	POIN No. 1932-DEED_EST 1992: An liev of foreclosure (Individual or Corporch). ON SA273 THIS INDENTURE between Frank E. Payton, C.P. Payton and Doris A. Payton, Mereinatter called the first party, and Harry Le Hamilton Whereas, the title to the real property basis in the first party basis in the first party basis in the first party of the second party; WITNESSETH:
	volume No. <u>M81</u> (state which), reference to said records hereby being made or trust deed are now owned by the state which is the state of the state which is the state of the
	intendiate foreclosure, and whereas the first party, being unable to pay the same, has requested the second party does now accept on absolute deed of conveyance of said property in satisfaction of the indebtedness.
	When the second party, his heir
	Lo successors
	Lots 3 and 18 of Marina Park, according to the official plat thereof of the County Clerk of Klamath County, Oregon.
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