No. 1175—TRUSTEE'S DEED—Oregon Trust Dood S	ieries (ladividual or Corporale).		STEVENS-NESS LAW P	no and a seem
5069	ASPEN 020330	1/31.10mx9 PE	ge <u>l 171</u>	.ua
	TRUSTEE'S D	EED (CL. 25 to C. C. To C.	Market of the Control	三8027元 排
THIS INDENTURE, Made to	this 8th day	of Septembe	r	1989 between
THIS INDENTURE, Made t	INCAn Oregon Corp		oration T-	ustee under
led trustee, and E. N. REALT	I DEBATOES THOUSEN	MALITOTHIA COTP	Trust No. 7	213
reinafter called the second party;				
			and the first	rantor eventted and
ECITALS: GLENN E. HUDD	LESON, An Unmarried	nan IY	, as g	rustee, for the benefit
TRANSAMERICA II	TPE TWOOMWAN ANSWERS	c Cnorati	ion- beneficiary	, a certain trust deed
WELLS FARGO REALTY SER	ATCEO' THOUSEN SAME		10 79 in t	he mortgage records
ted March 18 , 19	19, duly recorded on	M-79	et nade 112	292 <i>***************</i> *********************
Klamath Count	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	WANTED). In said trus	st deed the real	property therein and s. the performance of
erginafter described was conveyed	by said grainer to said		Stor defaulter	d in his performance
ereinafter described was conveyed ertain obligations of the grantor if the obligations secured by said t	to the said beneficiary. T	notice of default her	einafter mention	ned and such default
f the obligations secured by said t	hereinafter described.			
till existed at the time of the sale	PER CALL OF THE PARTY OF THE PA		ured by said t	trust deed, being the
By reason of said default, seneficiary therein named, or his	the owner and holder of	ared all sums so sec	ured immediate	ely due and owing; a
eneficiary therein named, or his	successor in interest, deci-	and to fe	oreclose said tru	ust deed by advertise-
notice of default, containing an e	lection to sen the care		artiade records	s of said county on
nent and sale to satisfy granto April 3 19.89	in book/###/VOINTE No.	M-89 at pag	erence now in -	nade.
After the recording of said	notice of default, as afore	esaid, the undersigne	conies of the T	rustee's Notice of Sale
and place of sale of said real proj	perty as fixed by fill and	eradora a receivada astida	and cortified m	nail with return receipt
more served nursuant to URCF /	D.(2) and 15.(3) 3		. if one named	in ORS 80.740(1) and
received to the last-known agus	ess of the persons of	and and the second and the second	a's Notice of Se	ale was mailed by itist
(2)(a) at least 120 days before t	He date the property		as of the disperdi	an conservator or au-
class and certified mail with retu	rson named in ORS 86.740	O(I), promptly after	the trustee rece	eived knowledge of the
ministrator or executor of any pe disability, insanity or death of a	and such serson the Notice	and Cala men carma	n occupat	,,,
disability. insanity of death of a	ily sacii person, in		$\star \star \circ ORCP 7D.0$	(2) and (D.(3) at least
and had in the trust deed in the in	nanner in which a summor	ns is served pursuant	t to ORCP 7D.(oroceedings were stayed
scribed in the trust deed in the in	nanner in which a summor perty was sold, pursuant to	ors is served pursuant ORS 86.750(1). If t	t to ORCP 7D.(he foreclosure p	oroceedings were stayed 8 86.755(6) were mailed
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie	manner in which a summor perty was sold, pursuant to es of an Amended Notice of the last-known address of	ors is served pursuant ORS 86.750(1). If the f Sale in the form re those persons listed in	t to ORCP 7D.(the foreclosure pequired by ORS in ORS 86.740 a	(2) and 7D.(3) at least proceedings were stayed (5 86.755(6) were mailed and 86.750(1) and to the the was stayed within 30
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to	manner in which a summor perty was sold, pursuant to es of an Amended Notice of the last-known address of who was present at the t	ons is served pursuant ORS 86.750(1). If the f Sale in the form re those persons listed it time and place set for	t to ORCP 7D.(the foreclosure pequired by ORS in ORS 86.740 a or the sale which	(2) and 7D.(3) at least proceedings were stayed (5 86.755(6) were mailed and 86.750(1) and to the ch was stayed within 30 in a newspaper of gen-
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the st	ny sact processing sact processing sact processing a summor series of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pu	ns is served pursuant ORS 86.750(1). If the form resthing the form resthose persons listed it ime and place set for blished a copy of same	t to ORCP 7D.(the foreclosure particle by ORS in ORS 86.740 a or the sale whice id notice of sale	(2) and 7D.(3) at least proceedings were stayed (5 86.755(6)) were mailed and 86.750(1) and to the himas stayed within 30 in a newspaper of general successive weeks; the
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the state of t	my sach process, manner in which a summor berty was sold, pursuant to es of an Amended Notice of the last-known address of my who was present at the to tay. Further, the trustee pur my which the said real proper	ons is served pursuant ORS 86.750(1). If the form resthing the form resthose persons listed it ime and place set for the form of the form	t to ORCP 7D.(he foreclosure parties of the sale which in ORS 86.740 a or the sale which id notice of sale a week for four	(2) and 7D.(3) at least proceedings were stayed (5 86.755(6)) were mailed and 86.750(1) and to the howas stayed within 30 in a newspaper of genur successive weeks; the The mailing service and
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the steral circulation in each county in lest subjection of said notice oc	my sach processing sach personner in which a summor berty was sold, pursuant to so of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pure which the said real propercurred more than twenty descriptions.	ons is served pursuant ORS 86.750(1). If the form resthose persons listed in the form resthose persons listed in the form and place set for the form is situated, once the form of the for	t to ORCP 7D.(he foreclosure parties by ORS in ORS 86.740 a or the sale whic id notice of sale a week for four e of such sale. The	(2) and 7D.(3) at least proceedings were stayed (5.86.755(6)) were mailed and 86.750(1) and to the howas stayed within 30 e in a newspaper of genur successive weeks; the The mailing, service and the recorded prior to the
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the st eral circulation in each county in last publication of said notice of publication of said notice of sale in the official recon	my sach protein manner in which a summor berty was sold, pursuant to se of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pure which the said real propercurred more than twenty de are shown by one or more ds of said county, said affi	ns is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed it ime and place set for iblished a copy of sale try is situated, once the sale try is situated.	t to ORCP 7D.(he foreclosure pequired by ORS in ORS 86.740 a or the sale whic id notice of sale e a week for fou e of such sale. It fs of service du together with the	(2) and 7D.(3) at least proceedings were stayed (5 86.755(6)) were mailed and 86.750(1) and to the thin as stayed within 30 to in a newspaper of genur successive weeks; the The mailing, service and thy recorded prior to the he said notice of default and made a part of this
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the st eral circulation in each county in last publication of said notice or publication of said notice of sale and the of sale in the officjal record alection to sell and the trust	manner in which a summor berty was sold, pursuant to be sof an Amended Notice of the last-known address of a who was present at the t tay. Further, the trustee pur an which the said real proper coursed more than twenty do e are shown by one or most ds of said county, said affi- tee's notice of sale, being no	ons is served pursuant ORS 86.750(1). If the sale in the form rethose persons listed in the and place set for the sale in the	to ORCP 7D.(he foreclosure pequired by ORS in ORS 86.740 a or the sale whic id notice of sale e a week for fou e of such sale. It fs of service du together with th incorporated in	(2) and 7D.(3) at least proceedings were stayed (5 86.755(6)) were mailed and 86.750(1) and to the ch was stayed within 30 or in a newspaper of genur successive weeks; the The mailing, service and thy recorded prior to the he said notice of default and made a part of this tice of any person, other
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the st eral circulation in each county in last publication of said notice or publication of said notice of sale date of sale in the officjal recommend election to sell and the trust trustee's deed as fully as if set of	manner in which a summor manner in which a summor berty was sold, pursuant to so of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pure which the said real propercurred more than twenty doe are shown by one or more discovered to said county, said affice's notice of sale, being not therein verbatim. The unit attiducts and proofs as a last the said proofs as last the sai	ons is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed in the and place set for the set of	to ORCP 7D.(he foreclosure pequired by ORS in ORS 86.740 a or the sale whic id notice of sale e a week for fou e of such sale. It fs of service du together with th incorporated in	(2) and 7D.(3) at least proceedings were stayed (5 86.755(6)) were mailed and 86.750(1) and to the ch was stayed within 30 or in a newspaper of genur successive weeks; the The mailing, service and thy recorded prior to the he said notice of default and made a part of this tice of any person, other
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the st eral circulation in each county in last publication of said notice or publication of said notice or publication of said notice of said and election to sell and the trust trustee's deed as fully as if set of than the persons named in said the persons named in said the persons named in said the said that the said the said that the persons named in said the said that	manner in which a summor berty was sold, pursuant to se of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee purn which the said real proper curred more than twenty doe are shown by one or more do of said county, said affected's notice of sale, being not therein verbatim. The unit affidavits and proofs as it suant to ORS 86.740(1)(b)	ns is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed it ime and place set for the set of t	to ORCP 7D.(he foreclosure pequired by ORS in ORS 86.740 a or the sale whic id notice of sale a week for fou e of such sale. I fs of service du together with th ncorporated in as no actual nou lien on or inter	(2) and 7D.(3) at least proceedings were stayed as 86.755(6) were mailed and 86.750(1) and to the howas stayed within 30 in a newspaper of genur successive weeks; the The mailing, service and ally recorded prior to the he said notice of default and made a part of this tice of any person, other est in said described rea
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the st eral circulation in each county in last publication of said notice or publication of said notice or publication of said notice of sale and election to sell and the trust trustee's deed as fully as if set of than the persons named in said property, entitled to notice pure	manner in which a summor berty was sold, pursuant to set of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pure which the said real propercurred more than twenty doe are shown by one or more do of said county, said affected's notice of sale, being not therein verbatim. The unit affidavits and proofs as it suant to ORS 86.740(1)(b.	ns is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed it ime and place set for iblished a copy of sale try is situated, once lays prior to the data realfidavits or proof idavits and proofs, it is with a proof ow referred to and it indersigned trustee he having or claiming a proof of (1)(c).	to ORCP 7D.(he foreclosure pequired by ORS in ORS 86.740 a or the sale whic id notice of sale a week for fou e of such sale. I fs of service du together with th ncorporated in as no actual not lien on or inter	(2) and 7D.(3) at least proceedings were stayed 5, 86.755(6) were mailed and 86.750(1) and to the through was stayed within 30 to in a newspaper of genur successive weeks; the The mailing, service and ally recorded prior to the he said notice of default and made a part of this tice of any person, other est in said described reading and the
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the st eral circulation in each county in last publication of said notice or publication of said notice or publication of said notice of sale in the officjal record and election to sell and the trust trustee's deed as fully as if set of than the persons named in said property, entitled to notice pursuant to said notice of	manner in which a summor berty was sold, pursuant to set of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee purn which the said real propercurred more than twenty doe are shown by one or more do of said county, said affects notice of sale, being not therein verbatim. The unit affidavits and proofs as it suant to ORS 86.740(1)(b) of sale, the undersigned trusters of the sale, the sale sale sale sale sale sale sale sal	ons is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed it ime and place set for iblished a copy of sale try is situated, once lays prior to the data realfidavits or proof idavits and proofs, it is with a proof ow referred to and it indersigned trustee he having or claiming a proof of (1)(c).	to ORCP 7D.(he foreclosure pequired by ORS in ORS 86.740 a or the sale whic id notice of sale a week for fou e of such sale. I fs of service du together with th ncorporated in as no actual not lien on or inter	(2) and 7D.(3) at least proceedings were stayed 6, 86.755(6) were mailed and 86.750(1) and to the ch was stayed within 30 e in a newspaper of genur successive weeks; the The mailing, service and ally recorded prior to the he said notice of default and made a part of this tice of any person, other est in said described reads, 19.89, at the hour control of the
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the st eral circulation in each county in last publication of said notice or publication of said notice or publication of said notice of said and election to sell and the trust trustee's deed as fully as if set of than the persons named in said property, entitled to notice pursuant to said notice of 10.30 check A.M.	manner in which a summor berty was sold, pursuant to se of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pure which the said real propercurred more than twenty doe are shown by one or more do of said county, said affected's notice of sale, being not therein verbatim. The unit affidavits and proofs as it suant to ORS 86.740(1)(but sale, the undersigned trust of said day, in accord with the sold and apply the said day, in accord with the sold and apply the sale, the undersigned trust	ns is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed it ime and place set for the servery is situated, once always prior to the data realfidavits or proof idavits and proofs, it is with the standard of the standard of the sale	to ORCP 7D.(the foreclosure pequired by ORS in ORS 86.740 a or the sale whice id notice of sale to a week for four to of such sale. It fs of service du together with the ncorporated in as no actual not lien on or inter	(2) and 7D.(3) at least proceedings were stayed (5.86.755(6)) were mailed and 86.750(1) and to the ch was stayed within 30 in a newspaper of genur successive weeks; the The mailing, service and ally recorded prior to the he said notice of default and made a part of this tice of any person, other est in said described read the said notice of any person, other est in said described read the said notice of any person, other est in said described read the said notice of any person, other est in said described read the said described read the said notice of the said described read the said described read the said notice of the said described read the
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the st eral circulation in each county in last publication of said notice or publication of said notice or publication of said notice of adde of sale in the official record and election to sell and the trust trustee's deed as fully as if set of than the persons named in said property, entitled to notice pursuant to said notice on 10:30 o'clock, A.M.	manner in which a summor berty was sold, pursuant to se of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pure which the said real propercurred more than twenty do a reshown by one or more do of said county, said affected in which the said real propercurred more than twenty do a reshown by one or more do of said county, said affected in notice of sale, being not therein verbatim. The unit affidavits and proofs as a summor to ORS 86.740(1)(but sale, the undersigned trust, of said day, in accord with said sale was postponed.	ns is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed it ime and place set for the set of t	to ORCP 7D.(the foreclosure properties of the sale whice id notice of sale to a week for four to for such sale. It for of service du together with the neorporated in as no actual not lien on or inter 18	(2) and 7D.(3) at least proceedings were stayed 6.86.755(6) were mailed and 86.750(1) and to the howas stayed within 30 in a newspaper of genur successive weeks; the The mailing, service and ally recorded prior to the he said notice of default and made a part of this tice of any person, other est in said described reading, 19.89, at the hour of the by ORS 187.110, (which was the day and accordance with the said acc
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the st eral circulation in each county in last publication of said notice or publication of said notice or publication of said notice of said ate of sale in the official record and election to sell and the trust trustee's deed as fully as if set of than the persons named in said property, entitled to notice pure Pursuant to said notice on 10:30 o'clock, A.M. was the day and hour to which hour set in the amended Notice of Oregon and	manner in which a summon berty was sold, pursuant to so of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pur which the said real propercurred more than twenty do are shown by one or more do of said county, said affected notice of sale, being not therein verbatim. The understand the suant to ORS 86.740(1)(b) of said, the undersigned trust, of said day, in accord who said sale was postponed to of Sale)* and at the plate pursuant to the powers contains the sale and at the plate pursuant to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the said said said said said said said said	ons is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed in the form rethose persons listed in the server is situated, once ideavits and proofs, in the server is the server in the server is the server in the standard of the server is the standard of the server is the server is server in the standard of the server is the server is server in the standard of the server is the server is the server is server in the standard of the server is the server is the server is the server is server in the server is the server is server in the server is the server is server in the server in the server is server in the server in the server is server in the server is server in the serv	to ORCP 7D.(he foreclosure provined by ORS in ORS 86.740 a or the sale whice id notice of sale a week for four to such sale. It fs of service du together with the ncorporated in as no actual not lien on or inter 18 ime established RS 86.755(2)) as aforesaid, in y said trust dee	(2) and 7D.(3) at least proceedings were stayed in 86.755(6) were mailed and 86.750(1) and to the in a newspaper of genur successive weeks; the The mailing, service and thy recorded prior to the he said notice of default and made a part of this tice of any person, other est in said described reads in said described reads and made at the hour of the height and the hour of the fight and the hour of the height and to the height and the heig
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the st eral circulation in each county in last publication of said notice or publication of said notice or publication of said notice of said ate of sale in the official record and election to sell and the trust trustee's deed as fully as if set of than the persons named in said property, entitled to notice pure Pursuant to said notice on 10:30 o'clock, A.M. was the day and hour to which hour set in the amended Notice of Oregon and	manner in which a summon berty was sold, pursuant to so of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pur which the said real propercurred more than twenty do are shown by one or more do of said county, said affected notice of sale, being not therein verbatim. The understand the suant to ORS 86.740(1)(b) of said, the undersigned trust, of said day, in accord who said sale was postponed to of Sale)* and at the plate pursuant to the powers contains the sale and at the plate pursuant to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the powers contains the said sale was postponed to the said said said said said said said said	ons is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed in the form rethose persons listed in the server is situated, once ideavits and proofs, in the server is the server in the server is the server in the standard of the server is the standard of the server is the server is server in the standard of the server is the server is server in the standard of the server is the server is the server is server in the standard of the server is the server is the server is the server is server in the server is the server is server in the server is the server is server in the server in the server is server in the server in the server is server in the server is server in the serv	to ORCP 7D.(he foreclosure provined by ORS in ORS 86.740 a or the sale whice id notice of sale a week for four to such sale. It fs of service du together with the ncorporated in as no actual not lien on or inter 18 ime established RS 86.755(2)) as aforesaid, in y said trust dee	(2) and 7D.(3) at least proceedings were stayed in 86.755(6) were mailed and 86.750(1) and to the in a newspaper of genur successive weeks; the The mailing, service and thy recorded prior to the he said notice of default and made a part of this tice of any person, other est in said described reads in said described reads and made at the hour of the height and the hour of the fight and the hour of the height and to the height and the heig
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the steral circulation in each county in last publication of said notice or publication of said notice of sale and the of sale in the official recommend election to sell and the trust trustee's deed as fully as if set of than the persons named in said property, entitled to notice pure Pursuant to said notice on 10:30 o'clock, A.M. was the day and hour to which hour set in the amended Notice laws of the state of Oregon and in one parcel at public auction.	manner in which a summon berty was sold, pursuant to be of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pure which the said real propercurred more than twenty do are shown by one or more do of said county, said affects notice of sale, being not therein verbatim. The undefidavits and proofs as a summon to ORS 86.740(1)(b) of sale, the undersigned trust of said sale was postponed to the said second party and the said second party and the said second party and the plant of the plant	ors is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed it ime and place set for the set of	to ORCP 7D.(he foreclosure provined by ORS in ORS 86.740 a or the sale whice id notice of sale a week for four to such sale. It fs of service du together with the ncorporated in as no actual not lien on or inter 18 ime established RS 86.755(2)) as aforesaid, in y said trust dee	(2) and 7D.(3) at least proceedings were stayed in 86.755(6) were mailed and 86.750(1) and to the in a newspaper of genur successive weeks; the The mailing, service and thy recorded prior to the he said notice of default and made a part of this tice of any person, other est in said described reads in said described reads and made at the hour of the height and the hour of the fight and the hour of the height and to the height and the heig
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the st eral circulation in each county in last publication of said notice or publication of said notice of said ate of sale in the officjal record and election to sell and the trust trustee's deed as fully as if set of than the persons named in said property, entitled to notice pure Pursuant to said notice on 10:30 o'clock, A.M. was the day and hour to which the arrended Notice of the said notice of the said notice of the said notice of the day and hour to which the arrended Notice of the said	manner in which a summon berty was sold, pursuant to be of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pure which the said real propercurred more than twenty do are shown by one or more do of said county, said affected notice of sale, being not therein verbatim. The understand the said trusted and proofs as it is sale, the undersigned trust, of said day, in accord who had said sale was postponed to the said sale was postponed to the said sale was postponed to the said second party and sum being the highest ar is the sum of \$.2.2033.22	ons is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed it ime and place set for the set of	to ORCP 7D.(he foreclosure provined by ORS in ORS 86.740 a or the sale whice id notice of sale a week for four to such sale. It fs of service du together with the ncorporated in as no actual not lien on or inter 18 ime established RS 86.755(2)) as aforesaid, in y said trust dee	(2) and 7D.(3) at least proceedings were stayed in 86.755(6) were mailed and 86.750(1) and to the in a newspaper of genur successive weeks; the The mailing, service and thy recorded prior to the he said notice of default and made a part of this tice of any person, other est in said described reads in said described reads and made at the hour of the height and the hour of the fight and the hour of the height and to the height and the heig
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the steral circulation in each county in last publication of said notice of publication of said notice of said ate of sale in the official recommended and election to sell and the trust trustee's deed as fully as if set of than the persons named in said property, entitled to notice pursuant to said notice of 10:30 o'clock, A.M. was the day and hour to which hour set in the amended Notice laws of the state of Oregon and in one parcel at public auction best bidder at such sale and se sideration paid for this transfer.	manner in which a summon berty was sold, pursuant to so of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pure which the said real propercurred more than twenty do are shown by one or more do of said county, said affected notice of sale, being not therein verbatim. The understand the said trust and proofs as it suant to ORS 86.740(1)(b) of sale, the undersigned trust and said sale was postponed to the said sale was postponed to the said second party and sum being the highest are is the sum of \$.2.2.033.22	ors is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed it ime and place set for the set of	to ORCP 7D.(he foreclosure provined by ORS in ORS 86.740 a or the sale whice id notice of sale a week for four to such sale. It fs of service du together with the ncorporated in as no actual not lien on or inter 18 ime established RS 86.755(2)) as aforesaid, in y said trust dee	(2) and 7D.(3) at least proceedings were stayed in 86.755(6) were mailed and 86.750(1) and to the in a newspaper of genur successive weeks; the The mailing, service and thy recorded prior to the he said notice of default and made a part of this tice of any person, other est in said described reads in said described reads and made at the hour of the height and the hour of the fight and the hour of the height and to the height and the heig
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the st eral circulation in each county in last publication of said notice of publication of said notice of sale and the trust trustee's deed as fully as if set of than the persons named in said property, entitled to notice pursuant to said notice on 10:30 o'clock, A.M. was the day and hour to which hour set in the amended Notice laws of the state of Oregon and in one parcel at public auction best bidder at such sale and se sideration paid for this transfer.	manner in which a summon berty was sold, pursuant to se of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pure which the said real propercurred more than twenty do are shown by one or more do of said county, said affects notice of sale, being not therein verbatim. The unit affidavits and proofs as a summon to ORS 86.740(1)(b) of sale, the undersigned trust in, of said day, in accord with said sale was postponed to the said second party and the please of Sale)* and at the please of the said second party and sum being the highest ar is the sum of \$.2.033.27	ns is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed is time and place set for the set of	to ORCP 7D.(he foreclosure provined by ORS in ORS 86.740 a or the sale whice id notice of sale a week for four to such sale. It fs of service du together with the ncorporated in as no actual not lien on or inter 18 ime established RS 86.755(2)) as aforesaid, in y said trust dee	(2) and 7D.(3) at least proceedings were stayed in 86.755(6) were mailed and 86.750(1) and to the in a newspaper of general successive weeks; the The mailing, service and the said notice of default and made a part of this tice of any person, other est in said described reaches, 19.89, at the hour of by ORS 187.110, (which was the day and full accordance with the day, sold said real property, he being the highest and The true and actual control of the said true and actual true and actual control of the said true and actual con
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the steril circulation in each county in last publication of said notice oc publication of said notice of sale and election to sell and the trust trustee's deed as fully as if set of than the persons named in said property, entitled to notice pure Pursuant to said notice on 10:30 o'clock, A.M. was the day and hour to which hour set in the amended Notic laws of the state of Oregon and in one parcel at public auction best bidder at such sale and se sideration paid for this transfer. * Delete words in parentheses if inapplicable.	manner in which a summon berty was sold, pursuant to se of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pure manufactured more than twenty do are shown by one or more do of said county, said affects notice of sale, being not therein verbatim. The understand the said trust of said day, in accord with the said day, in accord with the said sale was postponed for the said second party in the said second party in the said sum being the highest ar is the sum of \$.2.2033.2000.	ns is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed is time and place set for the set of	to ORCP 7D.(he foreclosure provided by ORS in ORS 86.740 a or the sale whice id notice of sale e a week for four e of such sale. If fs of service du together with the neorporated in as no actual note ilien on or inter 18	(2) and 7D.(3) at least proceedings were stayed (3,86.755(6)) were mailed and 86.750(1) and to the ch was stayed within 30 in a newspaper of general successive weeks; the The mailing, service and thy recorded prior to the he said notice of default and made a part of this tice of any person, other est in said described reading the process of the said notice of any person, other est in said described reading the hour of the said notice of the said described reading the hour of the said said real property, he being the highest and The true and actual control of the said reading the highest and the said read property.
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the st eral circulation in each county in last publication of said notice of sald the of sale in the official recommend election to sell and the trust trustee's deed as fully as if set of than the persons named in said property, entitled to notice pure Pursuant to said notice of 10:30 o'clock, A.M. was the day and hour to which hour set in the amended Notice laws of the state of Oregon and in one parcel at public auction best bidder at such sale and se sideration paid for this transference. Aspen Title & Escr. 600 Main Street.	manner in which a summon menter in which a summon berty was sold, pursuant to so of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pure which the said real propercurred more than twenty do are shown by one or more do of said county, said affects notice of sale, being not therein verbatim. The unit affidavits and proofs as a summor to ORS 86.740(1)(b) of said sale was postponed to said sale was postponed to the said sale was postponed to the said second party and sum being the highest or is the sum of \$.2.033.2	ns is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed is time and place set for the set of	to ORCP 7D.(he foreclosure provided by ORS in ORS 86.740 a or the sale which id notice of sale a week for four of such sale. It is of service du together with the neorporated in as no actual note lien on or inter 18	(2) and 7D.(3) at least proceedings were stayed (3,86.755(6)) were mailed and 86.750(1) and to the ch was stayed within 30 in a newspaper of general successive weeks; the The mailing, service and ally recorded prior to the he said notice of default and made a part of this tice of any person, other est in said described reading. 19.89, at the hour of the by ORS 187.110, (which was the day and full accordance with the distribution of the said real property, he being the highest are The true and actual control of the said said real property, he said said real property.
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the st eral circulation in each county in last publication of said notice of sald date of sale in the official recommend election to sell and the trust trustee's deed as fully as if set of than the persons named in said property, entitled to notice pure Pursuant to said notice of 10:30 o'clock, A.M. was the day and hour to which hour set in the amended Notice laws of the state of Oregon and in one parcel at public auction best bidder at such sale and se sideration paid for this transfer. Aspen Title & Escr. 600 Main Street	manner in which a summon menter in which a summon berty was sold, pursuant to se of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pure menter was a summon of the said real propercurred more than twenty do are shown by one or more do of said county, said affects notice of sale, being not therein verbatim. The unit affidavits and proofs as a summon to ORS 86.740(1)(b) of said sale was postponed to the said sale was postponed to the said second party and the please of Sale)* and at the please of the said second party and sum being the highest are is the sum of \$.2.033.20 (CONTINUED).	ors is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed is time and place set for its interest of the set of the s	to ORCP 7D.(he foreclosure properties of the sale which in ORS 86.740 a for the sale which in order of sale a week for four e of such sale. It is of service dutogether with the mas no actual note lien on or intermal sale sale sale sale sale sale sale sa	(2) and 7D.(3) at least proceedings were stayed (3,86.755(6)) were mailed and 86.750(1) and to the ch was stayed within 30 in a newspaper of general successive weeks; the The mailing, service and ally recorded prior to the he said notice of default and made a part of this tice of any person, other est in said described reading the hour of the by ORS 187.110, (which was the day and full accordance with the dy sold said real property, he being the highest are The true and actual contents.
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the steral circulation in each county in last publication of said notice of publication of said notice of said date of sale in the official recommend election to sell and the trust trustee's deed as fully as if set of than the persons named in said property, entitled to notice pursuant to said notice on 10:30 o'clock, A.M. was the day and hour to which hour set in the amended Notice laws of the state of Oregon and in one parcel at public auction best bidder at such sale and se sideration paid for this transfer. Aspen Title & Escr. 600 Main Street. Klamath Falls, Oregon shale.	manner in which a summon menter in which a summon berty was sold, pursuant to so of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pure menter was a summon which the said real propercurred more than twenty do are shown by one or more do of said county, said affects notice of sale, being not therein verbatim. The understand proofs as a summon to ORS 86.740(1)(b) of sale, the undersigned trust in the said sale was postponed to the said sale was postponed to the said second at the plant of the said second party and sum being the highest of its the sum of \$.2.033.27 (CONTINUED TOW). Inc.	ors is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed is time and place set for its interest of the set of the s	to ORCP 7D.(he foreclosure properties of the sale whice id notice of sale as week for four together with the name of such sale. It is of service dutogether with the name of such as no actual note lien on or inter 18	(2) and 7D.(3) at least proceedings were stayed (3,86.755(6)) were mailed and 86.750(1) and to the she was stayed within 30 in a newspaper of general successive weeks; the The mailing, service and ally recorded prior to the he said notice of default and made a part of this tice of any person, other est in said described reactions and made as the hour of by ORS 187.110, (which was the day and full accordance with the day, sold said real property, he being the highest are The true and actual contents of the said for record on the served for r
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the steral circulation in each county in last publication of said notice oc publication of said notice of sale and the of sale in the official recommend election to sell and the trust trustee's deed as fully as if set of than the persons named in said property, entitled to notice pure Pursuant to said notice on 10:30 o'clock, A.M. was the day and hour to which hour set in the amended Notic laws of the state of Oregon and in one parcel at public auction best bidder at such sale and se sideration paid for this transfer beliefe words in perentheses if inapplicable. Aspen Title & Escr 600 Main Street Klamath Falls, Oregon and in the state of the street of the	manner in which a summon herty was sold, pursuant to se of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pure which the said real propercurred more than twenty do are shown by one or more do of said county, said affects notice of sale, being not therein verbatim. The understand proofs as a summon to ORS 86.740(1)(b) of sale, the undersigned trust in said sale was postponed to the said second party in the said second party in the said sum being the highest are is the sum of \$.2.033.2 (CONTINUED AND ADDRESS) ICCES, Inc., Trustee	ors is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed is time and place set for its interest of the set of the s	to ORCP 7D.(he foreclosure property of the sale whice id notice of sale as week for four together with the normal of the sale whice of such sale. It is of service dutogether with the normal of the sale was a sale trust dee .033.20	(2) and 7D.(3) at least proceedings were stayed (3,86.755(6)) were mailed and 86.750(1) and to the she was stayed within 30 in a newspaper of general successive weeks; the The mailing, service and ally recorded prior to the he said notice of default and made a part of this tice of any person, other est in said described reading the hour of the said said real property, he being the highest are true and actual control of the said for record on the said for record on the said for record on the said said said record on the said said said record on the said said said said record on the said said said said said said said said
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the steral circulation in each county in last publication of said notice oc publication of said notice of sale and the of sale in the official recommend election to sell and the trust trustee's deed as fully as if set of than the persons named in said property, entitled to notice pure Pursuant to said notice on 10:30 o'clock, A.M. was the day and hour to which hour set in the amended Notic laws of the state of Oregon and in one parcel at public auction best bidder at such sale and se sideration paid for this transfer beliefe words in perentheses if inapplicable. Aspen Title & Escr 600 Main Street Klamath Falls, Oregon and in the state of the street of the	manner in which a summon herty was sold, pursuant to se of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pure which the said real propercurred more than twenty do are shown by one or more do of said county, said affects notice of sale, being not therein verbatim. The understand proofs as a summon to ORS 86.740(1)(b) of sale, the undersigned trust in said sale was postponed to the said second party in the said second party in the said sum being the highest are is the sum of \$.2.033.2 (CONTINUED AND ADDRESS) ICCES, Inc., Trustee	or is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed it ime and place set for it is situated, once the sale in the standard, once it is situated, once it is situated to and it is indersigned trustee he having or claiming and or (1)(c). The standard of the standard of the standard of the standard of the sum of \$	to ORCP 7D.(he foreclosure provided by ORS in ORS 86.740 a or the sale whice id notice of sale a week for fou- e of such sale. It is of service du together with the ncorporated in as no actual note lien on or inter 18	(2) and 7D.(3) at least proceedings were stayed (3,86.755(6)) were mailed and 86.750(1) and to the ch was stayed within 30 in a newspaper of general successive weeks; the The mailing, service and ally recorded prior to the he said notice of default and made a part of this tice of any person, other est in said described reactions and made as the hour of by ORS 187.110, (which was the day and full accordance with the day sold said real property, he being the highest are The true and actual control of the true and actual control of the control
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the steril circulation in each county in last publication of said notice of publication of said notice of sale and the official recommend election to sell and the trust trustee's deed as fully as if set of than the persons named in said property, entitled to notice pure Pursuant to said notice on 10:30o'clock, A.M. was the day and hour to which hour set in the amended Notic laws of the state of Oregon and in one parcel at public auction best bidder at such sale and se sideration paid for this transfer. * Delete words in porentheses if inapplicable. Aspen Title & Escr 600 Main Street Klamath Falls, Oregon and Callifor Street Klamath Falls, Oregon Andrew Callifor Street Remanure Street Remanure Street Klamath Falls, Oregon Andrew Callifor Street Remanure Street Klamath Falls, Oregon Andrew Callifor Street Remanure Street	manner in which a summon herty was sold, pursuant to se of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pure which the said real propercurred more than twenty do a reshown by one or more do of said county, said affects notice of sale, being not therein verbatim. The unit affidavits and proofs as a summation of said day, in accord with said sale was postponed to the said second party in the	or is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed is time and place set for its interest of the set of the se	to ORCP 7D.(he foreclosure provided by ORS in ORS 86.740 a or the sale whice id notice of sale a week for fou- e of such sale. It is of service du together with the ncorporated in as no actual note lien on or inter 18	(2) and 7D.(3) at least proceedings were stayed (3,86.755(6)) were mailed and 86.750(1) and to the ch was stayed within 30 in a newspaper of general successive weeks; the The mailing, service and ally recorded prior to the he said notice of default and made a part of this tice of any person, other est in said described reactions and made as the hour of the by ORS 187.110, (which was the day and full accordance with the district of said real property, he being the highest are The true and actual control of the true and actual control of the
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the steral circulation in each county in last publication of said notice of publication of said notice of sale and the of sale in the official recommended and election to sell and the trust trustee's deed as fully as if set of than the persons named in said property, entitled to notice pursuant to said notice on 10:30 o'clock, A.A.M. was the day and hour to which hour set in the amended Notice laws of the state of Oregon and in one parcel at public auction best bidder at such sale and se sideration paid for this transfer. * Delete words in purentheses if inapplicable. Aspen Title & Escr 600 Main Street Klamath Falls, Oregon and the control of the state of the	manner in which a summon herty was sold, pursuant to se of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pure which the said real propercurred more than twenty do are shown by one or more do of said county, said affects notice of sale, being not herein verbatim. The unit affidavits and proofs as it suant to ORS 86.740(1)(b). If sale, the undersigned trust, of said day, in accord with said sale was postponed to the said second party and sum being the highest of the said sum being the highest of the said sum being the highest of the said sale was postponed to the said second party and sum being the highest of the said sum being	or is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed it ime and place set for it is situated, once the sale in the standard, once it is situated, once it is situated to and it is indersigned trustee he having or claiming and or (1)(c). The standard of the standard of the standard of the standard of the sum of \$	to ORCP 7D.(he foreclosure provided by ORS in ORS 86.740 a or the sale whice id notice of sale a week for fou- e of such sale. It is of service du together with the ncorporated in as no actual note lien on or inter 18	(2) and 7D.(3) at least proceedings were stayed (3,86.755(6)) were mailed and 86.750(1) and to the she was stayed within 30 in a newspaper of general successive weeks; the The mailing, service and ally recorded prior to the he said notice of default and made a part of this tice of any person, other est in said described reaches in said described reaches in said described reaches in said described reaches and full accordance with the district of the highest and the true and actual control of the true actual of
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the steral circulation in each county in last publication of said notice of publication of said notice of sale and the trust trustee's deed as fully as if set of than the persons named in said property, entitled to notice pure Pursuant to said notice on 10:30 o'clock, A.M. was the day and hour to which hour set in the amended Notic laws of the state of Oregon and in one parcel at public auction best bidder at such sale and se sideration paid for this transfer. * Delete words in parentheses if inapplicable. Aspen Title & Escr 600 Main Street Klamath Falls, Oregon and the state of Component of the street Sale and se sideration paid for this transfer. * Delete words in parentheses if inapplicable Aspen Title & Escr 600 Main Street Klamath Falls, Oregon and Component of the street Sale Avneue Pasadena, Californ of the street The Realty Service of the street Th	manner in which a summon herty was sold, pursuant to se of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pure manner than twenty do are shown by one or more do of said county, said affects notice of sale, being not therein verbatim. The understand the said trust and proofs as a summon to ORS 86.740(1)(b) of sale, the undersigned trust in said sale was postponed to the said second party in the said second party in the said second party in the said sum being the highest ar is the sum of \$.2.033.2 (CONTINUED OW). Inc	or is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed is time and place set for its ime and place set for its ime and place set for its ime and place set for its interest in the date of its interest in the date of its interest in the its indexing and proofs, it is interest in the standard of the standard of the standard of the standard of the sum of \$	to ORCP 7D.(he foreclosure produced by ORS in ORS 86.740 a or the sale whice id notice of sale e a week for four e of such sale. It is of service du together with the ncorporated in as no actual note ilien on or inter 18	(2) and 7D.(3) at least proceedings were stayed in 86.755(6) were mailed and 86.750(1) and to the in an ewspaper of general successive weeks; the The mailing, service and the said notice of default and made a part of this tice of any person, other est in said described reading the said described reading the said notice of any person, other est in said described reading the said described reading the said notice of any person, other est in said described reading the said described reading the said said real property, he being the highest and The true and actual confidence of the said record of the said record of the said said said said record of the said said said record of the said said said record of the said said said said record of the said said said said record of the said said said said said said said said
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the steral circulation in each county in last publication of said notice of publication of said notice of said at the of sale in the official recommend election to sell and the trust trustee's deed as fully as if set of than the persons named in said property, entitled to notice pursuant to said notice on 10:30 o'clock, A.M. was the day and hour to which hour set in the amended Notice laws of the state of Oregon and in one parcel at public auction best bidder at such sale and se sideration paid for this transfer. Aspen Title & Escr. 600 Main Street. Klamath Falls, Oregon and the state of the state of the street. Aspen Title & Escr. 600 Main Street. Klamath Falls, Oregon and callifor or the state of the state o	manner in which a summon perty was sold, pursuant to se of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pure new the said real propercurred more than twenty do are shown by one or more do of said county, said affects notice of sale, being not therein verbatim. The unit affidavits and proofs as a sum to ORS 86.740(1)(b) of sale, the undersigned trust in of said day, in accord with the said sale was postponed for said sale was postponed for the said second party and sum being the highest are is the sum of \$.2.033.27 (CONTINUED TOW). Inc.	or is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed is time and place set for its ime and place set for its ime and place set for its ime and place set for its interest in the date of its interest in the date of its interest in the date of its interest in the standard of the standard of the standard of the standard of the sum of \$	to ORCP 7D.(he foreclosure provided by ORS in ORS 86.740 a or the sale whice id notice of sale a week for four e of such sale. If so for service du together with the neorporated in as no actual not lien on or inter 18 ime established RS 86.755(2)) as aforesaid, in y said trust dee 033.20 r said property. STATE OF OI County of I certify ment was rec	(2) and 7D.(3) at least proceedings were stayed in 86.755(6) were mailed and 86.750(1) and to the said stayed within 30 in a newspaper of general successive weeks; the The mailing, service and the said notice of default and made a part of this tice of any person, other est in said described readily service and described readily service and made a part of this tice of any person, other est in said described readily of the said notice of the said notice of any person, other est in said described readily of the said described readily of the said said real property, he being the highest and the said said real property, he being the highest and the said said readily of the said said record on the said said said record on the said said said record on the said said said county. The true and actual control of the said said county. The true and actual control of the said county and said said county. The said of said county. The said said said said said said said said
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the steral circulation in each county in last publication of said notice of publication of said notice of sale and the trust trustee's deed as fully as if set of than the persons named in said property, entitled to notice pursuant to said notice on 10:30 o'clock, A.M. was the day and hour to which hour set in the amended Notic laws of the state of Oregon and in one parcel at public auction best bidder at such sale and saideration paid for this transfer. * Delete words in parentheses if inapplicable. Aspen Title & Escr. 600 Main Street Klamath Falls, Oregon and the continuation of the state of Califor. F. N. Realty Servents of the continuation of the state of Califor. After recording return to: F. N. Realty Servents of NAME, Addition name, Califor. And Califor. And Califor.	manner in which a summon perty was sold, pursuant to sell an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pure which the said real propercurred more than twenty do are shown by one or more do of said county, said affects notice of sale, being not therein verbatim. The understand proofs as a summon to ORS 86.740(1)(b) of sale, the undersigned trust, of said day, in accord with the said sale was postponed to the said second party and at the play of the said second party and sum being the highest of its the sum of \$.2.033.2 (CONTINUED OW). Inc. The said sale was postponed to the said second party and at the play and at the play and at the play and the said second party and sum being the highest of the said second party and sum being the highest of the said second party and sum being the highest of the said second party and sum party of the said second party and sum party of the said second party of the said se	ns is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed is time and place set for its ime and place set for its ime and place set for its ime and place set for its interest in the date of its interest in the date of its interest in the its indersigned trustee he having or claiming and or (1)(c). In the standard of the date of its interest in the standard of the sum of \$	to ORCP 7D.(he foreclosure provided by ORS in ORS 86.740 a or the sale whice id notice of sale is a week for fou- e of such sale. It for fore of the county of STATE OF OI County of I certify ment was rec ment/microfil Record of Dec Witness County affixe	(2) and 7D.(3) at least proceedings were stayed in 86.755(6) were mailed and 86.755(6) were mailed the was stayed within 30 in a newspaper of general successive weeks; the The mailing, service and thy recorded prior to the he said notice of default and made a part of this tice of any person, other est in said described reading the hour of the by ORS 187.110, (which was the day and full accordance with the district of the highest are the being the highest are the true and actual control of th
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the steril circulation in each county in last publication of said notice of publication of said notice of sale and the trust trustee's deed as fully as if set of than the persons named in said property, entitled to notice pursuant to said notice on 10:30	manner in which a summon perty was sold, pursuant to sell an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pure manner than twenty do are shown by one or more door said county, said affects notice of sale, being not therein verbatim. The unit affidavits and proofs as a summon to ORS 86.740(1)(b) of sale, the undersigned trust, of said day, in accord with the said sale was postponed to the said second party and at the plant of the said second party and sum being the highest or is the sum of \$.2.033.2 (CONTINUED OW). Inc Trustee Tices, Inc., Trustee Tices, Inc., Trustee Tices, Inc., Trustee	ns is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed is time and place set for its ime and place set for its ime and place set for its ime and place set for its interest in the date of its ime and proofs, it is situated, once it is situated, once it is it i	to ORCP 7D.(he foreclosure provided by ORS in ORS 86.740 a or the sale whice id notice of sale e a week for fore e of such sale. It fs of service du together with the norporated in as no actual note lien on or inter 18	(2) and 7D.(3) at least proceedings were stayed in 86.755(6) were mailed and 86.755(6) were mailed the was stayed within 30 in a newspaper of general successive weeks; the The mailing, service and thy recorded prior to the he said notice of default and made a part of this tice of any person, other est in said described reading the hour of the by ORS 187.110, (which was the day and full accordance with the district of the highest are the being the highest are the true and actual control of th
scribed in the trust deed in the in 120 days before the date the prop and released from the stay, copie by registered or certified mail to address provided by each person days after the release from the steral circulation in each county in last publication of said notice of publication of said notice of sale and the trust trustee's deed as fully as if set of than the persons named in said property, entitled to notice pursuant to said notice on 10:30 o'clock, A.M. was the day and hour to which hour set in the amended Notic laws of the state of Oregon and in one parcel at public auction best bidder at such sale and scideration paid for this transfer. *Delete words in porentheses if inapplicable. Aspen Title & Escr. 600 Main Street. Klamath Falls, Oregon and the control of the state of the street. The Realty Servents of the state of the street. Solvents of the state of the street. Aspen Title & Escr. 600 Main Street. Klamath Falls, Oregon and control of the street. RAMPER TITLE & CALLIFOT. After recording return to: The Realty Servents of the street. Aspen Title & Callifor. After recording return to: The Realty Servents of the street. The Realty Servents of the street. Aspen Title & Callifor. After recording return to: The Realty Servents of the street. Aspen Talls, Oregon and the street. The Realty Servents of the street.	manner in which a summon perty was sold, pursuant to se of an Amended Notice of the last-known address of a who was present at the tay. Further, the trustee pure manner manner than twenty do are shown by one or more do of said county, said affects notice of sale, being not therein verbatim. The understand proofs as a summon to ORS 86.740(1)(b) of sale, the undersigned trust, of said day, in accord with the said sale was postponed to the said second party and at the plant of the said second party and sum being the highest or is the sum of \$.2.033.2 (CONTINUED OW). Inc. The same application. Trustee in a 91101 AND ADDRESS ices, Inc., Trustee	ns is served pursuant ORS 86.750(1). If the Sale in the form rethose persons listed is time and place set for its and place set for its interest of the set of the se	to ORCP 7D.(he foreclosure provided by ORS in ORS 86.740 a or the sale whice id notice of sale is a week for four e of such sale. It fs of service du together with the norporated in as no actual not lien on or inter 18	(2) and 7D.(3) at least proceedings were stayed in 86.755(6) were mailed and 86.755(6) were mailed the was stayed within 30 in a newspaper of general successive weeks; the The mailing, service and thy recorded prior to the he said notice of default and made a part of this tice of any person, other est in said described reading the hour of the by ORS 187.110, (which was the day and full accordance with the district of the highest are the being the highest are the true and actual control of th

17109

The endough and a section play

Paredann, California 1110 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 interest acquired after the execution of said trust deed in and to the following described real property, to-wit:

Lot 13, Block 34, Tract No. 1184, OREGON SHORES UNIT #2, FIRST ADDITION, in the County of Klamath, State of Oregon.

was at at more the septiment, the training of remance course or when the mance course

Video a section of the second

· Marie Bar marie and the state of the second sections of the section sections of the second sections of the section sections of the second sections of the second sections of the second section sections of the section section section sections of the section section sections of the section section section sections of the section sectin section section section section section section section section

sidence of with the win to such to the sound I deal to the

best that or new sections and some the material and met and the committee Strictly managed as making sea from to the said or seem from her the shift of the string of the second

and the day of the first in the second safe to describe the second period for the charge of the second second in ાં કે કુંચારા કરવા કે પ્રાપ્ત કરવા કરવા કુંચાલા કરવા કુંચાલા મામ કુંચાલા કુંચાલા કુંચાલા કુંચાલા કુંચાલા કુંચા ત્રાપ્ત કુંચાલા કુંચાલ કુંચાલા કુંચાલ

Properties of said orders of whis, the undertaking differences for the failth setting as as me pure pure properties to the second section of the second

allen the same of while a let be continued and the first thing the best to be the first the tatagen pool god the transpolyment of the de body floring that artechnal of ones in a

क्षिक्रीक्ष्मक्षिक्षे के अभी के सार अब अप अर्थ अर्थ अर्थ अर्थ का लिए का मान्या प्राप्तिक अर्थ के अर्थ

Compared to the control of the contr days also pe men elso a che des fordes antici des elles entres entres secondo el se mon when the rate when was received by the thing were the cost to the and the control of th

was first in A in earlies of x , where x is a square subjective A for x and $y \in \{x\}$ is

TO HAVE AND TO HOLD the same unto the second party, his heirs, successors-in-interest and assigns for-

In construing this instrument and whenever the context so requires, the masculine gender includes the feminine and the neuter and the singular includes the plural; the word "grantor" includes any successor in interest to the grantor as well as each and all other persons owing an obligation, the performance of which is secured by said trust deed; the word "trustee" includes any successor trustee, the word "beneficiary" includes any successor in interest of the beneficiary first named above, and the word "person" includes corporation and any other legal or commercial entity.

IN WITNESS WHEREOF, the undersigned trustee has hereunto set his hand; if the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal to be affixed hereunto by its officers duly authorized thereunto by order of its Board of Directors.

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. presented in the section of the section of the section of

Professional States

ASPEN TITLE & ESCROW, INC.

ANA SERVA MOROE

(if executed by a corporation, affix corporate seal)

STATE OF OREGON, County of Klamath

Filed for record at request of:

Aspen Title Co. 12th day of <u>Sept.</u> A.D., 19 89 on this at __10:25 _ o'clock ___A M. and duly recorded in Vol. M89 of Deeds

Andrews of Englishers and indicate of the

_ Page <u>17108</u> Evelyn Biehn County Clerk was to the contract By Queline Mullendare

Deputy.

10/3 (74,570) STATE OF OREGON, County of Klamath

September 8 , 1989, by Andrew A. Patterson

Assistant secretary of

Aspen Title & Escrow, Inc.

oregon ndia Han

CB

Fee, \$13.00