	a Series (Individual or Corporate). ASEN	33/7 Vol. m89 Page 13142	. <del>G</del>
MEIG.		0 VOI <u>M8 L</u> GQ July <u>19 89</u> between July <u>19 89</u> between deral Association) doa WILLAMETTE Savings	- En
ENT THIS INDENTURE Made	this ISS Notal Aspender	eucounter hereinalt	ter.
GEORGE C. REINIT	OS & LOPA ASSOCIATION, (A Fe	deral Association) doa WILLAWETTE Savings	<b>TEAL</b>
ereinafter called the second party			
GEORGE C. REIMMILL	AY and THELMA JEAN	GRAY and the second as grantor, executed a	and.
RECITALS: BURTON E. GR		GRAY activity with the second	lecd
Security Savings & Loan Ass	77 duly recorded on	nuary 31	ords lile/
Ated Klamath " a serbolage" Cou	nty, Oregon, in book/reel/volu	as trustee, for the beh as beneficiary, a certain trust d nuary 31, as beneficiary, a certain trust d nuary 31, 19, in the mortgage reco ime No. M77 at page, or as iee/h which). In said trust deed the real property therein a ristee to secure, among other things, the performance	and
nstrument/microfilm/reception	ed by said grantor to said tru	istee to secure, among other things, the performa	ance
certain obligations of the grand	trust deed as stated in the no	tice of default herematter mentioned and offen	بې سې د د د
of the obligations secured by said	le hereinafter described.	And being	s the
BEOLEVIA PHONED CHECK MILH I IHI2 IVBy reason of said defaul	t, the owner and holder of t	he obligations secured by said trust deed, being ed all sums so secured immediately due and owin property and to foreclose said trust deed by adver	ng; a
beneficiary therein named, or h	election to sell the said real	ed all sums so secured immediately deed by adver property and to foreclose said trust deed by adver ecorded in the mortgage records of said county thereof or as feed	y o
ment and sale to satisfy gran	tor's said obligations was re- in book/reel/volume No.	property and to toreclose said trust deed by auto- ecorded in the mortgage records of said county MB9 at page 3755 thereof or as fee/ hich), to which reference now is made.	/file
march 3 19.5. instrument/microfilm/reception	No	hich), to which reference now is made.	ne:fc
After the recording of sa	conerty as fixed by him and a	is required by law; copies of the I fusice's Notice of	ecei
and place of sale of said real p were served pursuant to ORCP	7D.(2) and 7D.(3) or mailed	is required by law; copies of the Husteen the by both first class and certified mail with return re- egal representatives, if any, named in ORS 86.740(1 old; and, the Trustee's Notice of Sale was mailed by	) ar
requested, to the last-known au	the date the property was so	Idpand the Trustee's Nonce of Sale was intervator	or a
class and certified mail with it	nerson named in ORS 86.740(	1), promptly after the trustee received the proper	ty d
ministrator or executor or any	any such person: the Notice	of Sale was served upon occupants of the p (3) a	at lea
scribed in the trust deed mut	operty was sold, pursuant to C	DE 86 750(1). If the foreclosure proceedings were	stay
100 dows helose the date the DI		S-to in the form required by ORS 86.755(6) were t	mail
and released from the stay, col	the last-known address of th	Sale in the form required by OKS shifts(1) and tose persons listed in ORS 86.740 and 86.750(1) and tose persons listed in ORS 86.740 and 86.750(1) and	l to i thin
by registered or certified mail	to the last-known address of the	Sale in the form required by OKS doubles(5) and nose persons listed in ORS 86.740 and 86.750(1) and ne and place set for the sale which was stayed with the and place set for the sale which was stayed with	to t thin of g
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Lani a chonge is tequested all tax slatements shall be sent to the following additate	and to the following described real property, to-wit:
Attn: Foreclathtestes.in	County affixed.
Portland, Oregon 97228	Witness my hand and real of
5'0' BOXLOP 5, Block 301, DARROW ADDI	TION to the defend of the state of the
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Portland, Oregon 9/228	at and recorded
.P.O. Box 5555	

2200 YEFU 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 unfo 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 interest acquired after the execution of said trust deed in and to the following described real property, to-wit: