ASPEN UNDATURE, Made this 26th day of FERRUARY 19.96, between SPEN TITLE 6 ESCROW, INC.  Miled trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION 19.96, between seminater called the second party;  WITNESSETH:  RECITALS: FELIX D. SARIAN and DONNA. S. SARIAN as further, for the beneficience and the second party;  WITNESSETH:  RECITALS: FELIX D. SARIAN and DONNA. S. SARIAN as further, for the beneficience of the second party;  WITNESSETH:  RECITALS: FELIX D. SARIAN and DONNA. S. SARIAN as further, or the beneficience of the second party;  WITNESSETH:  RECITALS: FELIX D. SARIAN and DONNA. S. SARIAN as further, or the beneficience of the second party;  WITNESSETH:  RECITALS: FELIX D. SARIAN and DONNA. S. SARIAN as further, or the beneficience of the second party;  WITNESSETH:  RECITALS: FELIX D. SARIAN and DONNA. S. SARIAN as further, or the beneficience of the second party;  WITNESSETH:  RECITALS: FELIX D. SARIAN and DONNA. S. SARIAN as further, or the second party;  WITNESSETH:  WITNESSETH:  AS THE WAS ASSETTED AS THE SARIAN AS ASSETTED AS THE SARIAN ASSETTED ASSETTED AS THE SARIAN ASSETTED A	ASPEN OAQASIBST TRUSTERS DEBY				
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ASPEN UNDATURE, Made this 26th day of FERRUARY 19.96, between SPEN TITLE 6 ESCROW, INC.  Miled trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION 19.96, between seminater called the second party;  WITNESSETH:  RECITALS: FELIX D. SARIAN and DONNA. S. SARIAN as further, for the beneficience and the second party;  WITNESSETH:  RECITALS: FELIX D. SARIAN and DONNA. S. SARIAN as further, for the beneficience of the second party;  WITNESSETH:  RECITALS: FELIX D. SARIAN and DONNA. S. SARIAN as further, or the beneficience of the second party;  WITNESSETH:  RECITALS: FELIX D. SARIAN and DONNA. S. SARIAN as further, or the beneficience of the second party;  WITNESSETH:  RECITALS: FELIX D. SARIAN and DONNA. S. SARIAN as further, or the beneficience of the second party;  WITNESSETH:  RECITALS: FELIX D. SARIAN and DONNA. S. SARIAN as further, or the beneficience of the second party;  WITNESSETH:  RECITALS: FELIX D. SARIAN and DONNA. S. SARIAN as further, or the second party;  WITNESSETH:  WITNESSETH:  AS THE WAS ASSETTED AS THE SARIAN AS ASSETTED AS THE SARIAN ASSETTED ASSETTED AS THE SARIAN ASSETTED A	ASPEN OAD A 193/F TRUSTES DEED  THIS INDENTURE, Made this 26th day of FEBRUARY ,19.96, between the control of t	Fernancia di Marina di P	TO BE A DATE OF THE OWNER		
THIS INDENTURE, Made this 26th day of FERRMAY , 19. 20, bereinalte SERM TITLE & ESCROM, INC. , hereinalte resinater called trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION    **THE STATE OF THE SERVICES AND ASSESSED OF THE SERVICES A	THIS INDERTURE, Made this 26th. day of FERRIARY 19.90, bereinalte SERION 1. INC. hereinalte SERION 1. INC. hereinalte ESERION 1. INC. hereinalte recinater called trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION hereinalte serional terms of the second party;  WITNESSETH:  WITNESSETH:  RECITALS: FELIX D. SABLAN and DONNA S. SABLAN as trustee, for the beneficieved to ASPEN TITLE 5. ESCROW. INC. a. CALIFORNIA CORPORATION as beneficiary, a containing an elected of FN REALTY SERVICES. INC. a. CALIFORNIA CORPORATION as beneficiary, a containing an elected of FN REALTY SERVICES. INC. a. CALIFORNIA CORPORATION as a range 19.20. as 18.00 and 19.00 an	RM No. 1175-TRUSTEE'S DEED-Oregen To	rust Deed Series (Individual or Corporate).	COPYRIGHT 1988 STEVENS	NESS LAW PUBLISHING CO., PORTLAND, OR. 9720
THIS INDERTURE, Made this 26th day of FERRMAY 19. 20, bereinaite FERRMAY 19. 20, bereinaite FERRMAY 19. 20, bereinaite FERRMAY 19. 20, bereinaite recinater called trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION 19. 20, as grantor, executed an ereinalter called the second party;  WITNESSETH:  **RECITALS: FELIX D. SABLAN and DONNA.S. SABLAN 20, as grantor, executed an elivered to ASPEN TITLE & ESCROH, INC. 3. CALIFORNIA CORPORATION, as beneficiary, a criain trust dee for the party of the beneficiary in the party of the party of the beneficiary in the party of the beneficiary in the party of	THIS INDERTURE, Made this 26th. day of FERRIARY 19. 30, bereinsite SPEN TITLE & ESCROP, LINC. hereinsite serionater called trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION hereinsite serionater called the second party;  WITNESSETH:  WITNESSETH:  **RECITALS: FELIX D. SABLAN and DONNA S. SABLAN activities of the beneficiered to ASPEN TITLE & ESCROPH, LINC. a CALIFORNIA CORPORATION., as beneficiary, a crisin trust of the first party of the beneficiered to ASPEN TITLE & ESCROPH, LINC. a CALIFORNIA CORPORATION., as beneficiary, a crisin trust of the first party of the beneficiary of the said beneficiary. The said grantor to the said beneficiary the said trusted to secure, among other things the performance of the colligations of the grantor to the said beneficiary. The said grantor to the said beneficiary. The said grantor to the said beneficiary. The said grantor to the said beneficiary the said trust deed as stated in the notice of delabul; containing an election delabul; on the said trust deed as stated in the notice of all sums so secured immediately due at penetral said and the said said property and to foreclose said trust deed, being beneficiary therein named, or beneficiary successor in interest, deceded all sums so secured immediately due at property and to foreclose said trust deed, being wing; a notice of delault, containing an election to said and property said notice of all property and successor in interest, deceded all sums so secured the mortiage records of said county of said motice of said county of said property said and property said said property said property s	<b>14000</b>	ASPEN 0404	3193/F Vol	gy Page: 0100
Aller TITLE & ESCURY. ABOUT SERVICES, INC., a CALIFORNIA CORPORATION  WITNESSETH:  WITNESSETH:  WITNESSETH:  WITNESSETH:  AS GRANT SERVICES, INC., a. CALIFORNIA CORPORATION., as beneficiary, a certain trust dee  of FIREALTY SERVICES, INC., a. CALIFORNIA CORPORATION., as beneficiary, a certain trust dee  of FIREALTY SERVICES, INC., a. CALIFORNIA CORPORATION., as beneficiary, a certain trust dee  of FIREALTY SERVICES, INC., a. CALIFORNIA CORPORATION., as beneficiary, a certain trust dee  of FIREALTY SERVICES, INC., a. CALIFORNIA CORPORATION., as beneficiary, a certain trust dee  of FIREALTY SERVICES, INC., a. CALIFORNIA CORPORATION., as beneficiary, a certain obligations of the grant of the said frame to the said crust deed the real property therein an  observation obligations of the grant for the said granter to said trustee to secure, among other things, the performance of the obligations secured by said frust deed as stated in the notice of detault her. milter mentioned and such default at the time of the sale hereinafter described.  It is a said at the time of the sale hereinafter described.  It is read and the time of the observations of the performance of the obligations secured by said trust deed as stated in the notice of detault her. milter mentioned and such default, an otice of beneficiary therein named, or state of the property as a state of the pr	ABENETITIE & ESCHON, MALTY SERVICES, INC., a CALIFORNIA CORPORATION  WITNESSETH:  WITNESSETH:  WITNESSETH:  WITNESSETH:  AS GRAIN, SABLAN, and DONNA S. SABLAN  AS GRAIN, SERVICES, INC., as CALIFORNIA CORPORATION., as beneficiarly, a creating intrust dee of F.N. REALTY SERVICES, INC., a. CALIFORNIA CORPORATION., as beneficiarly, a creating intrust dee of F.N. REALTY SERVICES, INC., a. CALIFORNIA CORPORATION., as beneficiarly, a creating intrust dee of F.N. REALTY SERVICES, INC., a. CALIFORNIA CORPORATION., as beneficiarly, a creating intrust deed of F.N. REALTY SERVICES, INC., a. CALIFORNIA CORPORATION., as beneficiarly, a creating the same of the control of the property therein an extension of the grant of the control of the contro	THIS INDENTIIRE			
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RECITALS: FELIX D. SABLAN and DONNA. S. SABLAN as grantor, executed an elivered to ASPEN TITLE S. ESCROW. INC.  as trusted for the beneficiary of the beneficiary of the property of the prope	RECITALS: FELIX D. SABLAN and DONNA. S. SABLAN  as trutue, for the beneficiery of the beneficiary of the ben	alled trustee, and IN KERLING ereinalter called the second pa	arty;		
elivered to ASPEN TITLE S. ESKRWIS INC a. CALIFORNIA. CORPORATION as beneficiary, a certain trust deef  f. F.N. REALTY. SERVICES INC a. CALIFORNIA. CORPORATION as beneficiary, a certain trust deed ated JUNE 7.  19 38 duly recorded on OCTOBER 28.  at page 28 in the mort sign record it is a page and the sign record of	elivered to ASPEN TITLE & ENCHON. J.No. a. CALIFORNIA CORPORATION, as be relicitary, a certain trust dee f. PR. REALTY SERVICES, 1No. a. B. CALIFORNIA CORPORATION, as be relicitary. The subject of the JUNE 7. 19.88, duly recorded on OCTOBER 28. 19.89., in the mortage record at JUNE 7. 19.88. duly recorded on OCTOBER 28. 19.89., in the mortage record at the JUNE 7. 19.88. duly recorded on OCTOBER 28. 19.89., in the mortage record recording the control of the subject of the subj		WITNESSE	TH:	
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Alber Tendends Person  June 1	ATTACHMENTIAL COUNTY, OFERON, in book/KMATANENENNO. MSS. at page 18239, or as fee RNIS (KLMATH COUNTY, Oregon, in book/KMATANENNOM/KATANENNIN/CONTRACTOR (indicate which). In said trust deed the real property therein an electrical obligations of the grantor to the said beneficiary. The said grantor thereafter defaulted in stantor's performance of the obligations secured by said trust deed as stated in the notice of default here. The truster mentioned and such default ille xisted at the time of the sale hereinalter described.  By reason of said default, the owner and holder of the obligations secured by said trust deed, being it by reason of said default, the owner and holder of the obligations secured by said trust deed, being it by reason of said default, the owner and holder of the obligations secured by said trust deed, being it by reason of said default, the owner and holder of the obligations secured by said trust deed by adversing a notice of default, containing an electron to sell the said real property and to foreclose said trust deed by adversing a notice of default, said trusted and the obligations was recorded in the mortgage records of said county of the said said real property and the said said property as its said said to said real property as itself by the truste and as equired by law; copies of the time for an After the recording of said notice of default, as aforesand, the undersigned trustee gard trustee gar	elivered to ASPEN TITLE FN REALTY S	ERVICES INC. a CALIFORN	IA CORPORATION,	as beneficiary, a certain trust dee
ANN THE COUNTY, Oregon, in book Real which). In said trust deed the real property therein an exerinater described was conveyed by said grantor to said trustee to secure, among other things, the performance retrain obligations of the grantor to the said beneficiary. The said grantor tender and such default in the obligations secured by said trust deed as stated in the notice of default herenafter mentioned and such default will existed at the time of the said hereinatter described.  By reason of said default, the owner and holder of the obligations secured by said trust deed, being it all present the record of the said hereinater described.  By reason of said default, the owner and holder of the obligations was recorded in the mortgage records of said county of the said real property and to foreclose said trust deed by advertisement and said to satisfy grantor's said obligations was recorded in the mortgage records of said county of tisement and said to satisfy grantor's said obligations was recorded in the mortgage records of said county of tisement and said to satisfy grantor's said obligations was recorded in the mortgage records of said county of tisement and said to satisfy grantor's said obligations was recorded in the mortgage records of said county of the said real property said the recording of said notice of default, as aforesaid, the undersigned trustee gave notice of the time for an after recording of said notice of default, as aforesaid, the undersigned trustee gave notice of the time for an even served pursuant to ORP 7D.20 and 7D.63 or mailed by both first class and certified mail with return receipt requested, to the last-known address of the persons or their legal representatives, if any, named in ORS 86.740(1) as requested, to the last-known address of the grant 10 ORP 7D.20 and 7D.63 or mailed by both first class and certified mail with return receipt requested, to the last-known address of the grant 10 ORP	MENNEMPHENDELING SERVENCE NO. 2,322.8. (indicate which). In said trust deed the real property therein an exterine discorbed was conveyed by said grantor to said trustee to secure, among other things the performance exterine obligations of the grantor to the said beneficiary. The said grantor thereafter defaulted in a minor's performance of the obligations secured by said trust deed as stated in the notice of default here.matter manioned and such default illusisted at the time of the sale hereinalter described.  By reason of said default, the owner and holder of the obligations secured by said trust deed, being it By reason of said default, the owner and holder of the obligations secured for the said trust deed, being it By reason of said default, containing an election to sell the said real property and to foreclose said trust deed by adversishment and sale to satisfy grantor's said obligations was recorded in the mortage records of said county of instead to said the said of the said real property and to foreclose said trust deed by adversishment and sale to satisfy grantor's said obligations was recorded in the mortage records of said county of instead to said the said real property and to foreclose said trust deed by adversishment and sale to satisfy grantor's said obligations was recorded in the mortage records of said county of the said real property and said notice of default, so foresaid the undersigned trustee gave notice of the time for at Alter the recording of said notice of default, so foresaid the undersigned trustee gave notice of the time for a place of said or said notice of default, so foresaid the undersigned trustee gave notice of the time for a place of said obligation was recorded in the undersigned trustee gave notice of the time for a place of said obligation was recorded in the undersigned trustee gave notice of the time for a place of said obligation was recorded in the undersigned trustee and according to the said trustee and a grant of the said trustee and a grant of the undersigned tr	lated JUNE 7	, 19.88., duly recorded onOC	OBER 28	, 1988, in the mortgage record
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ertain obligations of the grantor to the said trust deed as stated in the notice of default here.nafter mentioned and such defaul if the obligations secured by said trust deed, being it for the obligations secured by said trust deed, being it strictly stated at the time of the sale hereinafter described.  By reason of said default, the owner and holder of the obligations secured by said trust deed, being it beneficiary therein named, or beneficiary's successor in interest, declared all sums os secured immediately due at content of the said county of said trust deed by across of the said of said call property as fixed by the frustee and as required by law; copies of the Trustee's Notice of Said color of said color of said notice of default, as derosaid, the undersigned trustee gave notice of the time for an After the recording of said notice of default, as derosaid, the undersigned trustee gave notice of the time for an After the recording of said notice of default, as derosaid, the undersigned trustee gave notice of the time for an After the recording of said notice of default, as derosaid, the undersigned trustee gave notice of the time for an After the recording of said notice of default, as derosaid, the undersigned trustee gave notice of the time for an After the recording of said notice of default, as derosaid, the undersigned trustee gave notice of the time for an After the recording of said notice of said trust deed in the property was sold, and the Trustee's Notice of Said was mailed by it (2)(a), at least 120 days before the date the property was sold, understand the analysis of the guardian, conservator or a class and certified mail with return recipir requested, to the last-known address of two designs and related from the trust ede in	if the obligations of the grantor to the said exercised. The notice of default here, nafter mentioned and such default of the obligations secured by said trust deed, being it if the obligations secured by said trust deed, being it if the obligations secured in the sale hereinafter described.  By reason of said default, the owner and holder of the obligations secured immediately due are presented and the sale hereinafter described.  By reason of said default, the owner and holder of the obligations secured by said trust deed, being it is expensively therein named, or beneficiary's successor in interest, declared all sums so secured immediately due are owing; a notice of default, containing an election to sell the said real property and to forecloses said trust deed by adversability and the said obligations was recorded in the mortgage records of said country for the said obligations was recorded in the mortgage records of said country for the said obligations was recorded in the mortgage records of said country for the said obligations was recorded in the mortgage records of said real property as its most of the said obligations was recorded in the mortgage records of said real property as its most of the said obligations was recorded in the mortgage records of said real property as its most of the said obligations.  After the recording of said notice of default, as aforesaid, the undersigned trustee gare notice of the time for an After the recording of said notice of said real property was sold, and the undersigned trustee gare in the said of the said by the trustee and as equired by law; copies of the Trustee's Notice of Said representatives, if any, amed in ORS 86.740(1) and to 10 (2) (a), at least 120 days before the date the property was sold, and the Trustee's Notice of Said was served upon occurred to the said of any such person, the Notice of Said was served upon occurred to the said of	ereinafter described was cor	hveyed by said grainer to data to	t to the Alexandre	efaulted in grantor's performant
titll existed at the time of the sale neterinate described.  By reason of said default, the owner and holder of the obligations secured by said trust deed, being it beneficiary therein named, or beneficiary's successor in interest, decired all sums on secured immediately due are beneficiary therein named, or beneficiary's successor in interest, decired all sums on secured immediately due are beneficiary therein named, or beneficiary's successor in interest, decired all sums on secured immediately due are beneficiary therein named, or beneficiary's successor in interest, decired all sums on secured in the mortgage records of said county of said county of said said said control or said obligations was recorded in the mortgage records of said county of said county of said county of said said real property as fixed by the trustee and as required by law; copies of the Trustee's Notice of Set (Sentamany) (Senta	till existed at the time of the sale nereinate described.  By reason of said default, the owner and holder of the obligations secured by said trust deed, being the peneticiary therein named, or beneficiary's successor in interest, declared all sums so secured immediately due are beneficiary therein named, or beneficiary's successor in interest, declared all sums so secured immediately due are beneficiary therein named, or beneficiary's successor in interest, declared all sums so secured immediately due are beneficiary to a processor of the processor of the time for an order of the sum of the processor of the processor of the processor of the time for an order of the sum of the processor of the	ertain obligations of the gran	enid trust deed as stated in the n	otice of default herein	after mentioned and such defau
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insement and sale to satisfy grantor's said obligations was recorded in the mortgage records of said county of tissement and sale to satisfy grantor's said obligations was recorded in the mortgage records of said county of tissement and sale to satisfy grantor's said obligations was recorded in the mortgage records of said county of tissement and sale to satisfy grantor's said obligations. Mys. J. 19.9. In book/feet. National Science of	in ministrator or executor of any person mended in ORS 86.740(1). In institutor or executor of any person in the trust dead in the trust dead in the more of any person who was personed in the form the stay, copies of an Amended Notice of Sale in the form the stay, copies of an Amended Notice of Sale in the office and and released from the stay, copies of an Amended Notice of Sale in the form the stay, copies of an Amended Notice of Sale in the office and and accounted the spread of sale date the property was sold, pursuant to ORS 86.750(1). If the foreclosure proceedings were stay that the trustee and of Notice of Sale was served upon occupants of the property of the scribed in the trustee and of Notice of Sale was served upon occupants of the property of the scribed in the trust deed in the manuer in which a summons is served pursuant to ORCP 7D.(2) and 7D.(3) at less cribed in the stay, copies of an Amended Notice of Sale in the form required or of the stay, copies of an Amended Notice of Sale in the form required or of the sale which was stayed with address provided by each person who was present at the time and place set or the sale which was stayed with address provided by each person who was present at the time and place set or the sale which was stayed with address provided by each person who was present at the time and place set or the sale which was stayed with address provided by each person who was present at the time and place set or the sale which was stayed with address provided by each person who was present at the time and place set or the sale which was stayed with address provided by each person who was present at the time and place set or the sale which was stayed with address provided by each person who was present at the time and place set or the sale which was stayed with address provided by each person who was present at the time and place set or the sale which was received to recreate the property of the sale which was address of the person and the trustee and property is structed of sal	Ry reason of said del	fault, the owner and notices of	est, declared all sums	so secured immediately due an
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After the recording of said notice of decial and as required by law; copies of the Trusiee's Notice of Sepace of said earlier property as fixed by the trustee and as required by law; copies of the Trusiee's Notice of Selevier early and 7D (3) or mailed by both first class and certified mail with return receipt requested, to the last-known address of the persons or their legal representatives, if any, named in ORS 86.740(1) are quested, to the last-known address of the guardian, conservator or a class and certified mail with return receipt requested, to the last-known address of the guardian, conservator or aclass and certified mail with return receipt requested, to the last-known address of the guardian, conservator or aclass and certified mail with return receipt requested, to the last-known address of the guardian conservator or according to the property of disability, insanity or death of any such person; the Notice of Sale was served pursuant to ORCP 7D.(2) and 7D.(3) at least in the trust deed in the manner in which a summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least in the trust deed in the manner in which a summons is served pursuant to ORCP 7D.(2) and 7D.(3) at least in the trust deed in the manner in which a summon is served pursuant to ORCP 7D.(2) and 7D.(3) at least in the trust deed in the manner in which as summon is served pursuant to ORS 86.750(1). If the foreclosure proceedings were stay 120 days before the date the property was sold, pursuant to ORS 86.750(1). If the foreclosure proceedings were stay 120 days before the date the property was sold, pursuant to ORS 86.750(1). If the foreclosure proceedings were stay 120 days before the date the stay, pursuant to ORS 86.750(1). If the foreclosure proceedings were stay 120 days before the date the stay, pursuant to the last known address of those persons listed in ORS 86.740(1) and 86.750(1). If the foreclosure proceedings were stay 120 days for the sale which was stay 120 days 120 d	After the recording of said notice of details, and page of said early property as fixed by the trustee and as required by law; copies of the Trustee's Notice of Sale was error and an away the truster receiver eserved pursuant to ORCP 7D.(2) and 7D.(3) or mailed by both first class and certified mail with return receiver eserved pursuant to ORCP 7D.(2) and 7D.(3) at least 120 days before the date the property was sold, and the Trustee's Notice of Sale was mailed by fit (2)(a), at least 120 days before the date the property was sold, and the Trustee's Notice of Sale was mailed by fit (2)(a), at least 120 days before the date the property was sold, and the Trustee's Notice of Sale was mailed by fit (3)(a), at least 120 days before the date the property was sold, and the Trustee's Notice of Sale was served upon occupants of the property of disability, insanity or death of any such person; the Notice of Sale was served pursuant to CRCP 7D.(2) and 7D.(3) at least 120 days before the date the property was sold, pursuant to ORS 86.750(1) the foreclosure proceedings were stay 120 days before the date the property was sold, pursuant to ORS 86.750(1) the foreclosure proceedings were stay 120 days before the date the property was sold, pursuant to ORS 86.740 (1) the foreclosure proceedings were stay 120 days before the date the property was sold to ORS 86.740 (1) the foreclosure proceedings were stay 120 days before the date the property was sold, pursuant to ORS 86.740 (1) the foreclosure proceedings were stay 120 days before the date the property was sold to or Sale and the foreclosure proceedings were stay 120 days before the date the property was sold to or Sale and the foreclosure property was sold to or Sale and the foreclosure was served pursuant to the sale or the sale which was stayed within address provided by each person who was present at the time and place set for the sale which was stayed within address provided by each person who was present at the time and place set for the sale which was stayed within addr	JUNE 5	MHYNO 1080 (indicate w	which), to which referen	nce now is made.
place of sale of said real property as fixed by the those at the war served pursuant to ORCP 7D.(2) and 7D.(3) or mailed by both first class and certified mail with return receiver served pursuant to ORCS 86.740(1) at requested, to the last-known address of the persons or their legal representatives, if any, named in ORS 86.740(1), at least 120 days before the due the property was sold, and the Trustee's Notice of Sale was mailed by fix (2)(a), at least 120 days before the due the property was sold, and the Trustee's Notice of Sale was mailed by fix (2)(a), at least 120 days before the due the property requested, to the last-known address of the guardian, conservator or a characteristic mail with return receipt requested, to the last-known address of the trustee received knowledge of the ministrator or executor of any such person; the Notice of Sale was served upon occupants of the property of disability, insanity or death of any such person; the Notice of Sale was served upon occupants of the property of sold pursuant to ORS 86.740(1), promptly after the trustee death the property was sold, pursuant to ORS 86.750(1). If the foreclosure proceedings were stay 120 days before the date the property was sold, pursuant to ORS 86.750(1). If the foreclosure proceedings were stay 120 days before the date the property was sold, pursuant to ORS 86.750(1). If the foreclosure proceedings were stay 120 days before the date in the other and proceedings were stay 120 days before the date in the other property was sold, pursuant to ORS 86.750(1). If the foreclosure proceedings were stay 120 days before the date of work and the seal real property is situated, once a week for four successive weeks; eral circulation in each county in which the said real property is situated, once a week for four successive weeks; eral circulation of said notice occurred more than twenty days prior to the date of such sale. The mailing, service a publication of said notice of sale are shown by one or more affidavits and proofs, together with the s	place of sale of said real property as sixed by the those and roless and certified mail with return receiver were served pursuant to ORCP 7D.(2) and 7D.(3) or mailed by both first class and certified mail with return receiver requested, to the last-known address of the persons or their legal representatives, if any, named in ORS 86.740(1) are class and certified mail with return receipt requested, to the last-known address of the guardian, conservator or a class and certified mail with return receipt requested, to the last-known address of the guardian, conservator or a constitution of the guardian conservator or a constitution in the state of the guardian conservator or a constitution in the state of the guardian conservator or a constitution in each county in which the said real property is situated, once a week for four successive weeks; and constitution in each county in which the said real property is situated, once a week for four successive weeks; and profession of said notice occurred more than twenty days prior to the date of such sale. The mailting, service a last publication of said notice occurred more than twenty days prior to the date of such sale. The mailting, service a guardian conservator of sale and the trustee's notice of sale, being now returned to and incorporated in and made a part of the undersigned trustee has no actual notice of any person, of trustee's deed as fully as if set out herein verbatim. The undersigned trustee has no actual notice of any person, of trustee's deed as fully as if set out herein verbatim. The undersigned trustee has no actual notice of any person, of trustee's deed as fully as if set out herein verbatim. The undersigned trustee has no actual notice of any person of trustee's doctory, said a	After the recording of	said notice of default, as aforesai	d. the undersigned trus	tee gave notice of the time for al
were served pursuant to URCP / 10 and 3 of the persons or their legal representatives, if any, named in ORS 86.740(1) are equested, to the last-known address of the persons or their legal representatives, if any, named in ORS 86.740(1), at least 120 days before the date the property was sold, and the Trustee's Notice of Sale was mailed by the class and certified mail with return receipt requested, to the last-known address of the guardian, conservator or a class and certified mail with return receipt requested, to the last-known address of the guardian, conservator or a class and certified mail vith return receipt requested, to the last-known address of the property disability, insanity or death of any such person; the Notice of Sale was served upon occupants of the property occibed in the trust deed in the manner in which a summons is served pursuant to ORCF 7D.(2) and 7D.(3) at lescribed in the trust deed in the manner in which a summons is served pursuant to ORCF 7D.(2) and 7D.(3) at lescribed in the trust deed in the manner in which a summons is served pursuant to ORCF 7D.(2) and 7D.(3) at lescribed in the trust deed in the manner in which a summons is served pursuant to ORCF 7D.(2) and 7D.(3) at lescribed in the trust deed in the manner in which a summons is served pursuant to ORCF 7D.(2) and 7D.(3) at lescribed in the trust deed in the manner in which a summons is served pursuant to ORS 86.750(1). If the foreclosure proceedings were stay and released from the stay, opies of an Amended Notice of Sale in the foreclosure proceedings were stay and released from the stay, opies of an Amended Notice of Sale in the foreclosure proceedings were stay that the stay of the stay of the server of the s	were served pursuant to URCP 7DL/2 and an executed pursuant to URCP 7DL/2 and an executed to the last-known address of the persons or their legal representatives, if any, named in ORS 86.740(1) are requested, to the last-known address of the guardian, conservator or a class and certified mail with return receipt requested, to the last-known address of the guardian, conservator or a class and certified mail with return receipt requested, to the last-known address of the guardian, conservator or a class and certified mail with return receipt requested, to the last-known address of the guardian, conservator or a class and certified mail to the annex in which a summons is served pursuant to ORCP 7D.(2) and 7D.(3) at the scribed in the trust deed in the manner in which a summons is served pursuant to ORCP 7D.(2) and 7D.(3) at the scribed in the trust deed in the manner in which a summons is served pursuant to ORCP 7D.(2) and 7D.(3) at the scribed in the trust deed in the manner in which a summons is served pursuant to ORCP 7D.(2) and 7D.(3) at the scribed in the trust the stay, copies of an Amended Notice of Sale in the form required by QRS 86,755(6) were mail and released from the stay, copies of an Amended Notice of Sale in the form required by QRS 86,750(1) and to to by registered or certified mail to the last known address of those persons listed in ORS 86,740 and 86,750(1) and to to yet registered or certified mail to the last known address of those persons listed in ORS 86,740 and 86,750(1) and to to yet registered by each person who was present at the time and place set for the sale which was stayed within address provided by each person who was present at the time and place set for the sale which was stayed within address provided by each person who was present at the time and place set for the sale which was stayed within address provided by each person who was present at the time and place set for the sale which was stayed within address provided by each person who was present at the time and present and p			11.1.1	ion of the Triustee's Notice of 38
(2)(a), at least 120 days before the date the property of the last-known address of the guardian, conservator or a class and certified mail with return receipt requested, to the last-known address of the guardian, conservator or aministrator or executor of any person named in ORS 86.740(1), promptly after the trustee received knowledge of the ministrator or executor of any person; the Notice of Sale was served upon occupants of the property of disability, insanity or death of any such person; the Notice of Sale was served upon occupants of the property of disability, insanity or death of any such person; the Notice of Sale was served upon occupants of the property of disability, insanity or death of any such person; the Notice of Sale was served upon occupants of the property of Sale was served upon occupants of the property of Sale was served upon occupants of the property of Sale was served upon occupants of the Property of Sale was served upon occupants of the Property of Sale was served upon occupants of the Property of Sale was served upon occupants of the Property of Sale was served upon occupants of the Property of Sale was served upon occupants of the Property of Sale was served upon occupants of the Property of Sale was served upon occupants of the Property of Sale was served upon occupants of the Property of Sale was served upon occupants of the Property of Sale was served upon occupants of the Property of Sale was served upon occupants of the Property of Sale was served upon occupants of the Property of Sale was served upon occupants of the Property of Sale was served upon occupants of the Sale was stayed within address provided by each person who was present at the time and place set for the sale which was stayed within address provided by each person who was present at the time and place set for the sale which was stayed within address provided by each person who was present at the time and place of the sale which was stayed within address provided by each person who was present at the time and pla	(2)(a), at least 120 days before the date the property of the last-known address of the guardian, conservator or a class and certified mail with return recipit requested, to the last-known address of the guardian, conservator or a ministrator or executor of any person named in ORS 86.740(1), promptly after the trustee received knowledge of the ministrator or executor of any such person; the Notice of Sale was served upon occupants of the property of disability, insanity or death of any such person; the Notice of Sale was served upon occupants of the property of disability, insanity or death of any such person; the Notice of Sale was served upon occupants of the property of disability, insanity or death of any such person; the Notice of Sale in the form required by ORS 86.740 and 7D.(3) at let the served from the stay, Express of an Amended Notice of Sale in the form required by ORS 86.755(6) were mail and released from the stay. Further, the furuses published a copy of said notice of sale within address provided by each person who was present at the time and place set for the sale which was stayed within address provided by each person who was present at the time and place set for the sale which was stayed within address provided by each person who was present at the time and place set for the sale which was stayed within address provided by each person who was present at the time and place set for the sale which was stayed within address provided by each person who was present at the time and place set for the sale which was stayed within address provided by each person who was present at the time and place set for the sale which was stayed within address provided by each person who was present at the time and place set for the sale which was stayed within address provided by each person who was present at the time and place set for the date of such sale. The mailing, service a last publication of said notice of sale are shown by one or more affidavits or proofs of service duly recorded prior to the date of sa	place of sale of said real prop	perty as fixed by the flustee and t	t to the first sloss and	certified mail with return recei
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GRANTOR'S NAME AND ADDRESS  County of Certify that the within inst ment was received for record on day of 19.  at 0'clock M., and record in book/reel/volume No	GRANTOR'S NAME AND ADDRESS  GRANTEE'S NAME AND ADDRESS  After recording return to:  BOB PERLA  1922 STRADELLA ROAD  LOS ANGELES, CALIFORNIA 90077  NAME, ADDRESS, ZIP  COUNTY Of  ment was received for record on ment was received for record on ment was received for ment was receive	were served pursuant to UKC requested, to the last-known (2)(a), at least 120 days bet class and certified mail with ministrator or executor of an disability, insanity or death scribed in the trust deed in 120 days before the date the and released from the stay, by registered or certified ma address provided by each podays after the release from the real circulation in each cour last publication of said notice of date of sale in the official rand election to sell and the trustee's deed as fully as it is than the persons named in property, entitled to notice	certy as fixed by the flustee and a CCP 7D.(2) and 7D.(3) or mailed a address of the persons or their later the date the property was so a return receipt requested, to the ny person named in ORS 86.740( of any such person; the Notice the manner in which a summons property was sold, pursuant to Ocopies of an Amended Notice of sil to the last known address of the erson who was present at the tin the stay. Further, the trustee public occurred more than twenty defect are shown by one or more records of said county, said affidational affidavits and proofs as har pursuant to ORS 86.740(1)(b) of the control of the contro	by both first class and egal representatives, if old, and the Trustee's last-known address of 1), promptly after the of Sale was served up is served pursuant to the Sale was served up is served pursuant to the Sale was served in the last of the served pursuant to the served pursuant to the served pursuant to the served pursuant to the served in Older and place set for the ished a copy of said not the served to the date of affidavits or proofs of a served to and incorpersioned trustee has nowing or claiming a lient of the served to the served to and incorpersioned trustee has nowing or claiming a lient of the served to the served to the served to and incorpersioned trustee has nowing or claiming a lient of the served to t	certified mail with return receivery, named in ORS 86.740(1) and votice of Sale was mailed by find the guardian, conservator or a trustee received knowledge of the confocupants of the property of ORCP 7D.(2) and 7D.(3) at least the proceedings were stayed by ORS 86.755(6) were mailed 86.750(1) and to be sale which was stayed within the of sale in a newspaper of given the form of the mailing, service a service duly recorded prior to the with the said notice of default and made a part of the actual notice of any person, other of the continued on reverse such sale.
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GRANTEE'S NAME AND ADDRESS  SPACE RESERVED  FOR RECORDER'S USE  MID DOOK/reel/volume No	After recording return for RECORDER'S USE BOB PERLA  1922 STRADELLA ROAD LOS ANGELES, CALIFORNIA 90077  NAME, ADDRESS, ZIP  SPACE RESERVED  FOR RECORDER'S USE RECORDER'S U	were served pursuant to UKC requested, to the last-known (2)(a), at least 120 days bet class and certified mail with ministrator or executor of ar disability, insanity or death scribed in the trust deed in 120 days before the date the and released from the stay, on the stay after the release from the stay and the stay after the release from the real circulation in each cour last publication of said notice of date of sale in the official reand election to sell and the stay after the persons named in property, entitled to notice	certy as fixed by the Itustee and CCP 7D.(2) and 7D.(3) or mailed address of the persons or their lefore the date the property was so the return receipt requested, to the manner in which a summons property was sold, pursuant to Copies of an Amended Notice of all to the last-known address of the reson who was present at the time the stay. Further, the trustee public the property was sold, pursuant to Copies of an Amended Notice of all to the last-known address of the erson who was present at the time the stay. Further, the trustee public to occurred more than twenty defected and the stay of the said are shown by one or more records of said county, said affiditustee's notice of sale, being now said affidavits and proofs as har pursuant to ORS 86.740(1)(b) of	by both first class and egal representatives, if old, and the Trustee's last-known address of 1), promptly after the of Sale was served up is served pursuant to the Sale in the form require ose persons listed in Olme and place set for the ished a copy of said not it is situated, once a ways prior to the date of affidavits or proofs of affidavits or proofs of errighted trustee has nowing or claiming a lien of (1)(c).	certified mail with return recei- any, named in ORS 86.740(1) at Votice of Sale was mailed by fit the guardian, conservator or a trustee received knowledge of toon occupants of the property of ORCP 7D.(2) and 7D.(3) at lea treeclosure proceedings were stay ed by ORS 86.755(6) were mail as 86.740 and 86.750(1) and to the esale which was stayed within tice of sale in a newspaper of ge- seck for four successive weeks; is such sale. The mailing, service as service duly recorded prior to the with the said notice of deta worated in and made a part of the actual notice of any person, of on or interest in said described r  (Continued on reverse si TE OF OREGON,  anty of
GRANTEE'S NAME AND ADDRESS  SPACE RESERVED  FOR RECORDER'S USE  MID DOOK/reel/volume No	After recording return for RECORDER'S USE BOB PERLA  1922 STRADELLA ROAD LOS ANGELES, CALIFORNIA 90077  NAME, ADDRESS, ZIP  SPACE RESERVED  In book/reel/volunce No	were served pursuant to UKC requested, to the last-known (2)(a), at least 120 days beliclass and certified mail with ministrator or executor of an disability, insanity or death scribed in the trust deed in 120 days before the date the and released from the stay, by registered or certified mand address provided by each pudays after the release from the eral circulation in each count publication of said notice of date of sale in the official rand election to sell and the trustee's deed as fully as if sthan the persons named in property, entitled to notice	CP 7D.(2) and 7D.(3) or mailed address of the persons or their leaders of the persons or their leaders of the persons or their leaders of the person amed in ORS 86.740( of any such person; the Notice the manner in which a summons property was sold, pursuant to Copies of an Amended Notice of all to the last-known address of the erson who was present at the time the stay. Further, the trustee public of the person who was present at the time in the tay of the person who was present at the time to occurred more than twenty defended and the person who was present at the time to occurred more than twenty defended as a said county, said affide trustee's notice of sale, being now set out herein verbatim. The undes and affidavits and proofs as har pursuant to ORS 86.740(1)(b) of the person was a set out herein verbatim. The undes and affidavits and proofs as har pursuant to ORS 86.740(1)(b) of the person was a set out herein verbatim. The undes and affidavits and proofs as har pursuant to ORS 86.740(1)(b) of the person was presented by the person was presented by the person of the proofs as har pursuant to ORS 86.740(1)(b) of the person was presented by the person of the proofs as har pursuant to ORS 86.740(1)(b) of the person of the proofs as har pursuant to ORS 86.740(1)(b) of the proofs as the person of the proofs at the proofs as har pursuant to ORS 86.740(1)(b) of the proofs as the person of the proofs as the proofs as the person of the proofs as the proofs as the person of the proofs as the p	by both first class and egal representatives, if old, and the Trustee's last-known address of 1), promptly after the of Sale was served up is served pursuant to 0RS 86.750(1). If the form requires one persons listed in Olme and place set for the ished a copy of said not it is situated, once a ways prior to the date of affidavits or proofs of article and proofs, together to and incorpersioned trustee has nowing or claiming a lien of 1)(c).	certified mail with return receivery, named in ORS 86.740(1) at votice of Sale was mailed by fir the guardian, conservator or at trustee received knowledge of the on occupants of the property of ORCP 7D.(2) and 7D.(3) at least trustee proceedings were stayed by ORS 86.755(6) were mailed 86.740 and 86.750(1) and to be sale which was stayed within the of sale in a newspaper of government of the with the said notice of default or the mailing, service as service duly recorded prior to the with the said notice of default or interest in said described to actual notice of any person, other or interest in said described to the control of the control o
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