OKBB OKBB OKBBING OKBING	val ar Corporale).
Mount Super to our	STEVENS-NESS LAW PULCO. PORTLAND.C
THIS INDEMATING	Page 1041
	Juth day of
Called trustee and	
and the second party.	, herein,
There will be a second and the second second	WITNESSEm
delivered to Klamath Country and Le	anna J., Schill
of J. Claude Bowden	WITNESSETH : anna. J. Schill ny as grantor, executed as trustee for the
of Klamath 1901, duly reco	orded Norrowhand a sherefician
instrumented and County, Oregon in	book/w.nt 1987 in the
certain office was conveyed by said dram	nton the which). In said trust deed the not
of the obligations secured by	eneficiary. The said to secure, among other things, the performance
the sale herein the	in the notice of default hereinsti
By reason of	and such defai
peneticiary therein named, or his successor in the	holder of the obligations secured by
ment and sale to satisfy	I holder of the obligations secured by said trust deed, being the terest, declared all sums so secured immediately due and owing; the said real property and to foreclose said trust deed by advertise for swas recorded in the mortgage records of said county of orune Wo. M88 at page 9243 thereof or as Yee file (indicate which), to which reference now is made.
une 15 generally grantor's said obligat	tions was recorded in the mortdate said trust deed by advertise
111010TITA/ACCADICAL TO A	And a said Contraction of Said Contraction
were served	him him and ine undersigned trustee days and
(2)(a) at local too	and the by both first class and certified mail with
class and contiting days before the date the prope	then legal representatives, if any named in ODO and receip
ministrator or executor of any first request	ed, to the last-known address Notice of Sale was mailed by fired
disabilities	of or a stand address of the dup-di-
scribed in the trust 1	he Notice (1), promptly after the trustee received trace to ad-
scribed in the trust deed in the manner in which as	he Notice of Sale was served upon occupants of the
scribed in the trust deed in the manner in which as 120 days before the date the property was sold, pursu and released from the stay, copies of an Amended N	he Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least
scribed in the trust deed in the manner in which as 120 days before the date the property was sold, pursu and released from the stay, copies of an Amended Nu by registered or certified mail to the last-known address address provided	he Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least votice of Sale in the form required by ORS 86 756(1). If the foreclosure proceedings were stayed
scribed in the trust deed in the manner in which as 120 days before the date the property was sold, pursu and released from the stay, copies of an Amended No by registered or certified mail to the last-known addr address provided by each person who was present and lays after the release from the stay. Further, the trus	he Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least vant to ORS 86.750(1). If the foreclosure proceedings were stayed ress of those persons listed in ORS 86.740 and 86.750(1) and to the t the time and place set for the sale which were the property of the value of the sale which were the property of the property of the value of the time and place set for the sale which were the property of the value of the persons listed in ORS 86.740 and 86.750(1) and to the
scribed in the trust deed in the manner in which as 120 days before the date the property was sold, pursu and released from the stay, copies of an Amended N by registered or certified mail to the last-known addr address provided by each person who was present au lays after the release from the stay. Further, the trust as furthing the start of the start of the start of the start provided by the start of the start of the start of the start as furthing the start of the start of the start of the start of the start as furthing the start of the start	he Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least vant to ORS 86.750(1). If the foreclosure proceedings were stayed ress of those persons listed in ORS 86.740 and 86.750(1) and to the t the time and place set for the sale which was stayed within 30 property of the sale in a provide stay of the sale stay of
scribed in the trust deed in the manner in which as 120 days before the date the property was sold, pursu and released from the stay, copies of an Amended N by registered or certified mail to the last-known addr address provided by each person who was present au lays after the release from the stay. Further, the trust ral circulation in each county in which the said real ast publication of said notice occurred more than twe ublication of said notice of sale are shown by one of a the other in the sale are shown by one of the sale are shown by one of the sale are shown by one of the sale are shown by one of the sale are	he Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least vant to ORS 86.750(1). If the foreclosure proceedings were stayed office of Sale in the form required by ORS 86.755(6) were mailed to the time and place set for the sale which was stayed within 30 property is situated, once a week for four successive weeks; the
scribed in the trust deed in the manner in which as 120 days before the date the property was sold, pursu and released from the stay, copies of an Amended N by registered or certified mail to the last-known addr address provided by each person who was present au lays after the release from the stay. Further, the trust ral circulation in each county in which the said real ast publication of said notice occurred more than twe ublication of said notice of sale are shown by one on ate of sale in the officjal records of said county. Said	he Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least vant to ORS 86.750(1). If the foreclosure proceedings were stayed office of Sale in the form required by ORS 86.755(6) were mailed to the time and place set for the sale which was stayed within 30 property is situated, once a week for four successive weeks; the enty days prior to the date of such sale. The mailing, service and the steries of the service duly records.
scribed in the trust deed in the manner in which as 120 days before the date the property was sold, pursu and released from the stay, copies of an Amended N by registered or certified mail to the last-known addr address provided by each person who was present au lays after the release from the stay. Further, the trust ral circulation in each county in which the said real ast publication of said notice occurred more than twe ublication of said notice of sale are shown by one on ate of sale in the officjal records of said county, sain nd election to sell and the trustee's notice of sale he	he Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least vant to ORS 86.750(1). If the foreclosure proceedings were stayed ress of those persons listed in ORS 86.740 and 86.750(1) and to the t the time and place set for the sale which was stayed within 30 property is situated, once a week for four successive weeks; the or more affidavits or proofs of service duly recorded prior to the affidavits and proofs, together with the sole duly recorded prior to the
scribed in the trust deed in the manner in which as 120 days before the date the property was sold, pursu and released from the stay, copies of an Amended N by registered or certified mail to the last-known addr address provided by each person who was present au lays after the release from the stay. Further, the trust ral circulation in each county in which the said real ast publication of said notice occurred more than twe ublication of said notice of sale are shown by one on ate of sale in the officjal records of said county, sain nd election to sell and the trustee's notice of sale he	he Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least vant to ORS 86.750(1). If the foreclosure proceedings were stayed ress of those persons listed in ORS 86.740 and 86.750(1) and to the t the time and place set for the sale which was stayed within 30 property is situated, once a week for four successive weeks; the or more affidavits or proofs of service duly recorded prior to the affidavits and proofs, together with the sole duly recorded prior to the
scribed in the trust deed in the manner in which as 120 days before the date the property was sold, pursu and released from the stay, copies of an Amended N by registered or certified mail to the last-known addres address provided by each person who was present au lays after the release from the stay. Further, the trust ral circulation in each county in which the said real ast publication of said notice of sale are shown by one on ate of sale in the officjal records of said county, said ustee's deed as fully as if set out herein verbatim. The an the persons named in said affidavits and proofs operty, entitled to notice pursuant to ORS 86 740ct	he Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least vant to ORS 86.750(1). If the foreclosure proceedings were stayed office of Sale in the form required by ORS 86.755(6) were mailed to the server proceedings were stayed ress of those persons listed in ORS 86.740 and 86.750(1) and to the stee published a copy of said notice of sale in a newspaper of gen- enty days prior to the date of such sale. The mailing, service and or more attidavits or proofs of service duly recorded prior to the ing now referred to and incorporated in and made a part of this is a shaving or claiming a lien on or interest in a view person, other
scribed in the trust deed in the manner in which as 120 days before the date the property was sold, pursu and released from the stay, copies of an Amended N by registered or certified mail to the last-known addr address provided by each person who was present an lays after the release from the stay. Further, the trust ral circulation in each county in which the said real ast publication of said notice occurred more than twe ublication of said notice of sale are shown by one of ate of sale in the official records of said county, said ustee's deed as fully as if set out herein verbatim. The trust of the persons named in said affidavits and proofs operty, entitled to notice pursuant to ORS 86.740(1 Pursuant to said notice of sale, the undersided	he Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least to ORS 86.750(1). If the foreclosure proceedings were stayed orice of Sale in the form required by ORS 86.755(6) were mailed to the time and place set for the sale which was stayed within 30 property is situated, once a week for four successive weeks; the enty days prior to the date of such sale. The mailing, service and d affidavits and proofs, together with the said notice of default in g now referred to and incorporated in and made a part of this as having or claiming a lien on or interest in said described real (b) or (1)(c).
scribed in the trust deed in the manner in which as 120 days before the date the property was sold, pursu- and released from the stay, copies of an Amended N- by registered or certified mail to the last-known addre lays after the release from the stay. Further, the trus- ral circulation in each county in which the said real ast publication of said notice occurred more than twe ublication of said notice of sale are shown by one of ate of sale in the official records of said county, said tustee's deed as fully as if set out herein verbatim. The part of the persons named in said affidavits and proofs to perty, entitled to notice pursuant to ORS 86.740(1 Pursuant to said notice of sale, the undersigned 1:00 o'clock, PM., of said day, in according the the day and the said day.	the Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least votice of Sale in the form required by ORS 86.755(6) were mailed to ORS 86.750(1). If the foreclosure proceedings were stayed votice of Sale in the form required by ORS 86.755(6) were mailed to the time and place set for the sale which was stayed within 30 property is situated, once a week for four successive weeks; the enty days prior to the date of such sale. The mailing, service and id affidavits and proofs, together with the said notice of default he undersigned trustee has no actual notice of any person, other as having or claiming a lien on or interest in said described real thus the on
scribed in the trust deed in the manner in which as 120 days before the date the property was sold, pursu- and released from the stay, copies of an Amended No- by registered or certified mail to the last-known addre lays after the release from the stay. Further, the trus- ral circulation in each county in which the said real ast publication of said notice occurred more than twe ublication of said notice of sale are shown by one on ate of sale in the official records of said county, said ustee's deed as fully as if set out herein verbatim. The trust of said notice pursuant to ORS 86.740(1 Pursuant to said notice of sale, the undersigned 1:00 o'clock, PM., of said day, in accord us the day and hour to which said sale was postpon ur set in the amended Notice of Sale) * and at the or of Sale in the amended Notice of Sale) * and at the set of sale in the other of the said at the trustee's notice of sale. A star the persons named in said affidavits and proofs operty, entitled to notice pursuant to ORS 86.740(1 Pursuant to said notice of sale, the undersigned 1 the day and hour to which said sale was postpon we set in the amended Notice of Sale) * and at the	The Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least to ORS 86.750(1). If the foreclosure proceedings were stayed orice of Sale in the form required by ORS 86.755(6) were mailed to the time and place set for the sale which was stayed within 30 property is situated, once a week for four successive weeks; the enty days prior to the date of such sale. The mailing, service and id affidavits or proofs of service duly recorded prior to the ing now referred to and incorporated in and made a part of this is a having or claiming a lien on or interest in said described real 1/(b) or $(1)(c)$.
scribed in the trust deed in the manner in which as 120 days before the date the property was sold, pursu- and released from the stay, copies of an Amended No- by registered or certified mail to the last-known addre lays after the release from the stay. Further, the trus- ral circulation in each county in which the said real ast publication of said notice occurred more than twe ublication of said notice of sale are shown by one on ate of sale in the official records of said county, said ustee's deed as fully as if set out herein verbatim. The trust of said notice pursuant to ORS 86.740(1 Pursuant to said notice of sale, the undersigned 1:00 o'clock, PM., of said day, in accord ust set in the amended Notice of Sale)* and at the use of the state of Oregon and pursuant to the powers	the Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least to ORS 86.750(1). If the foreclosure proceedings were stayed orice of Sale in the form required by ORS 86.755(6) were mailed to the and place set for the sale which was stayed within 30 property is situated, once a week for four successive weeks; the or more attidavits or proofs of service duly recorded prior to the ing now referred to and incorporated in and made a part of this is a having or claiming a lien on or interest in said described real (b) or (1)(c).
scribed in the trust deed in the manner in which as 120 days before the date the property was sold, pursu- and released from the stay, copies of an Amended No- by registered or certified mail to the last-known addre lays after the release from the stay. Further, the trus- ral circulation in each county in which the said real ast publication of said notice occurred more than twe ublication of said notice of sale are shown by one on ate of sale in the official records of said county, said ustee's deed as fully as if set out herein verbatim. The trust of said notice pursuant to ORS 86.740(1 Pursuant to said notice of sale, the undersigned 1:00 o'clock, PM., of said day, in accord ust set in the amended Notice of Sale)* and at the use of the state of Oregon and pursuant to the powers	the Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least to ORS 86.750(1). If the foreclosure proceedings were stayed orice of Sale in the form required by ORS 86.755(6) were mailed to the and place set for the sale which was stayed within 30 property is situated, once a week for four successive weeks; the enty days prior to the date of such sale. The mailing, service and id affidavits or proofs of service duly recorded prior to the ing now referred to and incorporated in and made a part of this is a having or claiming a lien on or interest in said described real (b) or (1)(c).
scribed in the trust deed in the manner in which as scribed in the trust deed in the manner in which as 120 days before the date the property was sold, pursu- and released from the stay, copies of an Amended No- by registered or certified mail to the last-known addre days after the release from the stay. Further, the trus- ral circulation in each county in which the said real ast publication of said notice occurred more than twe ublication of said notice of sale are shown by one of ate of sale in the official records of said county, said the election to sell and the trustee's notice of sale, bein ustee's deed as fully as if set out herein verbatim. The man the persons named in said affidavits and proofs operty, entitled to notice pursuant to ORS 86.740(1 Pursuant to said notice of sale, the undersigned 1:00	the Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least to ORS 86.750(1). If the foreclosure proceedings were stayed orice of Sale in the form required by ORS 86.755(6) were mailed to the and place set for the sale which was stayed within 30 property is situated, once a week for four successive weeks; the enty days prior to the date of such sale. The mailing, service and id affidavits or proofs of service duly recorded prior to the ing now referred to and incorporated in and made a part of this is a having or claiming a lien on or interest in said described real (b) or (1)(c).
scribed in the trust deed in the manner in which as 120 days before the date the property was sold, pursu- and released from the stay, copies of an Amended Nu- by registered or certified mail to the last-known addre days after the release from the stay. Further, the trus- ral circulation in each county in which the said real ast publication of said notice occurred more than twe ublication of said notice of sale are shown by one on ate of sale in the officjal records of said county, said ustee's deed as fully as if set out herein verbatim. The tau the persons named in said affidavits and proofs operty, entitled to notice of sale, the undersigned 1:00 °Clock, PM., of said day, in accord us the day and hour to which said sale was postpon- ur set in the amended Notice of Sale)* and at the sole state of Oregon and pursuant to the powers one parcel at public auction to the said second party to bidder at such sale and said sum being the highest paration paid for this transfer is the sum of \$8,350	The Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least to ORS 86.750(1). If the foreclosure proceedings were stayed orice of Sale in the form required by ORS 86.755(6) were mailed to the time and place set for the sale which was stayed within 30 property is situated, once a week for four successive weeks; the or more attidavits or proofs of service duly recorded prior to the affidavits and proofs, together with the said notice of default he undersigned trustee has no actual notice of any person, other to a shaving or claiming a lien on or interest in said described real (1)(b) or $(1)(c)$.
scribed in the trust deed in the manner in which as 120 days before the date the property was sold, pursu- and released from the stay, copies of an Amended Nu- by registered or certified mail to the last-known addre days after the release from the stay. Further, the trus- ral circulation in each county in which the said real ast publication of said notice occurred more than twe ublication of said notice of sale are shown by one on ate of sale in the officjal records of said county, said ustee's deed as fully as if set out herein verbatim. The tau the persons named in said affidavits and proofs operty, entitled to notice of sale, the undersigned 1:00 °Clock, PM., of said day, in accord us the day and hour to which said sale was postpon- ur set in the amended Notice of Sale)* and at the sole state of Oregon and pursuant to the powers one parcel at public auction to the said second party to bidder at such sale and said sum being the highest paration paid for this transfer is the sum of \$8,350	the Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least of the ORS 86.750(1). If the foreclosure proceedings were stayed rest of Sale in the form required by ORS 86.755(6) were mailed to the form required by ORS 86.750(1) and to the the time and place set for the sale which was stayed within 30 property is situated, once a week for four successive weeks; the enty days prior to the date of such sale. The mailing, service and the undersigned trustee has no actual notice of any person, other the undersigned trustee has no actual notice of any person, other the standard of time established by ORS 187.110, (which med as permitted by ORS 86.75(2)) (which was the day and d with the standard of time established by ORS 187.110, (which place so fixed for sale, as aforesaid, in full accordance with the so fixed for sale, as aforesaid, in full accordance with the so fixed for sale, as aforesaid, in full accordance with the place so fixed for sale, as aforesaid, in full accordance with the so fixed trustee to sale trust deed, sold said real property of the sum of \$\$, 3,350.90, he being the highest and 0.90.
scribed in the trust deed in the manner in which as 120 days before the date the property was sold, pursu- and released from the stay, copies of an Amended Nu- by registered or certified mail to the last-known addre days after the release from the stay. Further, the trus- ral circulation in each county in which the said real ast publication of said notice occurred more than twe ublication of said notice of sale are shown by one on ate of sale in the officjal records of said county, said ustee's deed as fully as if set out herein verbatim. The tau the persons named in said affidavits and proofs operty, entitled to notice of sale, the undersigned 1:00 °Clock, PM., of said day, in accord us the day and hour to which said sale was postpon- ur set in the amended Notice of Sale)* and at the sole state of Oregon and pursuant to the powers one parcel at public auction to the said second party to bidder at such sale and said sum being the highest paration paid for this transfer is the sum of \$8,350	he Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least uant to ORS 86.750(1). If the foreclosure proceedings were stayed office of Sale in the form required by ORS 86.755(6) were mailed ress of those persons listed in ORS 86.740 and 86.750(1) and to the the time and place set for the sale which was stayed within 30 property is situated, once a week for four successive weeks; the enty days prior to the date of such sale. The mailing, service and or more affidavits or proofs of service duly recorded prior to the ing now referred to and incorporated in and made a part of this a shaving or claiming a lien on or interest in said described real t)(b) or (1)(c). trustee on <u>October 30</u> , 19.88, at the hour of d with the standard of time established by ORS 187.110, (which place so fixed for sale, as aforesaid, in full accordance with the conferred upon him by said trust deed, sold said real property of or the sum of §. 8,350.90 t) and best sum bid for said property. The true and actual con-
scribed in the trust deed in the manner in which as 120 days before the date the property was sold, pursu- and released from the stay, copies of an Amended Nu- by registered or certified mail to the last-known addre days after the release from the stay. Further, the trus- ral circulation in each county in which the said real ast publication of said notice occurred more than twe ublication of said notice of sale are shown by one on ate of sale in the officjal records of said county, said ustee's deed as fully as if set out herein verbatim. The tau the persons named in said affidavits and proofs operty, entitled to notice of sale, the undersigned 1:00 °Clock, PM., of said day, in accord us the day and hour to which said sale was postpon- ur set in the amended Notice of Sale)* and at the sole state of Oregon and pursuant to the powers one parcel at public auction to the said second party to bidder at such sale and said sum being the highest paration paid for this transfer is the sum of \$8,350	he Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least uant to ORS 86.750(1). If the foreclosure proceedings were stayed office of Sale in the form required by ORS 86.755(6) were mailed ress of those persons listed in ORS 86.740 and 86.750(1) and to the t the time and place set for the sale which was stayed within 30 property is situated, once a week for four successive weeks; the enty days prior to the date of such sale. The mailing, service and or more affidavits or proofs of service duly recorded prior to the ing now referred to and incorporated in and made a part of this a shaving or claiming a lien on or interest in said described real t)(b) or (1)(c). trustee on <u>October 30</u> , 19.88, at the hour of d with the standard of time established by ORS 187.110, (which place so fixed for sale, as aforesaid, in full accordance with the conferred upon him by said trust deed, sold said real property of the sum of \$.8,350.90 t and best sum bid for said property. The true and actual con- ED ON REVERSE SIDE]
scribed in the trust deed in the manner in which as scribed in the trust deed in the manner in which as 120 days before the date the property was sold, pursu- and released from the stay, copies of an Amended No- by registered or certified mail to the last-known addre days after the release from the stay. Further, the trus- ral circulation in each county in which the said real ast publication of said notice occurred more than twe ublication of said notice of sale are shown by one on ate of sale in the official records of said county, said and the trustee's notice of sale, bein ustee's deed as fully as if set out herein verbatim. The trust to said notice of sale, the undersigned 1:00 °Clock, PM., of said day, in accords are tin the amended Notice of Sale was postpon ur set in the amended Notice of Sale was postpon ur set in the amended Notice of Sale)* and at the pone parcel at problec auction to the said second party to bidder at such sale and said sum being the highest to bidder at such sale and said sum being the highest to mail for this transfer is the sum of \$8,350 the words in perentheses if inoppliceble. (CONTINUE	he Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least votice of Sale in the form required by ORS 86.755(6) were mailed to ORS 86.750(1). If the foreclosure proceedings were stayed votice of Sale in the form required by ORS 86.755(6) were mailed to the time and place set for the sale which was stayed within 30 property is situated, once a week for four successive weeks; the enty days prior to the date of such sale. The mailing, service and the undersigned truste has no actual notice of any person, other is a having or claiming a lien on or interest in said described real thus the standard of time established by ORS 187.110, (which med as permitted by ORS 86.755(2)) (which was the day and place so fixed for sale, as aforesaid, in full accordance with the sconferred upon him by said trust deed, sold said real property of the sum of \$\$.8,350.90 to the said property. The true and actual con- ED ON REVERSE SIDE]
scribed in the trust deed in the manner in which as scribed in the trust deed in the manner in which as 120 days before the date the property was sold, pursu- and released from the stay, copies of an Amended Nu- by registered or certified mail to the last-known addre days after the release from the stay. Further, the trust- ral circulation in each county in which the said real ast publication of said notice occurred more than twe ublication of said notice of sale are shown by one on ate of sale in the officjal records of said county, said nu election to sell and the trustee's notice of sale, bein ustee's deed as fully as if set out herein verbatim. The and the persons named in said affidavits and proofs roperty, entitled to notice of sale, the undersigned 1:00 o'clock, PM., of said day, in accord us set in the amended Notice of Sale)* and at the so of the state of Oregon and pursuant to the powers one parcel at public auction to the said second party bidder at such sale and said sum being the highest to bidder at such sale and said sum being the highest to bidder at such sale and said sum being the highest to bidder at such sale and said sum being the highest and parentheses if inepplicable. (CONTINUE CONTINUE	he Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least votice of Sale in the form required by ORS 86.755(6) were mailed totice of Sale in the form required by ORS 86.755(6) were mailed the time and place set for the sale which was stayed within 30 property is situated, once a week for four successive weeks; the enty days prior to the date of such sale. The mailing, service and if affidavits and proofs, together with the said notice of default ing now referred to and incorporated in and made a part of this a shaving or claiming a lien on or interest in said described real (1)(b) or (1)(c). trustee on October 30 d with the standard of time established by ORS 187.110, (which place so fixed for sale, as aforesaid, in full accordance with the conferred upon him by said trust deed, sold said real property to the sum of \$.8,350.90 , he being the highest and (2.90) ED ON REVERSE SIDE)
scribed in the trust deed in the manner in which as scribed in the trust deed in the manner in which as 120 days before the date the property was sold, pursu- and released from the stay, copies of an Amended No- by registered or certified mail to the last-known addre hadress provided by each person who was present and lays after the release from the stay. Further, the trust- ral circulation in each county in which the said real ast publication of said notice occurred more than twe ublication of said notice of sale are shown by one on- ate of sale in the official records of said county, sain and election to sell and the trustee's notice of sale, bein- ustee's deed as fully as if set out herein verbatim. The trustee's deed as fully as if set out herein verbatim. The persons named in said affidavits and proofs to perty, entitled to notice pursuant to ORS 86.740(1 Pursuant to said notice of sale, the undersigned 1:00	he Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least votice of Sale in the form required by ORS 86.755(6) were mailed to ORS 86.750(1). If the foreclosure proceedings were stayed votice of Sale in the form required by ORS 86.755(6) were mailed to the time and place set for the sale which was stayed within 30 the published a copy of said notice of sale in a newspaper of gen- enty days prior to the date of such sale. The mailing, service and the undersigned trustee has no actual notice of default ing now referred to and incorporated in and made a part of this a shaving or claiming a lien on or interest in said described real thus the standard of time established by ORS 187.110, (which med as permitted by ORS 86.755(2)) (which was the day and place so fixed for sale, as aforesaid, in full accordance with the sconferred upon him by said trust deed, sold said real property to fix the standard of time established by ORS 187.110, (which med as permitted by ORS 86.755(2)) (which was the day and place so fixed for sale, as aforesaid, in full accordance with the sconferred upon him by said trust deed, sold said real property t and best sum bid for said property. The true and actual con- ter on Reverse subes STATE OF OREGON, (2001) (ED ON REVERSE SIDE)
scribed in the trust deed in the manner in which as solved in the trust deed in the manner in which as a 120 days before the date the property was sold, pursuand released from the stay, copies of an Amended Noby registered or certified mail to the last-known address provided by each person who was present at lays after the release from the stay. Further, the trust ral circulation in each county in which the said real ast publication of said notice occurred more than twe ublication of said notice of sale are shown by one of ate of sale in the officjal records of said county, said election to sell and the trustee's notice of sale, bein ustee's deed as fully as if set out herein verbatim. The ant the persons named in said affidavits and proots operty, entitled to notice pursuant to ORS 86.740(1 Pursuant to said notice of sale, the undersigned 1:00 °Clock, PM., of said day, in accord us the day and hour to which said sale was postpour uset in the amended Notice of Sale)* and at the proof of the state of Oregon and pursuant to the powers one parcel at public auction to the said second party bidder at such sale and said sum being the highest of a such sale	he Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least votice of Sale in the form required by ORS 86.755(6) were mailed to ORS 86.750(1). If the foreclosure proceedings were stayed votice of Sale in the form required by ORS 86.755(6) were mailed to the time and place set for the sale which was stayed within 30 property is situated, once a week for four successive weeks; the enty days prior to the date of such sale. The mailing, service and the undersigned trustee has no actual notice of any person, other ing now referred to and incorporated in and made a part of this as having or claiming a lien on or interest in said described real (1)(b) or (1)(c). trustee on
scribed in the trust deed in the manner in which as solved and released from the stay, copies of an Amended No by registered or certified mail to the last-known address provided by each person who was present at lays after the release from the stay. Further, the trust ral circulation in each county in which the said real ast publication of said notice of sale are shown by one of ate of sale in the official records of said county, said election to sell and the trustee's notice of sale, being ustee's deed as fully as if set out herein verbatim. The ant the persons named in said affidavits and proofs of perty, entitled to notice pursuant to ORS 86.740(1 Pursuant to said notice of sale, the undersigned 1:00 o'clock, PM., of said day, in accord us set in the amended Notice of Sale)* and at the field of the state of Oregon and pursuant to the powers one parcel at public auction to the said second part bidder at such sale and said sum being the highest of the state of Oregon and pursuant to the powers one parcel at public auction to the said second part bidder at such sale and said sum being the highest of a suc	he Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least values to ORS 86.750(1). If the foreclosure proceedings were stayed office of Sale in the form required by ORS 86.755(6) were mailed to the served pursuant to ORCS 86.740 and 86.750(1) and to the state published a copy of said notice of sale in a newspaper of gen- property is situated, once a week for four successive weeks; the enty days prior to the date of such sale. The mailing, service and the undersigned trustee has no actual notice of any person, other ing now referred to and incorporated in and made a part of this as having or claiming a lien on or interest in said described real the the standard of time established by ORS 187.110, (which med as permitted by ORS 86.755(2)) (which was the day and the standard of time established by ORS 187.110, (which place so fixed for sale, as aforesaid, in full accordance with the conferred upon him by said trust deed, sold said real property than being the size and property. The true and actual con- ter of the sum of \$.8,350.90 the sum of \$.8,350.90 the sum of \$.8,350.90 the sum of \$.8,350.90 the sum bid for said property. The true and actual con- ter on the sum of \$.8,350.90 the sum bid for said property. The true and actual con- ter on the sum bid for said property. The true and actual con- ter on the sum bid for said property. The true and actual con- ter on the sum bid for said property. The true and actual con- ter on the sum bid for said property. The true and actual con- ter on the sum bid for said property. The true and actual con- ter on the sum bid for said property. The true and actual con- ter on the sum bid for said property. The true and actual con- ter on the sum bid for said property. The true and actual con- ter on the sum bid for said property. The true and actual con- ter on the sum bid for said property. The true and actual con- ter on the sum bid for said property. The true and actual con- ter on the sum bid by bid by the b
scribed in the trust deed in the manner in which as solved and the trust deed in the manner in which as a 120 days before the date the property was sold, pursuand released from the stay, copies of an Amended Noby registered or certified mail to the last-known address provided by each person who was present at lays after the release from the stay. Further, the trust ral circulation in each county in which the said real ast publication of said notice occurred more than twe ublication of said notice of sale are shown by one of a election to sell and the trustee's notice of sale, bein ustee's deed as fully as if set out herein verbatim. The ant the persons named in said affidavits and proofs for perty, entitled to notice pursuant to ORS 86.740(1 Pursuant to said notice of sale, the undersigned 1:00 o'clock, PM., of said day, in accord us set in the amended Notice of Sale)* and at the set in the amended Notice of Sale)* and at the set in the amended Notice of Sale)* and at the set in the amended Notice of Sale)* and at the set in the amended Notice of Sale)* and at the set in the amended Notice of Sale)* and at the set in the amended Notice of Sale)* and at the set in the amended Notice of Sale)* and at the set in the amended Notice of Sale)* and at the set in the amended Notice of Sale)* and at the set in the amended Notice of Sale)* and at the set in the amended Notice of Sale)* and at the set in the amended Notice of Sale)* and at the set in the amended Notice of Sale)* and at the set is bidder at such sale and said sum being the highest of a such sale and said sum being the highest of a set in perentheses if inepplicable. (CONTINUE SANDE IN ADDRESS)	he Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least otice of Sale in the form required by ORS 86.755(6) were mailed totice of Sale in the form required by ORS 86.755(6) were mailed the time and place set for the sale which was stayed within 30 the published a copy of said notice of sale in a newspaper of gen- property is situated, once a week for four successive weeks; the enty days prior to the date of such sale. The mailing, service and d affidavits and proofs, together with the said notice of default ing now referred to and incorporated in and made a part of this he undersigned trustee has no actual notice of any person, other a shaving or claiming a lien on or interest in said described real t)(b) or (1)(c). trustee on
scribed in the trust deed in the manner in which as solution of the trust deed in the manner in which as a 120 days before the date the property was sold, pursuant released from the stay, copies of an Amended No. By registered or certified mail to the last-known address provided by each person who was present and lays after the release from the stay. Further, the trust relation in each county in which the said real lays after the release from the stay. Further, the trust ast publication of said notice of sale are shown by one or ate of sale in the officjal records of said county, said and election to sell and the trustee's notice of sale, bein ustee's deed as fully as if set out herein verbatim. The ant the persons named in said affidavits and proofs for perty, entitled to notice pursuant to ORS 86.740(1) are sold notice of sale, the undersigned 1:00 o'clock, PM., of said day, in according to the state of Oregon and pursuant to the powers so the state of Oregon and pursuant to the powers so the state of Oregon and pursuant to the powers been and for this transfer is the sum of \$8,350 or and for this transfer is the sum of \$8,350 or and the trustee's deed in porentheses it incepticable. (CONTINUE Statements to the form the form the form the form to form the state and said sum being the highest of the state of the s	he Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least obtained of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least obtained to ORS 86.750(1). If the foreclosure proceedings were stayed obtained of Sale in the form required by ORS 86.755(6) were mailed to the time and place set for the sale which was stayed within 30 the published a copy of said notice of sale in a newspaper of gen- property is situated, once a week for four successive weeks; the enty days prior to the date of such sale. The mailing, service and affidavits and proofs, together with the said notice of default ing now referred to and incorporated in and made a part of this he undersigned trustee has no actual notice of any person, other as having or claiming a lien on or interest in said described real D((b) or (1)(c). trustee on
scribed in the trust deed in the manner in which as solution of the trust deed in the manner in which as a 120 days before the date the property was sold, pursuant of the days before the date the property was sold, pursuant released from the stay, copies of an Amended No. The property was sold on the stay of the date the property was sold, pursuant and released from the stay, copies of an Amended No. The pursuant is easily as if set out herein verbatim. The trust deed as fully as if set out herein ver	he Notice of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least obtained of Sale was served upon occupants of the property de- summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least obtained to ORS 86.750(1). If the foreclosure proceedings were stayed obtained of Sale in the form required by ORS 86.755(6) were mailed to the time and place set for the sale which was stayed within 30 the published a copy of said notice of sale in a newspaper of gen- property is situated, once a week for four successive weeks; the enty days prior to the date of such sale. The mailing, service and affidavits and proofs, together with the said notice of default ing now referred to and incorporated in and made a part of this he undersigned trustee has no actual notice of any person, other as having or claiming a lien on or interest in said described real D((b) or (1)(c). trustee on

2

To the product of the same units of the same uni	DIOCK OF CHOMMAN	ther with any interest the said grantor or his succe and to the following described real property, to-wit:
Description of the second parts of the second parts, his heirs successors in interest and assigns to the singular includes the planet of the second parts, his heirs successors in interest and assigns to the singular includes the planet of the second parts, his heirs successors in interest and assigns to the singular includes the planet of the second parts, his heirs successors in interest and assigns to the singular includes the planet of the second parts, his heirs successors in interest and assigns to the singular includes the planet of the second parts, his heirs successors in interest and assigns to the singular includes the planet of the second parts, his heirs successors in interest and assigns to the singular includes the planet of the second parts, his heirs successors in interest and the singular includes the planet of the second parts, his heirs successors in interest and the result of the second parts, his heirs successors in interest and sing as successor instances of the second parts, his heirs and second the singular includes the planet of the second parts, his heirs and second the singular includes the planet of the second parts, his heirs and second the singular includes the planet of the second parts, his heirs and second the singular includes the planet of the second parts, his heirs and second the singular includes the planet of the second parts, his heirs and the second the singular includes the planet of the second parts, his heirs and the second the singular includes the planet of the second parts, his heirs and the second the singular includes the planet.	in the office of the a	to the official plat them of
Alter a second as a second as a second and a second action of the sec	Clerk of Kla	math County, Oregon.
Determine the problem is the prob	유민을 모양하는 것은 이 같은 유방물 것을 물었다. 지금	
Determine the problem is the prob	전에서 가장 가지 않는 것이다. 그 것은 가장 가지 않는 것이 가지 않는 것이다. 가지 않는 같은 것은 것 같은 것은 것은 것이다. 같은 것이 같은 것이 같은 것이 같은 것이다. 같은 것이 있다.	승규님과 방법에 가지 않는 것 같아. 방법에 열심히 가지 않는 것 같아. 나는 것 같아. 나는 것 같아.
Constraints the second part of the second part, his heirs, successors in interest and assigns in the mathematical and the second part, his heirs, successors in interest and assigns in the second part, his heirs, successors in interest and assigns in the second part, his heirs, successors in interest and assigns in the second part, his heirs, successors in interest and assigns in the second part, his heirs, successors in interest and assigns in the second part, his heirs, successors in interest and assigns in the second part, his heirs, successors in interest and assigns in the second part in the second part, his heirs, successors in interest and assigns in the mathematical and the second part in the second second in the second in the second second in the second in the second second in the second is second in the second second in the second second in the second second in the second in the second second in the second second in the second second in the second in the second in the second second in the second in the second in the second second in the second second in the second in the second in the second second in the second in the second second in		
To have a second and the singular includes the planet the second party, his heirs, successors-in-interest and assigns to a second and whenever the context is required in the second party, his heirs, successors-in-interest and assigns to a second and the second party, his heirs, successors-in-interest and assigns to a second and whenever the context is required in the second party, his heirs, successors-in-interest and assigns to a second and whenever the context is required in the second party, his heirs, successors-in-interest and assigns to a second and whenever the context is required in the second party, his heirs, successors-in-interest and assigns to a second and the singular includes the planet. The word "grantor" includes any successor insistered to a second and all other and the singular includes in the planet. The word "grantor" includes any successor in interest to the second party, his heirs, successors-in-interest and assigns to a word and the planet is instrument and whenever the context is required in the undersigned is a second and all other planet. The word "grantor" includes any successor in interest to the second party, his heirs, successors-in-interest and essigns to the second party, his heirs, successors-in-interest and essigns to the second party is the word "grantor" includes any successor in interest to the second party is the and word is a second and all other planet. The word "grantor" includes any successor in interest to the second party is the and word is a second and all other planet. The word "grantor" includes any successor in interest to the second party is the and the singular includes is the planet. The word "grantor" includes any successor in interest to the second party is the and word is a second any other legal or commercial end its corporate and the singular includes the planet. The word "grantor" includes any successor in interest to the second party is the and the second party is the second any other legal or commercial end its corporate and the singular includes the p		다 잘 모두 걸려 한다. 이 것 같아요. 이 것 같아요. 정말 관계에 다 가지 않는 것 같아요. 이 가 있다.
TO HAVE AND TO HOLD the same undo the context so requires the masculine gender includes the singular includes the planet of the word "Beside in the singular includes the planet of the word "Beside includes and all other persons owing an obligation, the persons owing an additional and all other persons owing an obligation, the persons of the word "person" includes any successor in interest owing and all other persons owing an obligation, the persons owing an obligation includes any successor in interest owing a second of the word "person" includes any successor in interest owing any other fegal of commercial emit includes any successor in interest owing any other fegal of commercial emit includes any successor in interest owing any other fegal of commercial emit includes any successor in interest owing any other fegal of commercial emit includes any successor in interest owing any other fegal of commercial emit includes any successor in interest owing any other fegal of com		방법: (1997) - 2017 - 20
To have a second and a property of the same undo the second party his heirs, successors in interest on the singular includes the planet in the same undo the undersa undo the undersa undo the undersame undo the	. Deris and in provincies to descriptions	A CARLED CAROLINE
To HAVE AND TO HOLD the same unio the second party, his heirs, successors in interest and assigns to the song and the order song and the second party, his heirs, successors in interest and assigns to the song and the song as the base of the song as the base of the song as the base of the base	이 사실에서 집안되는 것 이 것 이 것 같아. 지난 이 가지 않았는 것 같은 것은 것은 것은 것은 것이 가지 않았다. 것 같은 것이 많은 것이 같아.	
TO HAVE AND TO HOLD the same unto the second party his heirs, successors in-interest and assigns the meter and the singular includes the place of the order of the second party his heirs, successors in-interest and assigns the meter and the singular includes the place of the second party his heirs, successors in-interest and assigns the meter and the singular includes the place of the second party his heirs, successors in-interest and assigns the meter and the singular includes the place of the second party his heirs, successors in-interest and assigns the meter and the singular includes the place of the second party his heirs, successors in-interest and assigns the meter and the singular includes the place of the second party his heirs, successors in-interest and assigns the meter and the singular includes the place of the second party his heirs, successors in-interest and assigns the meter and the singular includes the place of the second party his heirs, successors in-interest and assigns the meter and the singular includes the place of the second party his heirs, successors in-interest and assigns the meter and the singular includes the place of the second party his heirs, successors in-interest and assigns the meter and the singular includes the place of the second be second party his heirs, successor in interest to a difference of the second party his heirs, successor in interest and assigns the meter and the singular includes the place of trustee. The word "granto" includes any successor in interest to a difference of the second between the second be added or the second be added or the second in the second is a second and all other persons owing an obligation, the periormance of which is secured by said to be be added or the second be added or the second is a second and all other periormance of the second is corporate as and the second is a second and all other periormance of the second is corporate second and other second is a second and all other periormance of the second is a second and the second by s	Post process of the second second of the second of the second sec	알려는 가슴 옷이는 가지 않는 것이 있는 것이 있는 것이다. 같은 것은 것은 것은 것이 같은 것이 있는 것이 있는 것이 같은 것이다.
TO HAVE AND TO HOLD the same unto' the solution of the period and and whenever the context so requires, the masculate and all other second matry, his heirs, successors-in-interest and assigns the word "grantor" includes any successor in interest of the word "grantor" includes any successor in interest of the word "grantor" includes any successor in interest of the word "grantor" includes any successor in interest of the word "grantor" includes any successor in interest and all other word "grantor" includes any successor in interest of the word "grantor" includes any successor in interest of the word "grantor" includes any successor in interest and assigns interest in the word "grantor" includes any successor in interest of the word "grantor" includes any successor in interest of the word "grantor" includes any successor in interest of the word "grantor" includes any successor in interest of the word "grantor" includes any successor in interest of the word "grantor" includes any successor in interest of the word "grantor" includes any successor in interest of the word "grantor" includes any successor in interest includes the plane of the word "grantor" includes any successor in interest of the word "grantor" includes any successor in interest of the word "grantor" includes any successor in interest of the word "grantor" includes any successor in interest of the word "grantor" includes any successor in interest of the word "grantor" includes any successor in interest of the word "grantor" includes any successor in interest of the word "grantor" includes any successor in interest the word "grantor" includes any successor in interest of the word "grantor" includes any successor in interest of the word "grantor" includes any successor in interest the word word word is band of the word "grantor" includes	小球 化内容 计设计分子 计正式公司 计分子 计分子 医乙酰乙烯 网络马马斯马马斯马利马斯马利马利马利马利	
To have and the same and set has been and the been and the second set in the second	Japas of the state of the part and furrhadin of the party for	
The product of the product of the indicate of	hour set in the arearand Notice of Sale Prand of the prese	tree (floor group for and) and a second sec
Distribution of the second party, his heirs, successors-in-interest and assigns to the neutron of the singular includes and whenever the context so requires, the masculine gender includes the femile of the second party, his heirs, successors-in-interest and assigns to the neutron and all other persons owing an obligation, the performance of which is secured by said the word "person" includes any successor in interest to the neutron and all other persons owing an obligation, the performance of which is secured by said the second party, his heirs, successors-in-interest and assigns to the word "trustee" includes any successor in interest to the word "granto" includes any successor in interest to the word "person" includes any successor in interest of the word "beneficiary includes any successor in interest of the word "beneficiary" includes any successor in interest of the word "beneficiary" includes any successor in interest of the word "beneficiary" includes any successor in interest of the word "beneficiary" includes any successor in interest of the word "beneficiary" includes any successor in interest of the word "beneficiary" includes any successor in interest of the the word "beneficiary" includes any successor in interest of the there word "beneficiary" includes any successor in interest of the there word "beneficiary" includes any successor in interest of the there word "beneficiary" includes any successor in interest of the there word "beneficiary" includes any successor in interest of the there word "beneficiary" includes any successor in interest of the there word "beneficiary" includes any successor in interest of the there word "beneficiary" includes any successor in interest of the there word "beneficiary" includes any successor in interest of the there word "beneficiary" includes any successor in interest of the there word "beneficiary" includes any successor in interest of the there word "beneficiary includes any successor in interest of the there word "beneficiary includes any successor in int	the day cold from to which said site way postputed as	
TO HAVE AND TO HOLD the same unto the second party, his heirs, successors-in-interest and assigns in the automation of the same unto the second party, his heirs, successors-in-interest and assigns in the second at the second second at the second s	Pursuant to some more $1, 00$ and density record with $1, 00$	
Distribution of the second states of 0.02 82 to 0(1)(D) or (1)(2) is the states of the second states of the sec	- 22 · 11 [19] 24 · 20 · 21 · 22 · 21 · 22 · 22 · 22 · 22	여야, 성상 방법을 알았다. 이 이 것이 가지 않는 것은 것을 가지 않는 것을 했다.
TO HAVE AND TO HOLD the same unto the second party, his heirs, successors-in-interest and assigns to the word "beneficiary" includes any successor in interest of the word "frustee" includes any successor in interest to beneficiary first named above, and the word "person" includes corporation and any other legal or commercial entry automized thereunto by order of its Board of Directors.	Diploma Distance and a second s	· 승규님 동안에 전 전 전 전 2012년 2012년 - 1912년 -
TO HAVE AND TO HOLD the same unto the second party his heirs, successors-in-interest and assigns the neutral and the singular includes the plural; the word "granto" includes any successor in interest of the neuter and the singular includes the plural; the word "granto" includes any successor in interest of the word "granto" includes any successor in interest of the word "trustee" includes any successor in interest of the word "beneficiary includes any successor in interest of the word "beneficiary includes any successor in interest of the word "beneficiary includes any successor in interest of the word "beneficiary includes any successor in interest of the word "beneficiary includes any successor in interest at the word "beneficiary withe the word "beneficiary includes any su	$\frac{1}{1000} = \frac{1}{1000} = 1$	
TO HAVE AND TO HOLD the same unto the second party his heirs, successors-in-interest and assigns the neutral and the singular includes the plural; the word "granto" includes any successor in interest of the neuter and the singular includes the plural; the word "granto" includes any successor in interest of the word "granto" includes any successor in interest of the word "trustee" includes any successor in interest of the word "beneficiary includes any successor in interest of the word "beneficiary includes any successor in interest of the word "beneficiary includes any successor in interest of the word "beneficiary includes any successor in interest of the word "beneficiary includes any successor in interest at the word "beneficiary withe the word "beneficiary includes any su	and observed to see see . Sources fully not set and herein verballing The more	
TO HAVE AND TO HOLD the same unto the second party, his heirs, successors-in-interest and assigns in the neutron and the singular includes the plural; the word "grantor" includes any successor in interest for d, the word "trustee" includes any successor in interest to d, the word "trustee" includes any successor in interest to d, the word "trustee" includes any successor in interest to d, the word "trustee" includes any successor in interest to d, the word "beneficiary" includes any successor in interest to d, the word "trustee" includes any successor in interest to d, the word "trustee" includes any successor in interest to d, the word "trustee" includes any successor in interest to d, the word "trustee" includes any successor in interest to d, the word "trustee" includes any successor in interest to the word "trustee" includes any successor in interest to the interior of the soft of the word "person" includes any successor in interest to the interior of the soft of the word "beneficiary" includes any successor in interest to the interior of the word "person" includes any successor in interest to the word "trustee" includes any successor in interest to the interior of the word "person" includes any successor in interest to the interior of the word "person" includes any successor in interest to the interior of the word "person" includes any successor in interest to the word "trustee" includes any successor in interest to the interior of the word "person" includes any successor in interest to the interior of the word "person" includes any successor in interest to the word "trustee" includes any successor in interest to the word "beneficiary" includes any successor in interest to the word "trustee" includes any successor in interest to the word "trustee" includes any successor in interest to the word "trustee" includes any successor in interest to the word "trustee" includes any successor in interest to the word "trustee" includes any successor in interest to the word "trustee" includes any successor in interest	같다. 아니 방법 같은 같은 것을 수 있는 것을 하는 것을 수 있는 것을 하는 것을 하는 것을 가 없다. 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가	
TO HAVE AND TO HOLD the same unto the second party, his heirs, successors-in-interest and assigns to the neutrer and the singular includes the plural; the word "geneticary" includes any successor in interest to different and all other persons owing an obligation, the performance of which is secured by said the second party is heirs, successors in interest to different and all other persons owing an obligation, the performance of which is secured by said the second party includes any successor in interest to different and all other persons owing an obligation, the performance of which is secured by said the second party includes any successor in interest to different and all other persons owing an obligation, the performance of which is secured by said the beneficiary first named above, and the word "person" includes corporation and any other legal or commercial entities in the second of these corporate real to be altited hereinto by its office and the second of Directors.	和我我我我的问题,我们的问题,我们的问题,我们的是不是我们的是不是我的事情。""我们就能能能能能。"	
TO HAVE AND TO HOLD the same unto the second party, his heirs, successors-in-interest and assigns in the neuter and the singular includes the plural; the word "grantor" includes any successor in interest for d; the word "trustee" includes any successor in interest to be second word "grantor" includes any successor in interest of d; the word "trustee" includes any successor in interest to be second "grantor" includes any successor in interest of d; the word "trustee" includes any successor in interest to be second "grantor" includes any successor in interest to be second the word "beneficiary" includes any successor in interest to be second the word "beneficiary" includes any successor in interest to be second the word "beneficiary" includes any successor in interest to be second and its corporate seal to be attixed hereunto by its office and its corporate name to be signed and its corporate seal to be attixed hereunto by its office atting its instrument involution of applicators. Will its instrument involution of applicators and its corporate seal to be attixed hereunto by its office and its corporate seal to be attixed hereunto by its office atting its instrument. Nuclearion and the second the second its Board of Directors. Will its instrument involution of applicators is igned and its corporate seal to be attixed hereunto by its office atting its instrument. Nuclearion and any other legal of a commercial entity and the instrument involution of applicators. Will its instrument involution of applicators is igned and its corporate seal to be attixed hereunto by its office atting its instrument. Second applicate is and its corporate seal to be attixed hereunto by its office atting its instrument. Note attors are seen to a corporate seal to be attixed hereunto by its office atting its instrument. The person accepting its instrument is instrument in a person and any other is instrument. The person accepting its instrument is a person and any other is and its or portits and any other is a condition and any other is	and hall hall the second s	医膀胱输卵炎 网络新闻教育学校 医外外的 计分子 医二乙酰胺 化合合物 化合金 化乙基乙烯
TO HAVE AND TO HOLD the same unto the second party, his heirs, successors-in-interest and assigns in the neuter and the singular includes the planal; the word "grantor" includes any successor in interest for the word "grantor" includes any successor in interest for the word "trustee" includes any successor trustee, the word "grantor" includes any successor in interest for the word "trustee" includes any successor trustee, the word "beneficiary" includes any successor in interest for the word "trustee" includes any successor trustee, the word "beneficiary" includes any successor in interest for the word "beneficiary" includes any successor in interest for the word "trustee" includes any successor trustee, the word "beneficiary" includes any successor in interest is beneficiary first named above, and the word "person" includes corporation and any other legal or commercial entities authorized thereunto by order of its Board of Directors. IN WITNESS WHEREOF, the undersigned trustee has hereunto set his hand; if the undersigned is a corporate thereunto by order of its Board of Directors. WILLIAM TALLOW USE OF THE PROPERTY DE TAUTOR THE PERSON ACQUIRING FEE TITLE OF THE PROPERTY DE TAUTORS. BEFORE THE APROPERTY DE TAUTORS. BEFORE SIGNING OF APPLICABLE LAND WILLIAM L. Sisemore, Successor Trustee are the structer of the appropriate corporate corporate seal to be attixed hereunto by its office the tautorized thereunto. BEFORE THE PROPERTY DE TAUTORS. BEFORE SIGNING FEE TITLE OF THE PROPERTY DE TAUTORS. BEFORE SIGNING FEE TITLE OF THE PROPERTY OF THE PERSON ACQUIRING FEE TITLE OF THE TITLE OF THE PROPERTY DE TAUTORS. BEFORE TITLE APPROVED USES.	物学会 化铁铁化石铁铁铁 化脱氧化物 计分词分词 计分子分词 计分子分析 计系统 出现有些学生故事 种植物的体体系	(1996년) 1996년 - 1997년 - 1997년 - 1997년 -
TO HAVE AND TO HOLD the same unto the second party, his heirs, successors-in-interest and assigns to the neutral the includes the plural; the word "grantor" includes any successor in interest to the model of the second party, his heirs, successors-in-interest and assigns to the neutral and the singular includes the plural; the word "grantor" includes any successor in interest to digitate and the second all other persons owing an obligation, the performance of which is secured by said the beneficiary first named above, and the word "person" includes corporation and any other legal or commercial entities the vord "trustee" includes any successor in interest to be signed and its corporate seal to be alfixed hereunto by its office the vord "trustee thereunto by order of its Board of Directors.	局基本的名词复数 医白色 医白色的 人名法尔 法法律 法法律 计算法 计算法 化乙烯乙烯 网络拉斯特尔 化合物合物	물건을 물건물건 수 있는 것 같은 것이 가지 않는 것이 가지 않는 것이 가지 않는 것을 많은 것을 수 있다.
TO HAVE AND TO HOLD the same unto the second party, his heirs, successors-in-interest and assigns in the neuter and the singular includes the plural; the word "grantor" includes any successor in interest to the neuter and the singular includes the plural; the word "grantor" includes any successor in interest to different trustee" includes any successor trustee, the word "beneficiary" includes any successor in interest to beneficiary first named above, and the word "person" includes corporation and any other legal or commercial entities the stimulation of applicable during and its corporate seal to be alfixed hereunto by its office trustee therein the second of the second of Directors.	身体转移的能力的变形。 1991年,1991年,1991年,1991年,1991年,1991年,1991年,1991年,1991年,1991年,1991年,1991年,1991年,1991年	(4.4. 승규 중심) (
TO HAVE AND TO HOLD the same unto the second party, his heirs, successors-in-interest and assigns in a construing this instrument and whenever the context so requires, the masculine gender includes the femine includes and the singular includes the plural, the word "grantor" includes any successor in interest to deal the word "trustee" includes any successor trustee, the word "beneficiary" includes any successor in interest to beneficiary first named above, and the word "person" includes corporation and any other legal or commercial entry authorized thereunto by order of its Board of Directors.	网络法国的复数形式 化过去分词 计正式分词 计正式分词 计正式分子 化乙酰氨酸医氨酸氨酸氨酸酸氢酸酸氢酸	2.2.12 (2.1.12) (2.1.12) (2.1.12) (2.1.12) (2.1.12) (2.1.12) (2.1.12) (2.1.12) (2.1.12)
TO HAVE AND TO HOLD the same unto the second party, his heirs, successors-in-interest and assigns in In construing this instrument and whenever the context so requires, the masculine gender includes the femine the neuter and the singular includes the plural; the word "grantor" includes any successor in interest to d, the word "trustee" includes any successor trustee, the word "beneficiary" includes any successor in interest to beneficiary first named above, and the word "person" includes corporation and any other legal or commercial entire IN WITNESS WHEREOF, the undersigned trustee has hereunto set his hand; if the undersigned is a corporate thereunto by order of its Board of Directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE- BED IN THIS INSTRUMENT.IN VILLATION OF APPLICABLE LAND LAWS AND REGULATIONS, BEFORE SIGNING OF ACCEPTING ENTRY SHOULD CHECK WITH THE APPROPRIATE CITY OR THY PLANNING DEPARTMENT TO VERIFY APPROVED USES.	there is a projection date the more to said the more than the project Se	
TO HAVE AND TO HOLD the same unto the second party, his heirs, successors-in-interest and assigns in a construing this instrument and whenever the context so requires, the masculine gender includes the femine into as well as each and all other persons owing an obligation, the performance of which is secured by said the word "trustee" includes any successor trustee, the word "beneficiary" includes any successor in interest to beneficiary first named above, and the word "person" includes corporation and any other legal or commercial entry authorized thereunto by order of its Board of Directors.	Stemany where the state of the transmission of the state	in Referred Thereine and the service of the
In construing this instrument and whenever the context so requires, the masculine gender includes the femine In construing this instrument and whenever the context so requires, the masculine gender includes the femine intor as well as each and all other persons owing an obligation; the performance of which is secured by said to d; the word "trustee" includes any successor trustee, the word "beneficiary" includes any successor in interest beneficiary first named above, and the word "person" includes corporation and any other legal or commercial enti- IN WITNESS WHEREOF, the undersigned trustee has hereunto set his hand; if the undersigned is a co- reation; it has caused its corporate name to be signed and its corporate seal to be affixed hereunto by its office authorized thereunto by order of its Board of Directors. INSTRUMENT THE VIOLATION OF APPLICABLE LAND LAWS AND REGULATIONS, BEFORE SIGNING OR ACCEPTING EANN AND REGULATIONS, BEFORE SIGNING ON CACCEPTING EANN AND		2. 20時間を作う込みについた。こうに、「「「「」」、「」、「」、「」、「」、「」、「」、「」、「」、「」、「」、「」
I the neuter and the singular includes the plural; the word "grantor" includes any successor in interest to notor as well as each and all other persons owing an obligation, the performance of which is secured by said tr d; the word "trustee" includes any successor trustee, the word "beneficiary" includes any successor in interest beneficiary first named above, and the word "person" includes corporation and any other legal or commercial enti- IN WITNESS WHEREOF, the undersigned trustee has hereunto set his hand; if the undersigned is a co- trustee there is to be signed and its corporate seal to be alfixed hereunto by its office "authorized thereunto by order of its Board of Directors." INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE- LAWS AND REGULATIONS, BEFORE SIGNING OR ACCEPTING "ENTITY SHOULD CHECK WITH THE APPROPRIATE CITY" OR "AND CHECK WITH THE APPROPRIATE CITY" OR	The matrix and the second s	
AND REGULATIONS BEFORE SIGNING OR ACCEPTING SERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR SUCCESSOR TO THE PROPERTY DE- LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING SERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR SUCCESSOR TRUSTED AND SUCCESSOR SIGNING OF ACCEPTING SERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR SUCCESSOR SUCCESSOR SIGNING OF ACCEPTING SERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR SUCCESSOR SUCCESSOR SIGNING OF ACCEPTING SUCCESSOR SUCCESSOR SUCCE	TO HAVE AND TO HOLD the same unto the second j ar. In construing this instrument and whenever the context s of the neuter and the singular includes the plural; the word intor as well as each	party, his heirs, successors-in-interest and assigns f to requires, the masculine gender includes the femin
LAWS AND REGULATIONS, BEFORE SIGNING OR ACCEPTING SERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR STY PLANNING DEPARTMENT TO VERIFY APPROVED USES.	TO HAVE AND TO HOLD the same unto the second p in construing this instrument and whenever the context s d the neuter and the singular includes the plural; the word intor as well as each and all other persons owing an obligation ad; the word "trustee" includes any successor trustee, the word beneficiary first named above, and the word "person" includes IN WITNESS WHEREOF, the undersigned trustee has ation. it has caused it.	party, his heirs, successors-in-interest and assigns f o requires, the masculine gender includes the femin d "grantor" includes any successor in interest to a on, the performance of which is secured by said the ord "beneficiary" includes any successor in interest corporation and any other legal or commercial entit is hereunto set his head.
LAWS AND REGULATIONS, BEFORE SIGNING OR ACCEPTING VINSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE	TO HAVE AND TO HOLD the same unto the second j In construing this instrument and whenever the context s I the neuter and the singular includes the plural; the word ntor as well as each and all other persons owing an obligation d; the word "trustee" includes any successor trustee, the word beneficiary first named above, and the word "person" includes IN WITNESS WHEREOF, the undersigned trustee has ation, it has caused its corporate name to be signed and it y authorized thereursto the second	party, his heirs, successors-in-interest and assigns f o requires, the masculine gender includes the femin d "grantor" includes any successor in interest to on, the performance of which is secured by said the ord "beneficiary" includes any successor in interest corporation and any other legal or commercial enti- ty s hereunto set his hand; if the undersigned is a co
LAWS AND REGULATIONS, BEFORE SIGNING OR APPLICABLE LAND JUNSTRUMENTI THE PERSON ACQUIRING FREE TITLE TO THE SERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR NTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.	TO HAVE AND TO HOLD the same unto the second is In construing this instrument and whenever the context so I the neuter and the singular includes the plural; the word ntor as well as each and all other persons owing an obligation d; the word "trustee" includes any successor trustee, the word beneficiary first named above, and the word "person" includes IN WITNESS WHEREOF, the undersigned trustee ha ation, it has caused its corporate name to be signed and it authorized thereunto by order of its Board of Directors.	party, his heirs, successors-in-interest and assigns f to requires, the masculine gender includes the femin d "grantor" includes any successor in interest to on, the performance of which is secured by said the ord "beneficiary" includes any successor in interest corporation and any other legal or commercial entit is hereunto set his hand; if the undersigned is a co s corporate seal to be affixed hereunto by its office
TTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.	TO HAVE AND TO HOLD the same unto the second in In construing this instrument and whenever the context so the neuter and the singular includes the plural; the word ntor as well as each and all other persons owing an obligation d; the word "trustee" includes any successor trustee, the word beneficiary first named above, and the word "person" includes IN WITNESS WHEREOF, the undersigned trustee ha ation, it has caused its corporate name to be signed and it y authorized thereunto by order of its Board of Directors.	barty, his heirs, successors-in-interest and assigns f to requires, the masculine gender includes the femine d "grantor" includes any successor in interest to a on, the performance of which is secured by said the ord "beneficiary" includes any successor in interest corporation and any other legal or commercial entit is hereunto set his hand; if the undersigned is a co s corporate seal to be affixed hereunto by its office
and in the interview was served and for the press and a first and grouter shere after a sub-	TO HAVE AND TO HOLD the same unto the second in In construing this instrument and whenever the context s of the neuter and the singular includes the plural; the word ntor as well as each and all other persons owing an obligation d; the word "trustee" includes any successor trustee, the word beneficiary first named above, and the word "person" includes IN WITNESS WHEREOF, the undersigned trustee has ation; it has caused its corporate name to be signed and it y authorized thereunto by order of its Board of Directors.	party, his heirs, successors-in-interest and assigns f to requires, the masculine gender includes the femin d "grantor" includes any successor in interest to on, the performance of which is secured by said the ord "beneficiary" includes any successor in interest corporation and any other legal or commercial entit is hereunto set his hand; if the undersigned is a co s corporate seal to be affixed hereunto by its office
	TO HAVE AND TO HOLD the same unto the second is In construing this instrument and whenever the context s In construing this instrument and whenever the context s the neuter and the singular includes the plural; the word ntor as well as each and all other persons owing an obligation d; the word "trustee" includes any successor trustee, the word beneficiary first named above, and the word "person" includes IN WITNESS WHEREOF, the undersigned trustee has ation; it has caused its corporate name to be signed and it y authorized thereunto by order of its Board of Directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE- BED IN THIS INSTRUMENT. IN VIOLATION OF APPLICABLE LAND INSTRUMENT. THE PERSON ACQUIRING FEE TITLE: TO THE PERTY SHOULD CHECK WITH THE APPROPRIATE CITY THE	barty, his heirs, successors-in-interest and assigns f to requires, the masculine gender includes the femin d "grantor" includes any successor in interest to on, the performance of which is secured by said the ord "beneficiary" includes any successor in interest corporation and any other legal or commercial entit is hereunto set his hand; if the undersigned is a co s corporate seal to be alfixed hereunto by its office multiplication of the successor Trustee
	TO HAVE AND TO HOLD the same unto the second is In construing this instrument and whenever the context so I the neuter and the singular includes the plural; the word not as well as each and all other persons owing an obligation d; the word "trustee" includes any successor trustee, the word beneficiary first named above, and the word "person" includes IN WITNESS WHEREOF, the undersigned trustee has ation, it has caused its corporate name to be signed and it r authorized thereunto by order of its Board of Directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE- BEO IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND INSTRUMENT. THE PERSON ACQUIRING FEE TITLE TO THE PERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR NITY PLANNING DEPARTMENT TO VERIFY APPROVED USES.	barty, his heirs, successors-in-interest and assigns f o requires, the masculine gender includes the femin d "grantor" includes any successor in interest to on, the performance of which is secured by said the ord "beneficiary" includes any successor in interest corporation and any other legal or commercial enti- ties hereunto set his hand; if the undersigned is a co s corporate seal to be alfixed hereunto by its office Mallan L. Sisemore, Successor Trustee
	TO HAVE AND TO HOLD the same unto the second for In construing this instrument and whenever the context so I the neuter and the singular includes the plural; the word intor as well as each and all other persons owing an obligated d; the word "trustee" includes any successor trustee, the word beneficiary first named above, and the word "person" includes IN WITNESS WHEREOF, the undersigned trustee ha ation; it has caused its corporate name to be signed and it r authorized thereunto by order of its Board of Directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE- BEO IN THIS INSTRUMENT. IN VIOLATION OF APPLICABLE LAND INSTRUMENT THE PERSON ACQUIRING FEE TITLE TO THE PERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR NTY PLANNING DEPARTMENT TO VERIFY APPROVEL USES.	barty, his heirs, successors-in-interest and assigns f o requires, the masculine gender includes the femin d "grantor" includes any successor in interest to on, the performance of which is secured by said the ord "beneficiary" includes any successor in interest corporation and any other legal or commercial enti- ties hereunto set his hand; if the undersigned is a co s corporate seal to be alfixed hereunto by its office Mallan L. Sisemore, Successor Trustee
(1999) (1990) (1999) (1990) (1999) (1	TO HAVE AND TO HOLD the same unto the second for In construing this instrument and whenever the context so In construing this instrument and whenever the context so It the neuter and the singular includes the plural; the word ntor as well as each and all other persons owing an obligated d; the word "trustee" includes any successor trustee, the word beneficiary first named above, and the word "person" includes IN WITNESS WHEREOF, the undersigned trustee ha ation; it has caused its corporate name to be signed and it wauthorized thereunto by order of its Board of Directors. S INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE- BED IN THIS INSTRUMENT. IN VIOLATION OF APPLICABLE LAND INSTRUMENT THE PERSON ACQUIRING FEE TITLE TO THE PERSON ACQUIRING FEE TITLE TO THE NTY PLANNING DEPARTMENT TO VERIFY APPROPRIATE CITY OR NTY PLANNING DEPARTMENT TO VERIFY APPROPRIATE CITY AND A CONTROL OF A PROPERIATE AND S AND RECULATIONS, BEFORE SIGNING ON ACCEPTING THE PERSON ACQUIRING FEE TITLE TO THE PERSON ACQUIRING FEE TITLE TO THE NTY PLANNING DEPARTMENT TO VERIFY APPROPRIATE CITY OR NTY PLANNING DEPARTMENT TO VERIFY APPROPRIATE CITY OF THE ADD A CONTROL OF A PROPERIATE AND AND A CONTROL OF A PROPERIATE AND AND A PROPERIATE AND A PROPERIATE TO THE ADD A PROPERIATE AND AND A PROPERIATE AND A PROPERIATE TO THE ADD A PROPERIATE AND AND A PROPERIATE AND A PROPERIATE AND THE ADD A PROPERIATE AND A PROPERIATE AND AND A PROPERIATE AND A PROP	barty, his heirs, successors-in-interest and assigns f o requires, the masculine gender includes the femin d "grantor" includes any successor in interest to on, the performance of which is secured by said the ord "beneficiary" includes any successor in interest corporation and any other legal or commercial emin is hereunto set his hand; if the undersigned is a co s corporate seal to be alfixed hereunto by its office Mallan L. Sisemore, Successor Trustee
cuted by a corporation, arporate seal signer of the abave is a corporation, Form of converties is a corporation,	TO HAVE AND TO HOLD the same unto the second for In construing this instrument and whenever the context s In construing this instrument and whenever the context s the neuter and the singular includes the plural; the word intor as well as each and all other persons owing an obligation d; the word "trustee" includes any successor trustee, the word beneficiary first named above, and the word "person" includes IN WITNESS WHEREOF, the undersigned trustee has ation; it has caused its corporate name to be signed and it w authorized thereunto by order of its Board of Directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE- BED IN THIS INSTRUMENT.IN VIOLATION OF APPLICABLE LAND INSTRUMENT THE PERSON ACQUIRING FEE TITLE: TO THE PERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR NTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. STATE stated by a corporation, corporate scall algore of the above is a corporation. STATE	barty, his heirs, successors-in-interest and assigns for requires, the masculine gender includes the femine d "grantor" includes any successor in interest to the on, the performance of which is secured by said the ord "beneficiary" includes any successor in interest corporation and any other legal or commercial entities thereunto set his hand; if the undersigned is a con- s corporate seal to be affixed hereunto by its office multiplication and any commercial entities is hereunto set his hand; if the undersigned is a co- s corporate seal to be affixed hereunto by its office multiplication and any commercial entities and the affixed hereunto by its office and the affixed her
cuted by a corporation, arporate seal signer of the abave is a corporation, Form of converties is a corporation,	TO HAVE AND TO HOLD the same unto the second for In construing this instrument and whenever the context so In construing this instrument and whenever the context so into as well as each and all other persons owing an obligation d; the word "trustee" includes any successor trustee, the word beneficiary first named above, and the word "person" includes IN WITNESS WHEREOF, the undersigned trustee has ation; it has caused its corporate name to be signed and it w authorized thereunto by order of its Board of Directors. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE- BED IN THIS INSTRUMENT.IN VIOLATION OF APPLICABLE LAND INSTRUMENT THE PERSON ACQUIRING FEE TITLE: TO THE INSTRUMENT. THE PERSON ACQUIRING FEE TITLE: TO THE SINSTRUMENT. THE PERSON ACQUIRING FEE TITLE: TO THE SINSTRUMENT. THE PERSON ACQUIRING FEE TITLE: TO THE SINSTRUMENT THE PERSON ACQUIRING STATE CITY OR NITY PLANNING DEPARTMENT TO VERIFY APPROVED USES. SINSTRUMENT IN THE APPROPRIATE CITY OR STATE STATE	barty, his heirs, successors-in-interest and assigns for or requires, the masculine gender includes the femine d "grantor" includes any successor in interest to the on, the performance of which is secured by said the ord "beneficiary" includes any successor in interest corporation and any other legal or commercial entit is hereunto set his hand; if the undersigned is a co s corporate seal to be affixed hereunto by its office with the secure of the secure of the secure is hereunt of the secure of the s
strate by a carporation, orporate seal) signer of the abave is a corporation, form of acknowledgment apposite.) E'OF, OREGON, Wathod: SS. STATE OF OREGON, County of Klamath SS. Filed form	TO HAVE AND TO HOLD the same unto the second is In construing this instrument and whenever the context so In construing this instrument and whenever the context so it the word "trustee" includes any successor trustee, the word beneficiary first named above, and the word "person" includes IN WITNESS WHEREOF, the undersigned trustee has ation, it has caused its corporate name to be signed and if y authorized thereunto by order of its Board of Directors. SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE- BED IN THIS INSTRUMENT. IN VIOLATION OF APPLICABLE LAND INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR NY PLANNING DEPARTMENT TO VERIFY APPROVED USES. SUBSTRUMENT STRUMENT TO VERIFY APPROVED USES. STATE stome of chenovledgmant apposite. TE OF OREGON, unarport. Klamath	barty, his heirs, successors-in-interest and assigns for requires, the masculine gender includes the femine d "grantor" includes any successor in interest to the on, the performance of which is secured by said tru- ord "beneficiary" includes any successor in interest corporation and any other legal or commercial entities to be allowed by the undersigned is a con- secorporate seal to be allized hereunto by its office multicest for the successor Trustee and the second second second second second second second tam L. Sisemore, Successor Trustee Corporate seal to be allowed by the second
signer of the above is a comparation, signer of the above is a comparation, some of acknowledgement appoints.) Starte OF OREGON, Starte OF OF OREGON, Starte OF	TO HAVE AND TO HOLD the same unto the second is instrument and whenever the context so in construing this instrument and whenever the context so in construing this instrument and whenever the context so includes and the singular includes the plural; the word is a seach and all other persons owing an obligation of as well as each and all other persons owing an obligation of the word "trustee" includes any successor trustee, the word beneficiary first named above, and the word "person" includes IN WITNESS WHEREOF, the undersigned trustee has ation; it has caused its corporate name to be signed and it authorized thereunto by order of its Board of Directors. SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE-WILL NOT ALLOW USE OF THE PROPERTY DE-WILL NOT ALLOW USE OF THE PROPERTY DE-WILL AWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING DEENTY SHOULD CHECK WITH THE APPROPRIATE CITY OR NY PLANNING DEPARTMENT TO VERIFY APPROVED USES. SINSTRUMENT THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. SINSTRUMENT the State of the appropriate seally acception. SINSTRUMENT TO VERIFY APPROVED USES. SINSTRUMENT TO VERIFY APPROVED USES. STATE State of the obove is a corporation. STATE State of the obove is a corporation. STATE State of the obove is a corporation.	barty, his heirs, successors-in-interest and assigns f o requires, the masculine gender includes the femine d "grantor" includes any successor in interest to t on, the performance of which is secured by said tru- ord "beneficiary" includes any successor in interest corporation and any other legal or commercial entit is hereunto set his hand; if the undersigned is a co s corporate seal to be alfixed hereunto by its office Mallan L. Sisemore, Successor Trustee Sof OREGON, unty of Klamath Ss. Or record at request of:
signer of the above is a comparation, signer of the above is a comparation, some of acknowledgmant appoints.) Store of a comparation, Store of	TO HAVE AND TO HOLD the same unto the second is instrument and whenever the context so in construing this instrument and whenever the context so in construing this instrument and whenever the context so in construing this instrument and whenever the context so it is includes any successor the plural; the word if the word "trustee" includes any successor trustee, the word beneficiary first named above, and the word "person" includes IN WITNESS WHEREOF, the undersigned trustee has ation; it has caused its corporate name to be signed and it authorized thereunto by order of its Board of Directors. SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE-WILL NOT ALLOW USE OF THE PROPERTY DE-WILL NOT ALLOW USE OF THE PROPERTY DE-WILL AWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING STRUMENT. THE PERSON ACQUIRING FEE TITLE TO THE THE PROPERTY APPROVED USES. SINSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE-WILL NOT ALLOW USE OF THE PROPERTY DE-WILL NOT ALLOW USE OF THE PROPERTY DE-WILL AWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING STRUMENT. THE PERSON ACQUIRING FEE TITLE TO THE TO THE PROPERTY APPROVED USES. SINSTRUMENT THE PERSON ACQUIRING FEE TITLE TO THE TO THE PROPERTY APPROVED USES. SINSTRUMENT TO VERIFY APPROVED USES. STATE STATE Strate Strat	barty, his heirs, successors-in-interest and assigns f o requires, the masculine gender includes the femine d "grantor" includes any successor in interest to t on, the performance of which is secured by said tru- ord "beneficiary" includes any successor in interest corporation and any other legal or commercial entit is hereunto set his hand; if the undersigned is a co s corporate seal to be alfixed hereunto by its office Mallan L. Sisemore, Successor Trustee Sof OREGON, unty of Klamath SS. or record at request of: Milliam L. Sisemore
superior of the above is a comparation, orporation, orporation, orporation, orporation, or acknowledgmant appoils.) STATE OF OREGON, SS. stars of the above is a comparation, or acknowledgmant appoils.) STATE OF OREGON, SS. EOF, OREGON, ss. County of Klamath ss. STATE OF OREGON, SS. e lonegoing instrument was acknowledged before start of the start o	TO HAVE AND TO HOLD the same unto the second form. In construing this instrument and whenever the context some of the neuter and the singular includes the plural; the word intor as well as each and all other persons owing an obligation of the word "trustee" includes any successor trustee, the word beneficiary first named above, and the word "person" includes IN WITNESS WHEREOF, the undersigned trustee has ation; it has caused its corporate name to be signed and it y authorized thereunto by order of its Board of Directors. Statument will NOT ALLOW USE OF THE PROPERTY DE-INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE-INSTRUMENT. THE PERSON ACQUIRING FEE TITLE TO THE PERSON ACQUIRI	barty, his heirs, successors-in-interest and assigns for requires, the masculine gender includes the femine d "grantor" includes any successor in interest to the on, the performance of which is secured by said tru- ord "beneficiary" includes any successor in interest corporation and any other legal or commercial entit is hereunto set his hand; if the undersigned is a co- s corporate seal to be alfixed hereunto by its office with the secure seal to be alfixed hereunto by its office with the secure seal to be alfixed hereunto by its office and the secure seal to be alfixed hereunto by its office with the secure seal to be alfixed hereunto by its office with the secure seal to be alfixed hereunto by its office with the secure seal to be alfixed hereunto by its office with the secure seal to be alfixed hereunto by its office with the secure seal to be alfixed hereunto by its office with the secure seal to be alfixed hereunto by its office with the secure seal to be alfixed hereunto by its office with the secure seal to be alfixed hereunto by its office with the secure seal to be alfixed hereunto by its office with the secure seal to be alfixed hereunto by its office with the secure secure seal to be alfixed hereunto by its office with the secure
current by a corporation, orporate seal, STATE OF OREGON, signer of the above is a corporation, orporate seal, STATE OF OREGON, signer of the above is a corporation, orporate seal, County of Klamath signer of the above is a corporation, orporate seal, County of Klamath signer of the above is a corporation, orporate seal, County of Klamath signer of the above is a corporation, orporate seal, County of Klamath signer of the above is a corporation, orporate seal, STATE OF OREGON, county of is instrument was acknowledged before STATE of crecord at request of: signer of the above is a corporation, orporate seal, William L. Sisemore william L. Sisemore on this31st day ofOct A.D., 19 88 at2:26 o'clockP M. and duly recorded	TO HAVE AND TO HOLD the same unto the second form. In construing this instrument and whenever the context some unto as well as each and all other persons owing an obligation of the word "trustee" includes any successor trustee, the word beneficiary first named above, and the word "person" includes IN WITNESS WHEREOF, the undersigned trustee has ation, it has caused its corporate name to be signed and it y authorized thereunto by order of its Board of Directors. S. INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE- WILL WAY AND REGULATIONS BEFORE SIGNING OR ACCEPTING PERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR S. INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY APPROVED USES. S. INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE NTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. S. INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE NTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. S. INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE NTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. S. INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE NTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. S. INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE NTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. S. INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE NTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. S. INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE NTY OR NTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. S. INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE NTY OR NTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. S. INSTRUMEN	barty, his heirs, successors-in-interest and assigns for requires, the masculine gender includes the femine d''grantor'' includes any successor in interest to the on, the performance of which is secured by said the ord "beneficiary" includes any successor in interest corporation and any other legal or commercial entit is hereunto set his hand; if the undersigned is a co- s corporate seal to be affixed hereunto by its office with the secure of the affixed hereunto by its office and the secure of the affixed hereunto by its office and the secure of the affixed hereunto by its office and the secure of the affixed hereunto by its office and the secure of the affixed hereunto by its office affirmed to be affixed hereunto by its office affirmed to be affixed hereunto by its office affirmed to be
super of the above is a corporation, orporate seal) STATE OF OREGON, SS. signer of the above is a corporation, orporate seal) STATE OF OREGON, County of Klamath SS. E OF OREGON, ss. STATE OF OREGON, County of Klamath SS. E OF OREGON, ss. STATE OF OREGON, County of Klamath SS. E OF OREGON, ss. STATE OF OREGON, County of Klamath SS. E OF OREGON, ss. STATE OF OREGON, County of Klamath SS. E OF OREGON, ss. STATE OF OREGON, County of Klamath SS. E OF OREGON, ss. STATE OF OREGON, County of Klamath SS. E OF OREGON, ss. STATE OF OREGON, County of Klamath SS. State of the obser structure	TO HAVE AND TO HOLD the same unto the second form In construing this instrument and whenever the context some of the neuter and the singular includes the plural; the word intor as well as each and all other persons owing an obligation of the word "trustee" includes any successor trustee, the word is the word "trustee" includes any successor trustee, the word is the word "trustee" includes any successor trustee, the word is beneficiary first named above, and the word "person" includes is beneficiary first named above, and the word "person" includes is beneficiary first named above, and the word "person" includes is beneficiary first named above, and the word "person" includes is beneficiary first named above, and the word "person" includes is beneficiary first named above, and the word "person" includes is beneficiary first named above, and the word "person" includes is beneficiary first named above, and the word "person" includes is beneficiary first named above, and the word "person" includes is beneficiary first named above, and the word "person" includes is beneficiary first named above, and the word "person" includes is some analy and the second is corporate name to be signed and it y authorized thereunto by order of its Board of Directors. S INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE-BED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND TO WEREY SHOULD CHECK WITH THE APPROPRIATE CITY or NEW PLANNING DEPARTMENT TO VERIFY APPROVED USES. Will S INSTRUMENT in the person accepting is to corporate seeillow of corporation, corporate seeillow is a corporation, corporate s	barty, his heirs, successors-in-interest and assigns for requires, the masculine gender includes the femine d''grantor'' includes any successor in interest to a on, the performance of which is secured by said tru- ord "beneficiary" includes any successor in interest corporation and any other legal or commercial entit is hereunto set his hand; if the undersigned is a co is corporate seal to be affixed hereunto by its office with the secure of the affixed hereunto by its office is corporate seal to be a
composition, orporate seal) STATE OF OREGON, ss. signer of the above is a composition, orporate seal) STATE OF OREGON, County of Klamath ss. signer of the above is a composition, orporate seal) STATE OF OREGON, County of Klamath ss. E OF OREGON, ss. Stat Filed for record at request of: STATE OF OREGON, County of Klamath ss. Stat STATE OF OREGON, County of Klamath ss. Stat STATE OF OREGON, County of Klamath ss. Stat Stat Stat <td< td=""><td>TO HAVE AND TO HOLD the same unto the second per- In construing this instrument and whenever the context some of the neuter and the singular includes the plural; the word intor as well as each and all other persons owing an obligation of the word "trustee" includes any successor trustee, the word is an obligation of the word "trustee" includes any successor trustee, the word is an obligation of the word "trustee" includes any successor trustee, the word is a corporate name to be signed and it y authorized thereunto by order of its Board of Directors. S INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE WILL NOT ALLOW USE OF THE PROPERTY DE WILL LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING PERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR NTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. S INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE WILL NOT ALLOW USE OF THE P</td><td>barty, his heirs, successors-in-interest and assigns f o requires, the masculine gender includes the femine d "grantor" includes any successor in interest to t on, the performance of which is secured by said tro- ord "beneficiary" includes any successor in interest corporation and any other legal or commercial entit is hereunto set his hand; if the undersigned is a co s corporate seal to be alfixed hereunto by its office with the secure of the alfixed hereunto by its office with the secure of the alfixed hereunto by its office is secure of the alfixed hereunto by its office with the secure of the alfixed hereunto by its office is secure of the alfixed hereunto by its office with the secure of the alfixed hereunto by its office is secure of the secure of the secure of the secure of the secure is the secure of the secu</td></td<>	TO HAVE AND TO HOLD the same unto the second per- In construing this instrument and whenever the context some of the neuter and the singular includes the plural; the word intor as well as each and all other persons owing an obligation of the word "trustee" includes any successor trustee, the word is an obligation of the word "trustee" includes any successor trustee, the word is an obligation of the word "trustee" includes any successor trustee, the word is a corporate name to be signed and it y authorized thereunto by order of its Board of Directors. S INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE WILL NOT ALLOW USE OF THE PROPERTY DE WILL LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING PERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR NTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. S INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DE WILL NOT ALLOW USE OF THE P	barty, his heirs, successors-in-interest and assigns f o requires, the masculine gender includes the femine d "grantor" includes any successor in interest to t on, the performance of which is secured by said tro- ord "beneficiary" includes any successor in interest corporation and any other legal or commercial entit is hereunto set his hand; if the undersigned is a co s corporate seal to be alfixed hereunto by its office with the secure of the alfixed hereunto by its office with the secure of the alfixed hereunto by its office is secure of the alfixed hereunto by its office with the secure of the alfixed hereunto by its office is secure of the alfixed hereunto by its office with the secure of the alfixed hereunto by its office is secure of the secure of the secure of the secure of the secure is the secure of the secu

13

NOW THEREFORE, in consideration of the said sum so paid by the second party in cash, the receipt whereof is acknowledged, and by the authority vested in said trustee by the laws of the State of Oregon and by said trust deed, the trustee does hereby convey unto the second party all interest which the grantor had or had the power to convey at the time of grantor's execution of said trust deed, together with any interest the said grantor or his successors in

YAL BOURSES THE