorporated the has no actual ting a lien on or ORS 86.740. The state of the service o
86.740 and 86 of sale in a me four successive sale. The main duly recorded the said notice in and made a motice of any interest in said Pursuan 10:40 which was the pressi if inappling and pursual tregon and pursual public systems.	fo.750(1) within 30 ewspaper of general ewspaper of general ling, service and plant of the date of default and ear part of this trus person, other than to said notice of cock, A.M., of the day and hour ad Statutes) (which icable), and at the resulant to the power.	days after the release all circulation in each publication of said not be of sale in the officing election to sell and the stee's deed as fully a sell the persons named property, entitled to report of sale, the undersign of said day, Standard to which said sale with was the day and the place so fixed for sell upon the said sale was the day and the place so fixed for sell contents of the said sale was the day and the place so fixed for sell upon the said sale was the day and the place so fixed for sell upon the said sale was the day and the place so fixed for sell upon the said sale was the day and the place so fixed for sell upon the said sale was the day and the place so fixed for sell upon the said sale was the day and the place so fixed for sell upon the said sale was the day and the place so fixed for sell upon the said sale was the day and the place so fixed for sell upon the said sale was the said said said said said said said said	se from the stay. Further, to county in which the notice occurred more stice of sale are shown all records of said confidence of said at records of said confidence of said affidavits and said affidavits and trustee on the said affidavits and trustee on the said affidavits and trustee on the said affidavits are safely said to the americal of the said afformation of the said affirmation of the said afformation of the said affirmation of the said afformation of	then, the trustee it is said real proper than twenty de than twenty said affidations ale, being now thatim. The under the thing of the thing	of those personal of those personal of those personal of the carry is situated and proof referred to a carry is and proof referred to a carry ing or claims or (1)(c) of (2), 19, 86, 10, Oregon Rection (2) of alle) (delete with the leave	ons listed in ORS opy of said notice to one a week for the date of such proofs of service fis, together with and incorporated the has no actual ting a lien on or ORS 86.740. The state of the service o
86.740 and 86 of sale in a na four successive sale. The mainduly recorded the said notice in and made anotice of any interest in said Pursuan 10:40 which was the regon Revise if inapplies if inapplies if inapplies and purablic systems.	fo.750(1) within 30 ewspaper of general ewspaper of general ling, service and plant of the date of default and ear part of this trus person, other than to said notice of cock, A.M., of the day and hour ad Statutes) (which icable), and at the resulant to the power.	days after the release al circulation in each publication of said not be of sale in the officielection to sell and the stee's deed as fully an the persons named property, entitled to refer to which said sale with was the day and the place so fixed for said day, Standard to which said sale with was the day and the place so fixed for said day, of the said sale with the said	se from the stay. Furth county in which the notice occurred mornical records of said confiction of said and a said affidavits and a said affidavits and trustee on the said trustee on the said postponed as perhour set in the americale, as aforesaid, in the said trust of \$28,320,53 m bid for said proper	then, the trustee it is said real proper than twenty de than twenty said affidations ale, being now thatim. The under the thing of the thing	of those personal of those personal of those personal of the carry is situated and proof referred to a carry is and proof referred to a carry ing or claims or (1)(c) of (2), 19, 86, 10, Oregon Rection (2) of alle) (delete with the leave	ons listed in ORS opy of said notice to one a week for the date of such proofs of service fis, together with and incorporated the has no actual ting a lien on or ORS 86.740. The state of the service o
86.740 and 86 of sale in a me four successive sale. The main duly recorded the said notice in and made anotice of any interest in said Pursuan 10:40 which was the pregon Revise if inappling systims.	fo.750(1) within 30 ewspaper of general ewspaper of general ling, service and plant of the date of default and ear part of this trus person, other than to said notice of cock, A.M., of the day and hour ad Statutes) (which icable), and at the resulant to the power.	days after the release al circulation in each publication of said not be of sale in the officielection to sell and the stee's deed as fully an the persons named property, entitled to refer to which said sale with was the day and the place so fixed for said day, Standard to which said sale with was the day and the place so fixed for said day, of the said sale with the said	se from the stay. Further, to county in which the notice occurred more stice of sale are shown all records of said confidence of said at records of said confidence of said affidavits and said affidavits and trustee on the said affidavits and trustee on the said affidavits and trustee on the said affidavits are safely said to the americal of the said afformation of the said affirmation of the said afformation of the said affirmation of the said afformation of	then, the trustee is a said real proper to than twenty do not be than twenty do not be than twenty do not be than twenty and proofs as have beeting now that im. The undid proofs as have beeting (1)(b) September by Section 187.1 trmitted by substituted by substituted Notice of Sull accordance word and sold said real the true and true true true and true true true true true true true true	of those personal to those personal to the control of the control	ons listed in ORS opy of said notice to one a week for the date of such proofs of service fis, together with and incorporated the has no actual ting a lien on or ORS 86.740. The state of the service o
86.740 and 86 of sale in a me four successive sale. The main duly recorded the said notice in and made a motice of any interest in said. Pursuant 10:40 which was the pregon Revised hesis if inapple tregon and pur subtice auction and sale and said this transfer.	6.750(1) within 30 ewspaper of generate weeks; the last ling, service and plus prior to the date of default and ear part of this trus person, other than described real part of said notice of the said notice of the said notice of the said second distalle), and at the result of the said second aid sum being the is the sum of \$	days after the release of circulation in each publication of said not be of sale in the officielection to sell and the stee's deed as fully an the persons named property, entitled to rest of sale, the undersign of said day, Standard to which said sale which said sale which was the day and the place so fixed for said said to which said sale which was the day and the place so fixed for said said to which said sale which was the day and the place so fixed for said said sale which was the day and the place so fixed for said said sale which said said said s	se from the stay. Furth county in which the notice occurred mornical records of said confiction of said and a said affidavits and a said affidavits and trustee on the said trustee on the said postponed as perhour set in the americale, as aforesaid, in the said trust of \$28,320,53 m bid for said proper	the known address ther, the trustee is ther, the trustee is a said real proper to the trustee it is a said real proper to the trustee it is a said real proofs as have beet in the trustee	of those personal of those personal of those personal of the serious of the affidavits or vits and proof referred to a tersigned trustring or claiming or claiming or of the terminal property in the highest and actual consideration, the terminal property in the terminal property in the terminal of the	ons listed in ORS opy of said notice to one a week for the date of such proofs of service fis, together with and incorporated the has no actual ing a lien on or ORS 86.740. The control of the hour of evised Statutes, Section 86.755, words in paren- of the State of a one parcel at best bidder at sideration paid
86.740 and 86 of sale in a me four successive sale. The main duly recorded the said notice in and made anotice of any interest in said Pursuan 10:40 which was the regon Revised regon and pure sale and sale and sale this transfer	fo.750(1) within 30 ewspaper of general ewspaper of general ling, service and plant of the date of default and ear part of this trus person, other than to said notice of cock, A.M., of the day and hour ad Statutes) (which icable), and at the resulant to the power.	days after the release of circulation in each publication of said not be of sale in the officielection to sell and the stee's deed as fully an the persons named property, entitled to rest of sale, the undersign of said day, Standard to which said sale which said sale which was the day and the place so fixed for said said to which said sale which was the day and the place so fixed for said said to which said sale which was the day and the place so fixed for said said sale which was the day and the place so fixed for said said sale which said said said s	se from the stay. Furth county in which the notice occurred mornical records of said confiction of said and a said affidavits and a said affidavits and trustee on the said trustee on the said postponed as perhour set in the americale, as aforesaid, in the said trust of \$28,320,53 m bid for said proper	then, the trustee it is said real proper to than twenty do not be than twenty of the trustee it is said real proper to than twenty do not be than twenty and the trustee is said, being now thatim. The undid proofs as have beeting (1)(b) September by Section 187.1 truitted by substituted by substituted Notice of Stull accordance were deed, sold said real the trustee the true and the trustee the tr	of those personal to those personal to those personal to the self-days prior to the earliest and proof referred to a tersigned trustering or claims or (1)(c) of the earliest (2) of the earliest (2) of the earliest (2) of the earliest (2) of the earliest (3) of the earliest (4) of the earliest and the earliest and the earliest (5) of the earliest (6) of the earlies	ons listed in ORS opy of said notice to one a week for the date of such proofs of service fis, together with and incorporated the has no actual ing a lien on or ORS 86.740. The control of the statutes, Section 86.755, words in paren- of the State of a one parcel at best bidder at sideration paid
86.740 and 86 of sale in a me four successive sale. The main duly recorded the said notice in and made a motice of any interest in said Pursuan 10:40 which was the pregon Revised hesis if inappublic auction and purublic auction are this transfer	6.750(1) within 30 ewspaper of generate weeks; the last ling, service and plus prior to the date of default and ear part of this trus person, other than described real part of said notice of the said notice of the said notice of the said second distalle), and at the result of the said second aid sum being the is the sum of \$	days after the release of circulation in each publication of said not be of sale in the officielection to sell and the stee's deed as fully an the persons named property, entitled to rest of sale, the undersign of said day, Standard to which said sale which said sale which was the day and the place so fixed for said said to which said sale which was the day and the place so fixed for said said to which said sale which was the day and the place so fixed for said said sale which was the day and the place so fixed for said said sale which said said said s	se from the stay. Furth county in which the notice occurred mornical records of said confiction of said and a said affidavits and a said affidavits and trustee on the said trustee on the said postponed as perhour set in the americale, as aforesaid, in the said trust of \$28,320,53 m bid for said proper	the known address ther, the trustee the trustee the said real proper to than twenty do had yone or more unty, said affidational sale, being now that the trustee that the truste	of those personal of those personal of those personal of the serious of the serio	ons listed in ORS ons listed in ORS ony of said notice the date of such proofs of service fis, together with and incorporated lee has no actual ling a lien on or ORS 86.740. ., at the hour of evised Statutes, Section 86.755, words in paren- of the State of n one parcel at best bidder at sideration paid
86.740 and 86 of sale in a me four successive sale. The main duly recorded the said notice in and made anotice of any interest in said 10:40. Pursuant 10:40. which was the region and public auction in the sale and such sale and such this transfer.	A.750(1) within 30 E.750(1) within 30 E.750(days after the release al circulation in each publication of said not be of sale in the officielection to sell and the stee's deed as fully an the persons named to property, entitled to roof sale, the undersign of said day, Standard to which said sale years to which said sale years conferred upon a party for the sum to the place so fixed for selling to the said day, Standard to which said sale years conferred upon a party for the sum to the said sale selling to the said day, Standard to which said sale years conferred upon the place so fixed for selling to the sum to the said sale years conferred upon the said sale selling to the said sal	se from the stay. Furth county in which the notice occurred mornitice of sale are shown all records of said confidence of sale are shown in said affidavits and affidavits and affidavits and trustee on the sale, as aforesaid, in the sale, as aforesaid, in the sale, as aforesaid, in the sale, as aforesaid trust decords of \$28,320.53 mbid for said properations.	the known address ther, the trustee the trustee the said real proper to than twenty do had yone or more unty, said affidational proofs as have been sections (1)(b). September: Septembe	of those personal of those personal of those personal of the p	ons listed in ORS ony of said notice ony of said notice ony of said notice ony of service of the date of such proofs of service of the service of the service of the service of the service on or o
86.740 and 86 of sale in a me four successive sale. The main duly recorded the said notice in and made anotice of any interest in said 10:40 which was the regon Revised regon and public auction in this transfer of this transfer of this transfer of sale and such that the regon recording return to:	A.750(1) within 30 E.750(1) within 30 E.750(days after the release al circulation in each publication of said not be of sale in the officielection to sell and the stee's deed as fully an the persons named to property, entitled to roof sale, the undersign of said day, Standard to which said sale years to which said sale years conferred upon a party for the sum to the place so fixed for selling to the said day, Standard to which said sale years conferred upon a party for the sum to the said sale selling to the said day, Standard to which said sale years conferred upon the place so fixed for selling to the sum to the said sale years conferred upon the said sale selling to the said sal	se from the stay. Furth county in which the notice occurred more stice of sale are shown all records of said combet trustee's notice of said and affidavits and affidavits and affidavits and trustee on	the known address ther, the trustee the trustee the said real proper to than twenty do had yone or more unty, said affidational proofs as have been sections (1)(b) September by Section 187.1 rmitted by substituded Notice of Stull accordance where the said said records the said said records. The true and stull accordance where the said said records the said said records the said said records. The true and said said records the said said said said said said said said	of those personal of those personal of those personal of the p	ons listed in ORS ony of said notice ony of said notice ony of said notice ony of service of the date of such proofs of service of the State of the said incorporated one has no actual one a lien on or or or or or or service of the hour of evised Statutes, Section 86.755, words in paren- of the State of of one parcel at best bidder at sideration paid
86.740 and 86 of sale in a me four successive sale. The mainduly recorded the said notice in and made a notice of any interest in said 10:40 which was the regon Revised regon and purished auction at this transfer this transfer said First 5270	A.T. OR 97601	days after the release ral circulation in each publication of said not be of sale in the officielection to sell and the stee's deed as fully an the persons named to property, entitled to roof sale, the undersign of said day, Standard to which said sale with the said sale with the place so fixed for said to which said sale with the place so fixed for said to which said sale with the place so fixed for said to which said sale with the place so fixed for said to which said sale with the place so fixed for said to which said sale with the place so fixed for said the place so fixed for sa	se from the stay. Furth county in which the notice occurred mornical records of said confice of sale are shown in said affidavits and affidavits and trustee on the trustee on the said affidavits and trustee on the said affidavits and trustee on the said affidavits postponed as performed to the said, as aforesaid, in the said trust do of \$.28,320,53 mm bid for said proper said.	the known address ther, the trustee is ther, the trustee is the said real proper to than twenty d in by one or more unty, said affidat sale, being now thatim. The und ind proofs as have besections (1)(b) September by Section 187.1 rmitted by subsited Notice of S full accordance v and sold said recomment. The true and STATE OF (County of I certif ment was recomment/microfile ment/microfile	of those personal of those personal of those personal of the p	ons listed in ORS ons listed in ORS ony of said notice the date of such proofs of service ofs, together with and incorporated week as no actual ing a lien on or ORS 86.740. The control of the statutes, Section 86.755, words in paren- of the State of a one parcel at best bidder at sideration paid Section on the minimum
86.740 and 86 of sale in a metour successive sale. The maindly recorded the said notice of any materest in said 10:40 which was the region Revised esis if inapplified auction and sale and sale this transfer this transfer sale. The sale and sale this transfer sale and sale and sale this transfer sale and sale	A.750(1) within 30 sewspaper of general general general general general grid general g	days after the release al circulation in each publication of said not be of sale in the officielection to sell and the stee's deed as fully an the persons named property, entitled to result of said day, Standard to which said sale which s	se from the stay. Furth county in which the notice occurred more stice of sale are shown all records of said combet trustee's notice of said and affidavits and affidavits and affidavits and trustee on the said postponed as perhour set in the amentale, as aforesaid, in thim by said trust do of \$.28,320.53 and bid for said proper said for said for said proper said for s	the known address ther, the trustee ther, the trustee the said real proper to the them twenty do by one or more unty, said affidational sale, being now that the trustee the them the trustee the trus	of those person of those person outlished a contry is situated ays prior to a affidavits or vits and proof referred to a ersigned trustring or claimi or (1)(c) of a 9 , 19 86 10, Oregon Rection (2) of ale) (delete with the laws all property in the highest and actual consideration of the control of the con	ons listed in ORS ons listed in ORS ony of said notice the date of such proofs of service fis, together with and incorporated ing a lien on or ORS 86.740. The control of the statutes, Section 86.755, words in paren- of the State of a one parcel at best bidder at sideration paid Section on the minimum on
secording return to: math First state in a method sale in a method sale in a method sale in a method sale. The main fully recorded the said notice of any materest in sale and made a solice of any material sale in application and public auction in this transfer this fransfer sale and sale	A. OR 97601 CRANTEE'S NAME AND ASSESSANTEE'S NAME AND PERSON STANTES NAME AND ASSESSANT STANTES NAME AND ASSESSANT STANTES NAME AND ASSESSANT STANTES NAME AND ASSESSANT NAME AND ASSES	days after the release ral circulation in each publication of said no publication of said no e of sale in the offici election to sell and the stee's deed as fully a not the persons named to property, entitled to roof sale, the undersign of said day, Standard to which said sale which said sale which said sale which said for said to which said sale which was the day and the place so fixed for said say for the sum of party for t	se from the stay. Furth county in which the notice occurred monotice of sale are shown all records of said content to the trustee's notice of said and trustee's notice of si feet out herein verification in said affidavits and affidavits and affidavits and trustee on the said affidavits and trustee on the trustee on the said trustee on the said trustee on the said, as aforesaid, in this by said trust do of \$.28,320,53 and bid for said properties on the said properties of the sai	the known address ther, the trustee ther, the trustee ther, the trustee the said real proper than twenty do have one or more unty, said affidate sale, being now that the trustee that the trustee that the said proofs as have beet one of the said proofs as have beet one of the said proofs as have been to said accordance where the said said real that the said that the said that the said the	of those person of those person outlished a contry is situated ays prior to a affidavits or vits and proof referred to a ersigned trustring or claimi or (1)(c) of a 9 , 19 86 10, Oregon Rection (2) of ale) (delete with the laws all property in the highest and actual consideration of the control of the con	ons listed in ORS ons listed in ORS ony of said notice the date of such proofs of service fis, together with and incorporated ing a lien on or ORS 86.740. The control of the statutes, Section 86.755, words in paren- of the State of a one parcel at best bidder at sideration paid Section on the minimum on
secording return to: hath First stange is requested change is requested	A.750(1) within 30 sewspaper of general general general general general grid general g	days after the release ral circulation in each publication of said no publication of said no e of sale in the offici election to sell and the stee's deed as fully a not the persons named to property, entitled to roof sale, the undersign of said day, Standard to which said sale which said sale which said sale which said for said to which said sale which was the day and the place so fixed for said say for the sum of party for t	se from the stay. Furth county in which the notice occurred more stice of sale are shown all records of said combet rustee's notice of said affidavits and affidavits and trustee on the said affidavits and trustee on the said affidavits and trustee on the same all Time as established was postponed as perhour set in the americale, as aforesaid, in the said trust do of \$.28,320,53 and bid for said proper said for said said for said proper said for said said said said said said said said	the known address ther, the trustee the trustee the said real proper to than twenty do have one or more unty, said affidate sale, being now that the trustee than twenty. The under the trustee that the trustee t	of those personal of those personal of those personal of the p	ons listed in ORS ons listed in ORS ony of said notice ony of service of on or of the Statutes, section 86.755, words in paren- of the State of on one parcel at best bidder at sideration paid on

ursig vandase gus			
NOW THEREFORE, in consideration is acknowledged, and by the authority vested the trustee does hereby convey unto the secution of said to	ond party all interest wh	ich the grantor had or had the power	trust dee
at the time of grantor's execution of said in interest acquired after the execution of said	rust deed, together with a trust deed in and to the t	my interest the said grantor or his su	ccessors
TOTAL BOLDS TO THE STATE OF THE		onowing described real property, to-v	vit:
Manager (Combi Manager Mean 19 Januar Sandaya & I	Tayle "Togethe		• · · • · · · · · · · · · · · · · · · ·
Lot 24 of CLOVERDAL	Low-	official plat thereof	etti jedesti
on file in the offic Oregon,	e of the County Clo	official plat thereof erk of Klamath County,	n in sawy.
Taller (1997) (1		wan has broken too been	illandi. Pt pa ta
		The Country of the Co	ર્ગાએ, (પ્રદેશ) તુ
	On the second se	ATMED OF GROSTIFE.	
\$64 10m massess presidence of a land	COMMENTS ON EXPERIENCES		
such rule and said runn being the highest and for this transfer is the runn of \$ 128,322.7			
Origins are parameter to the powers conformational action to the said second party for distance and such substitute and said such substitute and said such being the highest and such substitute and said such being the highest and such substitute.	in and of Inches of the or	energy Africa and Englishment for the	atten pid
thesis it inocurrecties, and it the place so the Chagon are parenant to the powers conforming in	d apprinting by sella fitter	로 보고 있는 현실이 된 수 있는 것이 되었다. 기계 등 기계	Silva Pauli Sectors
- Office Made and Divinion Campa Residence.		그리는 항문 사람들은 사람들이 함께 어느 하는 사람들이 가는 사람들이 가는 사람들이 되고 있었다. 생각이	M. Gabberger in
The first was the day and hour to which some	Market arms training		TO DELAY
Parameter so said notice of sum inserting 10.100 of said day, \$1.	and aid Lane as comblish	A 39 Sec. 1901 (17,17), Company Market Market at the enterior (17) of Society	44 - 99 32: 1 - 21 (1884)
intotest in said described tept property, count posterior, to said notice of sais, the un	daysidana musico on	िर्विति पुरुषिक्षां संस्थान करिन्द्र । इसे १६	r gora, c
HODGE OF THE BELLEVE OF THE THERE THE THE THE	or or proportion with the party of the	国際國際的有效企业 自然自然 医原性	ausin .
THE PART WHITE IS INSIDE THE CHECKENING FROM THE PARTY OF		医乳头 医皮肤囊膜 经收益的 医结束性结节 经自己基本证据的 医二甲甲	100 Car 6
dely recovered general to the date of sole in the rise sold notice or default and election to self	and the trustees about a	i i kanang makanan da kepada ing isan atau daga. Bi ingga pilatan da kepada kanan kalagi daya	i selen (no time) Pertenantan
and the place of the or any promoners of		이 어제 아름에 열심하시는 수의 사내를 보고 있는 생생.	4 13 786
A STATE OF THE POST OF THE STATE OF THE STAT			ALCOHOLD STATE
TOP IND THE SPECIAL CONTRACTOR AND ARREST CO.		人类性的人类性的 网络铁路路路路路 计正线路路路 化二十分设备	China State Com-
是2000年代。 医软性管结合 化环烷 计控制结构 有关 (category or in)		ef 17 스크림 하시아마다 배탁일은 아니다 15 15 16 16일 15일 15	Die Abharing
支持2000年 - 1000年 - 2000年 1000日 1000日 - 1000日 10			 District
" [] [] [] [] [] [] [] [] [] [2 3 2 20 30 40 4
PC アヤイ 1 「名称をおして、企会は名称ははないといってもという。」 ここと 1 ペード・コード			, kinggo ayd
Robert of E. F. man, kerste principles on special sections. Leaves C. Ferrand parameter to ORCP (DALS) special	10,600 si tema 120 dans t	i Mari Mari minin kalendra maratakan di mari kabupatan di kalendra kalendra kalendra kalendra kalendra kalendr Kalifornik Kalifornia di K	r Anglijasan Tunttingtin
white LO HAAE AND LO HOLD the second back to the desired back to t	10,500 is plant follower? The property described in the property described in	and the second of the control of the	in the Marytin
Action 1 Select Description to OSCL ND(1) long of William of the same of the transfer of the same of t	the behavior of the common the control of the common the control of the common that the second party, hi	s heirs, successors-in-interest and ass	na frena Le rocke Let na have iøns for m
Which the same and served photocontinues of the same o	the best transfer the grant of the best transfer to the grant of the grant of the grant of the second party, him but the second party, him but the second party, him but the second second of the second second of the second seco	s heirs, successors-in-interest and ass	igns for-
TO HAVE AND TO HOLD the same to the same t	unto the second party, hi ever the context, so require plural; the word "grant	s heirs, successors-in-interest and ass es, the masculine gender includes the or" includes any successor in interes	igns for-
ver. In construing this instrument and whene and the neuter and the singular includes the trantor as well as each and all other persons of leed; the word "trustee" includes any success	unto the second party, his ever the context so require plural; the word "grant owing an obligation, the p	s heirs, successors-in-interest and asses, the masculine gender includes the or includes any successor in interesteriormance of which is secured by se	igns for- feminine st to the
ver. In construing this instrument and whene and the neuter and the singular includes the trantor as well as each and all other persons of leed; the word "trustee" includes any success the beneficiary first named above; and the word	ever the context so require plural; the word "grant wing an obligation, the por trustee, the word "ben" person" includes corpora	es, the masculine gender includes the corrections of which is secured by sectionary includes any successor in interest efficiery" includes any successor in interest includes any other legal or commercia	igns for- feminine st to the aid trust terest of al entity.
ver. In construing this instrument and whene nd the neuter and the singular includes the rantor as well as each and all other persons o leed; the word "trustee" includes any success the beneficiary first named above; and the word IN WITNESS WHEREOF the under	ever the context so require plural; the word "grant wing an obligation, the por trustee, the word "ben" person" includes corpora	es, the masculine gender includes the corrections of includes any successor in interest erformance of which is secured by selection or includes any successor in interest includes any other legal or commercial	igns for- feminine st to the aid trust terest of al entity.
TO HAVE AND TO HOLD the same to ver. In construing this instrument and whene and the neuter and the singular includes the rantor as well as each and all other persons of deed; the word "trustee" includes any successed beneficiary first named above; and the word IN WITNESS WHEREOF, the under coration, it has caused its corporate management.	ever the context so require plural; the word "grant wing an obligation, the por trustee, the word "ben" person" includes corporal signed trustee has hereun	es, the masculine gender includes the corrections of includes any successor in interest erformance of which is secured by selection or includes any successor in interest includes any other legal or commercial	igns for- feminine st to the aid trust terest of al entity.
TO HAVE AND TO HOLD the same to ver. In construing this instrument and whenever and the singular includes the rantor as well as each and all other persons of eed; the word "trustee" includes any successed the beneficiary first named above, and the word "IN WITNESS WHEREOF, the under coration, it has caused its corporate name to only authorized thereunto by order of its Boar	ever the context so require plural; the word "grant owing an obligation, the por trustee, the word "ben" person" includes corporations of trustee has hereund be signed and its corporation of Directors.	es, the masculine gender includes the corrections of includes any successor in interest erformance of which is secured by selection or includes any successor in interest includes any other legal or commercial	igns for- feminine st to the aid trust terest of al entity.
TO HAVE AND TO HOLD the same to ver. In construing this instrument and whenever and the singular includes the rantor as well as each and all other persons of eed; the word "trustee" includes any successed the beneficiary first named above, and the word "IN WITNESS WHEREOF, the under coration, it has caused its corporate name to outly authorized thereunito by order of its Board and the same to the same to be same to the sa	ever the context, so require plural; the word "grant owing an obligation, the por trustee, the word "ben" person" includes corporal signed trustee has hereun be signed and its corporal of Directors.	es, the masculine gender includes the corrections of includes any successor in interest erformance of which is secured by selection or includes any successor in interest includes any other legal or commercial	igns for- feminine st to the aid trust terest of al entity.
TO HAVE AND TO HOLD the same to ver. In construing this instrument and whence and the neuter and the singular includes the rantor as well as each and all other persons of eed; the word "trustee" includes any successed the beneficiary first named above, and the word "IN WITNESS WHEREOF, the under coration, it has caused its corporate name to uly authorized thereunto by order of its Boar will authorized thereunto by order of its Boar will sustain before the PRO CRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICE THE PRO CRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICE.	ever the context so require plural; the word "grant owing an obligation, the por trustee, the word "ben" person" includes corporations of Directors.	es, the masculine gender includes the corrections of includes any successor in interest erformance of which is secured by selection or includes any successor in interest includes any other legal or commercial	igns for- feminine st to the aid trust terest of al entity.
TO HAVE AND TO HOLD the same to ver. In construing this instrument and whence and the singular includes the reant or as well as each and all other persons of eed; the word "trustee" includes any successed to beneficiary first named above, and the word "IN WITNESS WHEREOF, the under coration, it has caused its corporate name to outly authorized thereunto by order of its Boar will authorized thereunto by order of its Boar will suffice the process of the	winto the second party, his ever the context, so require plural; the word "grant owing an obligation, the por trustee, the word "ben" person" includes corporal be signed trustee has hereun be signed and its corporal dof Directors. PERTY DE ABLE LAND ACCEPTING	es, the masculine gender includes the corrections of includes any successor in interest erformance of which is secured by selection or includes any successor in interest includes any other legal or commercial	igns for- feminine st to the aid trust terest of al entity.
TO HAVE AND TO HOLD the same to ver. In construing this instrument and whene and the neuter and the singular includes the rantor as well as each and all other persons of eed; the word "trustee" includes any success are beneficiary first named above, and the word "IN WITNESS WHEREOF, the under coration, it has caused its corporate name to only authorized thereunto by order of its Boar will be a supported by the support of the process of the support of the process of	ever the second party, his ever the context, so require plural; the word "grant owing an obligation, the por trustee, the word "ben" person" includes corporal signed trustee has hereun be signed and its corporal of Directors. PERTY DE ABLE LAND ACCEPTING E TO THE CITY OR USES.	es, the masculine gender includes the corrections of includes any successor in interest erformance of which is secured by selection or includes any successor in interest includes any other legal or commercial	igns for- feminine st to the aid trust terest of al entity.
TO HAVE AND TO HOLD the same to ver. In construing this instrument and whene and the neuter and the singular includes the rantor as well as each and all other persons of eed; the word "trustee" includes any success are beneficiary first named above, and the word "IN WITNESS WHEREOF, the under oration, it has caused its corporate name to only authorized thereunto by order of its Boar will be a supported by the support of the process of the support of the process of t	ever the second party, his ever the context, so require plural; the word "grant owing an obligation, the por trustee, the word "ben" person" includes corporal signed trustee has hereun be signed and its corporal of Directors. PERTY DE ABLE LAND ACCEPTING E TO THE CITY OR USES.	es, the masculine gender includes the corrections of includes any successor in interest erformance of which is secured by selection or includes any successor in interest includes any other legal or commercial	igns for- feminine st to the aid trust terest of al entity.
TO HAVE AND TO HOLD the same to ver. In construing this instrument and whene and the neuter and the singular includes the rantor as well as each and all other persons of deed; the word "trustee" includes any success are beneficiary first named above; and the word "IN WITNESS WHEREOF, the under oration, it has caused its corporate name to uly authorized thereunto by order of its Boar will authorize there will not all the property of the person acquiring fee title country planning department to verify approved.	ever the second party, his ever the context, so require plural; the word "grant owing an obligation, the por trustee, the word "ben" person" includes corporal signed trustee has hereun be signed and its corporal of Directors. PERTY DE ABLE LAND ACCEPTING E TO THE CITY OR USES.	es, the masculine gender includes the corrections of includes any successor in interest erformance of which is secured by selection or includes any successor in interest includes any other legal or commercial	igns for- feminine st to the aid trust terest of al entity.
TO HAVE AND TO HOLD the same to ver. In construing this instrument and whene and the neuter and the singular includes the rantor as well as each and all other persons of deed; the word "trustee" includes any success are beneficiary first named above; and the word "IN WITNESS WHEREOF, the under oration, it has caused its corporate name to uly authorized thereunto by order of its Boar will authorize there will not all the property of the person acquiring fee title country planning department to verify approved.	ever the context so require plural; the word "grant owing an obligation, the por trustee, the word "ben" person" includes corporal signed trustee has hereus be signed and its corporal of Directors. PERTY DE ABLE LAND ACCEPTING E TO THE CITY OR USES.	es, the masculine gender includes the ror" includes any successor in interessertormance of which is secured by seficiary" includes any successor in intion and any other legal or commercianto set his hand; if the undersigned is ate seal to be affixed hereunto by its	igns for- feminine st to the aid trust terest of al entity.
TO HAVE AND TO HOLD the same to ver. In construing this instrument and whene and the neuter and the singular includes the rantor as well as each and all other persons of deed; the word "trustee" includes any successed the beneficiary first named above, and the word "IN WITNESS WHEREOF, the under coration, it has caused its corporate name to uly authorized thereunto by order of its Boar will authorize thereunto by order of its Boar CRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICATION OF APPLICATION OF ACQUIRING FEE TITLE ROPERTY SHOULD CHECK WITH THE APPROPRIATE OUNTY PLANNING DEPARTMENT TO VERIFY APPROVED CAUCHED TO VERIFY APPROVED THE COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED THE SUPPROPRIATE OUNTY PLANNING DEPARTMENT TO VERIFY APPROVED THE SUPPROPRIATE APP	ever the second party, his ever the context so require plural; the word "grant owing an obligation, the por trustee, the word "ben" person" includes corporate signed trustee has hereun be signed and its corporate of Directors. PERTY DE ABLE LAND MCCEPTING E TO THE CITY OR USES. STATE OF OREGO County of Klama	es, the masculine gender includes the ror" includes any successor in interessertormance of which is secured by seficiary" includes any successor in intion and any other legal or commercianto set his hand; if the undersigned is ate seal to be affixed hereunto by its	igns for- feminine st to the aid trust terest of al entity.
TO HAVE AND TO HOLD the same to ver. In construing this instrument and whene and the neuter and the singular includes the rantor as well as each and all other persons of leed; the word "trustee" includes any success are beneficiary first named above; and the word "IN WITNESS WHEREOF, the under oration, it has caused its corporate name to uly authorized thereunito by order of its Boar this instrument will not allow use of the process authorized thereunito by order of its Boar this instrument in violation of applicable laws. AND REGULATIONS. BEFORE SIGNING OR HIS INSTRUMENT THE PERSON ACQUIRING FEE TITL ROPERTY SHOULD CHECK WITH THE APPROPRIATE OUNTY PLANNING DEPARTMENT TO VERIFY APPROVED. The signer of the above is a corporation, the signer of the above is a corporation.	counto the second party, his ever the context, so require plural; the word "grant owing an obligation, the por trustee, the word "ben" person" includes corporal be signed trustee has hereund of Directors. PERTY DE ABLE LAND ACCEPTING LE TO THE CITY OR USES. STATE OF OREGON County of Klama is 194	es, the masculine gender includes the cor includes any successor in interest performance of which is secured by selecticiary includes any successor in interest in interest includes any successor in interest includes any successor in interest in i	igns for- feminine st to the aid trust terest of al entity. s a cor- officers
TO HAVE AND TO HOLD the same to ver. In construing this instrument and whene and the neuter and the singular includes the reantor as well as each and all other persons of leed; the word "trustee" includes any success the beneficiary first named above; and the word "IN WITNESS WHEREOF, the under oration, it has caused its corporate name to uly authorized thereunto by order of its Boar HIS INSTRUMENT WILL NOT ALLOW USE OF THE PROCEIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICATE AND ACQUIRING FEE TITLE ROPERTY SHOULD CHECK WITH THE APPROPRIATE OUNTY PLANNING DEPARTMENT TO VERIFY APPROVED. **Received by a corporation, His corporate seell his corporation, His corporate seell his corporation, His corporate seell his form of acknowledgment expensive. OR COUNTY OF CREGON, S. S. Country of Klamath.	sunto the second party, his over the context so require plural; the word "grant wing an obligation, the por trustee, the word "ben "person" includes corporations of trustee has hereun be signed and its corporation of Directors. PERTY DE ABBE LAND ACCEPTING E TO THE CITY OR USES. STATE OF OREGON County of Klama 15 194 Filed for record at reco	es, the masculine gender includes the cor includes any successor in interest performance of which is secured by selecticiary includes any successor in interest in interest includes any successor in interest includes any successor in interest in i	igns for- feminine st to the aid trust terest of al entity. s a cor- officers
TO HAVE AND TO HOLD the same to the same t	counto the second party, his ever the context, so require plural; the word "grant owing an obligation, the por trustee, the word "ben" person" includes corporal be signed trustee has hereund of Directors. PERTY DE ABLE LAND ACCEPTING E TO THE CITY OR USES. STATE OF OREGO County of Klama 15 104	s heirs, successors-in-interest and asses, the masculine gender includes the or includes any successor in interest performance of which is secured by successor in includes any successor in interest in interest includes any successor in interest includes any successor in interest i	igns for- feminine st to the aid trust terest of al entity.
TO HAVE AND TO HOLD the same to the same t	conto the second party, his ever the context, so require plural; the word "grant owing an obligation, the por trustee, the word "ben" person" includes corporal be signed trustee has hereun be signed and its corporal dof Directors. PERTY DE ABLE LAND ACCEPTING E TO THE CITY OR USES. STATE OF OREGO County of Klama 15 194 Filed for record at respectively.	s heirs, successors-in-interest and asses, the masculine gender includes the for includes any successor in interest performance of which is secured by successor in includes any successor in interest in and any other legal or commercial into set his hand; if the undersigned if ate seal to be affixed hereunto by its ate seal to be affixed hereunto by its secured by its ate seal to be affixed hereunto by its secured by its se	igns for- feminine st to the aid trust terest of al entity. is a cor- officers
TO HAVE AND TO HOLD the same to the same to the neuter and the singular includes the strantor as well as each and all other persons of deed; the word "trustee" includes any success the beneficiary first named above; and the word "IN WITNESS WHEREOF, the under to the strantor, it has caused its corporate name to the surface of the stranton, it has caused its corporate name to the surface of the	winto the second party, his wer the context so require plural; the word "grant pwing an obligation, the por trustee, the word "ben" person" includes corporations of trustee has hereun be signed and its corporation of Directors. PERRY DE ABBE LAND ACCEPTING E TO THE CITY OR USES. STATE OF OREGON County of Klama S 194 Filed for record at record at 11:47 in Vol. M86	es, the masculine gender includes the cor includes any successor in interessertormance of which is secured by successor in includes any successor in intion and any other legal or commercianto set his hand; if the undersigned in ate seal to be affixed hereunto by its secured b	igns for- feminine st to the aid trust terest of al entity. is a cor- officers
TO HAVE AND TO HOLD the same to the same to the neuter and the singular includes and the neuter and the singular includes any success the beneficiary first named above; and the word in the beneficiary first named above; and the word in the beneficiary first named above; and the word in the beneficiary first named above; and the word in the beneficiary first named above; and the word in the beneficiary first named above; and the word in the beneficiary first named above; and the word in the beneficiary first named above; and the word in the same to the same of acknowledgment appearing the same to the same of acknowledgment appearing the same of acknowledgment appearing the same of acknowledgment was acknowledged before this instrument was acknowledged before the same of the same	synto the second party, his ever the context so require plural; the word "grant owing an obligation, the por trustee, the word "ben" person" includes corporate signed trustee has hereus be signed and its corporate of Directors. PERTY DE-ABLE LAND ACCEPTING E TO THE CITY OR USES. STATE OF OREGO County of Klama is 194 Filed for record at record at 11:47 in Vol. M86 Evelyn By	s heirs, successors-in-interest and asses, the masculine gender includes the correction of the correct	igns for- feminine st to the aid trust terest of al entity. s a cor- officers
TO HAVE AND TO HOLD the same to the same t	synto the second party, his ever the context so require plural; the word "grant owing an obligation, the por trustee, the word "ben" person" includes corporate signed trustee has hereus be signed and its corporate of Directors. PERTY DE-ABLE LAND ACCEPTING E TO THE CITY OR USES. STATE OF OREGO County of Klama is 194 Filed for record at record at 11:47 in Vol. M86 Evelyn By	es, the masculine gender includes the cor includes any successor in interessertormance of which is secured by successor in includes any successor in intion and any other legal or commercianto set his hand; if the undersigned in ate seal to be affixed hereunto by its secured b	igns for- feminine st to the aid trust terest of al entity. is a cor- officers)ss