NLT If claimant is an original contractor, use S-N Form N	». 1161.	Valmal Dage 2729	20
		Vol male Page Kr28	÷
131 KNOW ALL MEN BY THESE	PRESENTS: The undersigne	d, hereinafter called the claimant, has pe	erfor
labor, transported or furnished materials WRANGLER ROOFING, Leroy Bark	and/or rented equipment und	ler a contract between claimant and	
		was the original contractor, X subco	ontra im no
construction egent or other person ment known as Roof Installation	6215 Winema, Klamath	Falls	in ler
the County ofKlamath	State of Oregon which is	the site of the improvement, described as	s foll
6215 Winema			
Klamath Falls, OR 97603-52	.78		
D (IF SPAC The address of the improvement,	E INSUFFICIENT, CONTINUE DESCRIPTIO	o) is <u>6215</u> Winema, Klamath Fall	ls
Oregon 97603-5278	, ii kikowii, (ii ulikikowii, so stat	in the above-mentioned county a	and s
	d owner of the land isLyle	Haney, Vickie Haney	
Ners mass set that a			
The name of the owner or repute	d owner of the improvement i	Lyle Haney, Vickie Haney	
3			
The name of the person by who	m claimant was employed or	to whom materials were furnished and f	for w
R labor was performed and/or equipment	rented is WKANGLER ROOFIN	G, Leroy barker, Daren Barker	••••
The person(s) just named, at al.	I times herein mentioned, had	knowledge of the construction.	
Claimant commenced performan	ce of the contract on	1y 16, 19.96 , and comp	plete •
		mant ceased to provide labor, transport of	or tu
materials and/or rent equipment.	ا ماریک کار میں کار اور میں میں اور	eren en e	•
A Notice of the Right to a Lien	in the form required by ORS	87.023 was delivered in person or deli	ivere
registered or certified mail to the owner	on July 1/	, 19.96. This lien covers only those r	mate
aminment and labor provided after a			
	date which is eight days, not	including Saturdays, Sundays and other	· holi
as defined in ORS 187.010, before the	Notice of the Right to a Lien	was delivered or mailed.*	
as defined in ORS 187.010, before the	Notice of the Right to a Lien at of claimant's demand after	was delivered or mailed.* deducting all just credits and offsets, to	
as defined in ORS 187.010, before the	Notice of the Right to a Lien at of claimant's demand after	was delivered or mailed.* deducting all just credits and offsets, to	
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claiman Labor	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip	was delivered or mailed.* deducting all just credits and offsets, to ment is:	-wit
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claima Labor Materials	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip	was delivered or mailed.* deducting all just credits and offsets, to	-wit
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claiman Labor Materials Equipment	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip	was delivered or mailed.* deducting all just credits and offsets, to ment is:	-wit
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claiman Labor Materials Equipment Other (specify)	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip	was delivered or mailed.* deducting all just credits and offsets, to ment is: 	.06
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claiman Labor Materials Equipment Other (specify) V4-CC Recording feet	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip Finance (was delivered or mailed.* deducting all just credits and offsets, to ment is: 	.06
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claiman Labor Materials Equipment Other (specify) V- CC Recording feet	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip Finance (was delivered or mailed.* deducting all just credits and offsets, to ment is: 2. 1,314 2. 1,314 2. 10 2. 10 3. 20 5. 20	.06
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claiman Labor Materials Equipment Other (specify) V-CC Recording fees Total value of claiman Loss all just credits and offsets	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip Finance (was delivered or mailed.* deducting all just credits and offsets, to ment is: Charge 2 mos	.06 .72
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claiman Labor Materials Equipment Other (specify) CRecording fees Less all just credits and offsets Balance due claimant	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip Finance (was delivered or mailed.* deducting all just credits and offsets, to ment is: Sharge 2 mos (\$.06 .72 .00
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claimant Labor Materials Equipment Other (specify) Vir C: Recording fees Total Less all just credits and offsets Balance due claimant	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip Finance (was delivered or mailed.* deducting all just credits and offsets, to ment is: Charge 2 mos Sharge 2 mos Sharg	.06 .72 .00
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claimant Labor Materials Equipment Other (specify) Total Less all just credits and offsets Balance due claimant * A Notice of the Right to a Lien is not required for the time and place of recording to make this	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip Finance (was delivered or mailed.* deducting all just credits and offsets, to ment is: Charge 2 mos Sharge 2 mos Sharg	.06 .72 .00
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claimant Labor Materials Equipment Other (specify) Total Less all just credits and offsets Balance due claimant A Notice of the Right to a Lien is not required for the time and place of recording to make this	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip Finance (Finance (Provide the second	was delivered or mailed.* deducting all just credits and offsets, to ment is: 	.06 .72 .00
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claiman Labor Materials Equipment Other (specify) We concerning fees Total way and offsets Balance due claimint * A Notice of the Right to a Lien is not required for the time and place of recording to make this CLADE OF	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip Finance (Finance (Provide the second	was delivered or mailed.* deducting all just credits and offsets, to ment is: Charge 2 mos Sharge 2 mos Sharg	.06 .72 .00
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claimant Labor Materials Equipment Other (specify) Steel Recording fees Total Less all just credits and offsets Balance this claimant * A Notice of the Right to a Lien is not required for the time and place of recording to make this CONSTRUCTION LIEN	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip Finance (Finance (Provide the second	was delivered or mailed.* deducting all just credits and offsets, to ment is: 2. 1,314 2. 1,315 2.	.06 .72 .00
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claiman Labor Materials Equipment Other (specify) M-CC Recording fees Total	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip Finance (Finance (Provide the second	was delivered or mailed.* deducting all just credits and offsets, to ment is: 2. 1,314 2. 1,363 2. 1,365 2.	.06 .72 .00
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claimant Labor Materials Equipment Other (specify) VI-CC Recording fees Total Less all just credits and offsets Balance this claimant * A Notice of the Right to a Lien is not required for the time and place of recording to make this CONSTRUCTION LIEN OTHER THAN ORIGINAL CONTRACTOR Pore No. 1143	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip Finance (Prinance	was delivered or mailed.* deducting all just credits and offsets, to ment is:	.06 .72 .00
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claimant Labor Materials Equipment Other (specify) CRecording fees Less all just credits and affsets Balance due claimant * A Notice of the Right to a Lien is not required for the time and place of recording to make this CLAIM OF CONSTRUCTION LIEN OTHER THAY ORIGINAL CONTRACTOR	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip Finance (Finance (Provide the second	was delivered or mailed.* deducting all just credits and offsets, to ment is: 2.1,314 2.1	wit
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claimant Labor Materials Equipment Other (specify) We Construct of fees Total Less all just credits and offsets Balance due claimint * A Notice of the Right to a Lien is not required for the time and place of recording to make this CONSTRUCTION LIEN OTHER THAN ORIGINAL CONTINCTOR Prime Material The Supply Tinc	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip Finance (Prinance	was delivered or mailed.* deducting all just credits and offsets, to ment is: 	wit 06 72 00
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claimant Labor Materials Equipment Other (specify) VI-C Recording fees Total Less all just credits and affsets Balance due claimant * A Notice of the Right to a Lien is not required for the time and place of recording to make this CLAIM OF CONSTRUCTION LIEN OTHER THAN ORIGINAL CONTRACTOR Prim No. 1140	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip Finance (Prinance	was delivered or mailed.* deducting all just credits and offsets, to ment is: 2. 1,314 2. 1,363 2. 1,365 2.	-wit .06 .72 .00
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claimant Labor Materials Equipment Other (specify) We concerning fees Total Less all just credits and offsets Balance this claimant * A Notice of the Right to a Lien is not required for the time and place of recording to make this CONSTRUCTION LIEN OTHER THAN ORIGINAL CONTRACTOR Prim Na. 1143 The Claimant Lien Claimant	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip Finance (Prinance	was delivered or mailed.* deducting all just credits and offsets, to ment is: 	.06 .72 .00 .78 .10 .78 .10 .00
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claimant Labor Materials Equipment Other (specify) Vi C Recording fees Total Less all just credits and offsets Balance due claimant * A Notice of the Right to a Lien is not required for the time and place of recording to make this CONSTRUCTION LIEN OTHER THAN PRIME ALL OF CONSTRUCTION LIEN OTHER THAN PRIME ALL OF Lien Claimant LYLE HANEY	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip Pinance (Pinance (Pina	was delivered or mailed.* deducting all just credits and offsets, to ment is: 	wit. 06 72 00
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claiment Labor Materials Equipment Other (specify) CRecording fees Total Less all just credits and offsets Balance due claimint * A Notice of the Right to a Lien is not required for the time and place of recording to make this CONSTRUCTION LIEN OTHER TRIAN OF CONSTRUCTION LIEN OTHER TRIAN OF CONSTRUCTION LIEN OTHER TRIAN OF CONSTRUCTION LIEN OTHER TRIAN OF CLAIMA OF Lien Claimant LYLE HANEY VICKIE HANEY	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip Finance (Pinance (Pina	was delivered or mailed.* deducting all just credits and offsets, to ment is: 	wit .06 .72 .00
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claimant Labor Materials Equipment Other (specify) Ve C Recording fees Total Less all just credits and offsets Balance this claimant * A Notice of the Right to a Lien is not required for the time and place of recording to make this CONSTRUCTION LIEN OTHER THAN ONIONAL CONTINCTOR Prime No. 1142 The Construction Lien CONSTRUCTION LIEN OTHER THAN ONIONAL CONTINCTOR Lien Claimant LYLE HANEY VICKIE HANEY Owner	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip Finance (Pinance (Pina	was delivered or mailed.* deducting all just credits and offsets, to ment is:	-wit. .06 .72 .00 .00 .78 .10 .00
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claimant Labor Materials Equipment Other (specify) CRecording fees Total Less all just credits and offsets Balance this claimant - A Notice of the Right to a Lien is not required for the time and place of recording to make this CLAIDA OF CONSTRUCTION LIEN OTHER THAN ONIONAL CONTRACTOR Prime Mail 100 CLAIDA OF Lien Claimant LYLE HANEY VICRIE HANEY Owner	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip Plannce (Plannce (Plan	was delivered or mailed.* deducting all just credits and offsets, to ment is: 	-wit. .06 .72 .00 .00 .78 .10 .00
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claimant Labor Materials Equipment Other (specify) Ve C Recording fees Total Less all just credits and offsets Balance this claimant * A Notice of the Right to a Lien is not required for the time and place of recording to make this CONSTRUCTION LIEN OTHER THAN ONIGNAL CONTINCTOR Prime No. 1142 TOTAL CONSTRUCTION LIEN OTHER THAN ONIGNAL CONTINCTOR Prime No. 1142 TOTAL CONSTRUCTION LIEN OTHER THAN ONIGNAL CONTINCTOR DESCRIPTION CONTINCTOR LYLE HANEY VICKIE HANEY Owner Owner CONSTRUCTION RETURN TO CONDER AS Supply Inc.	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip Finance (Prinance	was delivered or mailed.* deducting all just credits and offsets, to ment is: 	-wit. .06 .72 .00 .00 .78 .10 .00
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claimant Labor Materials Equipment Other (specify) M-CC Recording fees Total	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip Finance (Prinance	was delivered or mailed.* deducting all just credits and offsets, to ment is: 	
as defined in ORS 187.010, before the The following is a true statement The reasonable value of claimant Labor Matorials Equipment Other (specify) VI-C: Recording fees Total Less all just credits and offsets Balance this claimant * A Notice of the Right to a Lien is not required for the time and place of recording to make this CONSTRUCTION LIEN OTHER THAN ORIGINAL CONTRACTOR From We 1143 CLAIM OF Lien Claimant LYLE HANEY VICKIE HANEY Owner AFTER RECORDING RETURN TO	Notice of the Right to a Lien nt of claimant's demand after nt's labor, materials and equip Finance (Prinance	was delivered or mailed.* deducting all just credits and offsets, to ment is: 	-wit. .06 .72 .00 .00 .78 .10 .00

			- B Y -		27289
WClaimant claims	lien for the am	ount last stated		erec Millionaut Attainet	
upon which the improve occupation of the impro	ment is construc	ted, together wi	th the land that may be a	equired for the c	, to-wit: the la onvenient use
of this liens second way	FIGWAIG		to be determined by the	court at the time	of the foreclos
In construing this	instrument, the	singular pronou	n includes the plural cas	he circumstance:	require.
ATOMEN BY AND		, 19		Y INC.	
TADE TVALE			มสัสรี เป็นสารรับสามาสาขาง โปษัตร์เรื่⊮ี่	Second and a second	
r	ien Claimant	4. ** 7. 3	DARRELL N.	BUOY	Claim
			· · · · ·	Que X	
STATE OF OREGON, C	County of	JACKSON)85.	n dan se den un se la secon	
CLHES LHWA COTOLINA	BUOY	*****	·····	, being first o	luly sworn. den
and say: I am the MA	repoind instrum	ant I have have			
claimant named in the fo this instrument are true a	and correct as I v	erily believe.	reuge of the facts therein	n set forth. All st	atements made
	nnisian irei minik		$\neg \langle 1 \rangle$		
, 1996, 1994, end ik Karry to tron by y or y or <u>ing 199</u> , 1994, 1897, on Anno grid an ar or or ta	د در همین با ایک آند. این در وهن در بو ایک در ا	- ~ ~	tant the	m m	2
OFFICIAL SEA	the second s		arrian A		70
THE VONNIE L. GO	DWEN DA S	ubscribed and s	vorn to before me on	Ayeust	28 109
COMMISSION NO. 0	REGON	• • • •	7/mini -	1 N.	······································
MY COMMISSION EXPIRES FEI	6. 15, 1999		Pablicing O	x Jacel	an in
ORS 87.005. "'Original Contr The foregoing lien is cr			ry Public for Oregon. My		ires
materials or 75 days after con perfect the lien not later than perfect the lien not later than perfected by filling a claim of situated lies on OSS 102.000 of human and on OSS 102.000	mpletion of constru- 75 days after the c lien with the record d' population and a	ction, whichever it completion of const ding officer of the UCE of the Killin	ruction.***" ORS 87.035 all county or counties in which th	claiming a lien und	equipment or furn
materials or 75 days after con perfect the lice not later than perfected by filling a claim of situated. Teg at OUS 199 (a) edimenter and paper be- begistered of certified unit NOTICE TO THE OWN	mpletion of constru- 75 days after the c lien with the record 2' POICE 110 MO - 20 FO OLLO 100 100 FO OLLO 100 100 FO OLLO 100 RR inf FE TALLA	ction, whichever in completion of const fing officer of the UGE of the Bally is reflection atign if a state of the constant of	earlier. Every other person ruction * * * ORS 87.035 all county ar counties in which the the presence of the p	provide labor, rent i claiming a lien und provides that the is improvement, or	equipment or furn er ORS 87.010 sh lien claim "shall some part thereof,
materials or 75 days after con perfect the licen not later than perfected by filling a claim of situated lice, at OKS 19500 comments and paper has beginned of contribution NOTICE TO THE OWN United Presses for advisory	mpletion of constru- 75 days after the c lies with the record 2 polore the con- construction of the con- tion of the land attraction of the land	tion, whichever it completion of const fing officer of the life of the With the of the With the of the With the of the With the officer of the construction of the described in the	earlier. Every other person ruction * * * " ORS 87.035 all county ar counties in which the county of counties in which the county of counties in which the foregoing copy of claim of	provide labor, rent - claiming a lien und to provides that the the improvement, or of lien:	equipment or furn er ORS 87.010 sh lien claim "shall some part thereof
materials or 75 days after con perfect the licen not later than perfected by filling a claim of situated lice, at OKS 19500 commencer any paper ba- legistered of contribution NOTICE TO THE OWN United Prease be advised to the office of the recording Change commence	mpletion of constru- 75 days after the c lies with the record 2 polor 1, 2 polor 10 sponsor 1, 2 polor 1, 2 po	ction, whichever in completion of const ling officer of the line officer of the line of the line of the line of claim of lien of line of lien	earlier. Every other person ruction * * * " ORS 87.035 all county of counties in which the foregoing copy of claim of which the foregoing is a the County, Oregon, on	provide labor, rent claiming a lien und to provides that the the improvement, or of lien: rue copy was file	dupment or furn er ORS 87.010 sh lien claim "shall some part thereof d and recorded
materials of 75 days after con perfect the lien not later than perfected by filing a claim of situated for the OKS 182000 edimenter and yapen som Legistered of centrified man NOTICE TO THE OWN UNITED Please be advised y the office of the recording Chiman continues I ph Deckow(s)	mpletion of constru 15 days after the c lien with the record 2 polete the year 10 the outset of BR of the land that the original 5 officer of construction	ction, whichever in completion of const ding officer of the line of the Bull state of the Bull state of the Bull described in the claim of lien of lite	earlier. Every other person ruction *** ORS 87.035 all county or counties in which t doregoing copy of claim of which the foregoing is a t "County, Oregoin, on	of lien: rue copy was file	dupment or furn er ORS 87.010 ab lien claim "ahall some part thereof d and recorded
materials of 75 days after con perfect the lien not later than perfected by filing a claim of situated for the OKS 182000 edimenter and yapen som Legistered of centrified man NOTICE TO THE OWN UNITED Please be advised y the office of the recording Chiman continues I ph Deckow(s)	mpletion of constru 15 days after the c lien with the record 2 polete the year 10 the outset of BR of the land that the original 5 officer of construction	ction, whichever in completion of const ding officer of the line of the Bull state of the Bull state of the Bull described in the claim of lien of line	earlier. Every other person ruction *** ORS 87.035 all county or counties in which t doregoing copy of claim of which the foregoing is a t "County, Oregoin, on	of lien: rue copy was file	dupment or furn er ORS 87.010 ab lien claim "ahall some part thereof d and recorded
materials of 75 days after con perfect the lien not later than perfected by filing a claim of situated for the OKS 182000 edimenter and yapen som Legistered of certified man NOTICE TO THE OWN UPDET Please be advised y the office of the recording Chiman continues I ph Deckow(s)	mpletion of constru 15 days after the c lien with the record 2 polete the year 10 the outset of BR of the land that the original 5 officer of construction	ction, whichever in completion of const ding officer of the line of the Bull state of the Bull state of the Bull described in the claim of lien of line	earlier. Every other person ruction *** ORS 87.035 all county or counties in which t doregoing copy of claim of which the foregoing is a t "County, Oregoin, on	of lien: rue copy was file	dupment or furn er ORS 87.010 ab lien claim "ahall some part thereof d and recorded
material or 35 days after con perfect the lien not later than perfected by filing a claim of attuated lien at OKS 182 CH edimenter and paper be- Legistered of certified unit NOTICE TO THE OWN Uniter Please be advised a the office of the recording Chanant continues Line between a the Import was barlotuned a paper Line tennes of the 1 ORS 89.039 provides:	mpletion of constru- 75 days after the c 16 days after the c 16 days after the record 2 points the record 10 days an use out 10 days an use out 10 days and and 10 days at all the 10 days at all the	tion, whichever it completion of const ding officer of the use of the State of the Constant of State claim of Jien of the Claim of Jien of the De Constant of State of the Constant of State of	earlier. Every other person ruction *** ORS 87.035 all county ar counties in which the loregoing copy of claim of which the foregoing is a the Country Oregon, on	of lien: rue copy was file	d and recorded <i>claima</i> <i>claima</i>
materials of 75 days after con perfect the lien not later than perfect the lien not later than perfected by filing a claim of situated for the OKS 182000 chinameter and 1920 of the situated for the control NOTICE TO THE OWN UNITED Please be advised y the office of the recording Chinameter control Line tonue of the recording Line tonue of the to Line tonue of the to Chinameter control Line tonue of the to Cost \$9.039 provides: "A person filing a claim claim has been filed. A copy o	mpletion of constru- 15 days after the c lien with the record of particle the year of the second of the BR of the land of that the original sofficer of to the to using a first of better using a first of of the second of the better of a first of the of the claim of lien	ction, whichever it completion of const ding officer of the use of the string described in the claim of lien of the construction of the construction of the construction of the string the shall be attached	earlier. Every other person ruction *** ORS 87.035 all county of counties in which the foregoing copy of claim of which the foregoing is a the County, Oregoin, on By mail to the owner and to the to the notice. The notice shall	to provide labor, rent - claiming a lien und to provides that the the improvement, or difficien: rue copy was file to mortgagee a notice be mailed not late	d and recorded <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i>
materials of 75 days after con perfect the lien not later than perfect the lien not later than perfected by filing a claim of situated for the OKS 182000 chinameter and 1920 of the situated for the control NOTICE TO THE OWN UNITED Please be advised y the office of the recording Chinameter control Line tonue of the recording Line tonue of the to Line tonue of the to Chinameter control Line tonue of the to Cost \$9.039 provides: "A person filing a claim claim has been filed. A copy o	mpletion of constru- 15 days after the c lien with the record of particle the year of the second of the BR of the land of that the original sofficer of to the to using a first of better using a first of of the second of the better of a first of the of the claim of lien	ction, whichever it completion of const ding officer of the use of the string described in the claim of lien of the construction of the construction of the construction of the string the shall be attached	earlier. Every other person ruction *** ORS 87.035 all county of counties in which the foregoing copy of claim of which the foregoing is a the County, Oregoin, on By mail to the owner and to the to the notice. The notice shall	to provide labor, rent - claiming a lien und to provides that the the improvement, or difficien: rue copy was file to mortgagee a notice be mailed not late	d and recorded <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i>
material of 75 days after con perfect the lien not later than perfect the lien not later than perfect dy filing a claim of situated for the OK2 12000 continuous and paper and Legistered of certified man NOTICE'TO THE OWN Unitel Please be advised y the office of the recording Channet continue Lie beton(s) > if In Secon(s) > if Lie beton(s) > if Channet continue Lie beton(s) > if ORS 59.039 provides: "A person filing a claim claim has been filed. A copy o the date of filing.***" If the improvement refe	mpletion of constru- 15 days after the c lien with the record of parents in the record in the second of the record of the claim of the med to berein is co of of the claim of the second of the	ction, whichever it completion of const ding officer of the use of the King described in the claim of lien of the project work in the construction of the construction	earlier. Every other person ruction *** ORS 87.035 al- county of counties in which the loregoing copy of claim of which the foregoing is a the County, Oregoin, on By mail to the owner and to the to the notice. The notice shall otice of lien may be unnecess	to provide labor, rent - claiming a lien und to provides that the the improvement, or difficien: rue copy was file to mortgagee a notice be mailed not late	d and recorded <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i>
materials of 75 days after con perfect the lien not later than perfect the lien not later than perfected by filing a claim of situated for the OKS 182000 chinameter and 1920 of the situated for the control NOTICE TO THE OWN UNITED Please be advised y the office of the recording Chinameter control Line tonue of the recording Line tonue of the to Line tonue of the to Chinameter control Line tonue of the to Cost \$9.039 provides: "A person filing a claim claim has been filed. A copy o	mpletion of constru- 15 days after the c lien with the record of percise the constru- tion with the record of percise the year of the the annual our that the original sofficer of the the original softicer of the the original softicer of the the the the original softicer of the the the the original softicer of the the the original softicer of the the the the	ction, whichever it completion of const ding officer of the use of the King described in the claim of lien of the project work of the construction of the construction	earlier. Every other person ruction *** ORS 87.035 all county of counties in which the loregoing copy of claim of which the foregoing is a the County, Oregoin, on By mail to the owner and to the to the notice. The notice shall otice of Hen may be unnecess	to provide labor, rent - claiming a lien und to provides that the the improvement, or difficien: rue copy was file to mortgagee a notice be mailed not late	d and recorded <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i>
material of 75 days after con perfect the lien not later than perfect the lien not later than perfect dy filing a claim of situated for the OK2 12000 continuous and paper and Legistered of certified man NOTICE'TO THE OWN Unitel Please be advised y the office of the recording Channet continue Lie beton(s) > if In Secon(s) > if Lie beton(s) > if Channet continue Lie beton(s) > if ORS 59.039 provides: "A person filing a claim claim has been filed. A copy o the date of filing.***" If the improvement refe	mpletion of constru- 15 days after the c lien with the record of percise the constru- tion with the record of percise the year of the the annual our that the original sofficer of the the original softicer of the the original softicer of the the the the original softicer of the the the the original softicer of the the the original softicer of the the the the	ction, whichever it completion of const ding officer of the use of the King described in the claim of lien of the project work of the construction of the construction	earlier. Every other person ruction *** ORS 87.035 al- county of counties in which the loregoing copy of claim of which the foregoing is a the County, Oregoin, on By mail to the owner and to the to the notice. The notice shall otice of lien may be unnecess	to provide labor, rent - claiming a lien und to provides that the the improvement, or difficien: rue copy was file to mortgagee a notice be mailed not late	d and recorded <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i>
material of 75 days after con perfect the lien not later than perfect the lien not later than perfect dy filing a claim of situated for the OK2 12000 continuous and paper and Legistered of certified man NOTICE'TO THE OWN Unitel Please be advised y the office of the recording Channet continue Lie beton(s) > if In Secon(s) > if Lie beton(s) > if Channet continue Lie beton(s) > if ORS 59.039 provides: "A person filing a claim claim has been filed. A copy o the date of filing.***" If the improvement refe	mpletion of constru- 15 days after the c lien with the record of percise the constru- tion with the record of percise the year of the the annual our that the original sofficer of the the original softicer of the the original softicer of the the the the original softicer of the the the the original softicer of the the the original softicer of the the the the	ction, whichever it completion of const ding officer of the use of the King described in the claim of lien of the project work of the construction of the construction	earlier. Every other person ruction *** ORS 87.035 all county of counties in which the loregoing copy of claim of which the foregoing is a the County, Oregoin, on By mail to the owner and to the to the notice. The notice shall otice of Hen may be unnecess	to provide labor, rent - claiming a lien und to provides that the the improvement, or difficien: rue copy was file to mortgagee a notice be mailed not late	d and recorded <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i>
material of 75 days after con perfect the lien not later than perfected by filing a claim of attract. The lien of later than perfected by filing a claim of attract. The lien of the second second continuous and paper back Legisters of contribution Unitel Please be advised the file office of the recording Chapter contribution Lien between contribution Lien between contribution Lien between the lien to ORS 59.039 provides: "A percon filing a claim claim has been filed. A copy o the date of filing.**" If the improvement refe Or Contribution of the file Or Contribution of the file () Legion of the second second Lien back of the second second Lien back of the second second contribution of the second second claim has been filed. A copy of the date of filing.**"	mpletion of constru- 15 days after the c lien with the record 15 days after the c lien with the record 15 days after the c lien with the record 16 days after the record 16 percent of the liend 16 percent of the l	ction, whichever it completion of const ing officer of the use of our Killy described in the claim of lien of the completion of the projection of the the projection of the projection of the projection of the projection of the projection of the projection of the projection of the projection of the projection of the pr	earlier. Every other person ruction *** ORS 87.035 all county of counties in which the loregoing copy of claim of which the foregoing is a the County, Oregoin, on By mail to the owner and to the to the notice. The notice shall otice of Hen may be unnecess	to provide labor, rent - claiming a lien und to provides that the the improvement, or difficien: rue copy was file to mortgagee a notice be mailed not late	d and recorded <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i>
material of 75 days after con perfect the lien not later than perfect the lien not later than perfect dy filing a claim of situated for the OK2 12000 continuous and paper and Legistered of certified man NOTICE'TO THE OWN Unitel Please be advised y the office of the recording Channet continue Lie beton(s) > if In Secon(s) > if Lie beton(s) > if Channet continue Lie beton(s) > if ORS 59.039 provides: "A person filing a claim claim has been filed. A copy o the date of filing.***" If the improvement refe	mpletion of constru- 15 days after the c lien with the record 15 days after the c lien with the record 15 days after the c lien with the record 16 days after a lien 16	ction, whichever it completion of const ing officer of the use of our Killy described in the claim of lien of the completion of the projection of the the projection of the projection of the projection of the projection of the projection of the projection of the projection of the projection of the projection of the pr	earlier. Every other person ruction *** ORS 87.035 all county of counties in which the loregoing copy of claim of which the foregoing is a the County, Oregoin, on By mail to the owner and to the to the notice. The notice shall otice of Hen may be unnecess	to provide labor, rent - claiming a lien und to provides that the the improvement, or difficien: rue copy was file to mortgagee a notice be mailed not late	d and recorded <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i>
material of 75 days after con perfect the lien not later than perfect the lien not later than perfected by filing a claim of attract field at O(12), 22,000 of the control of the second many NOTICE TO THE OWN UNITED Please be advised the the office of the recording Claimon control of the recording Lie betsout(s) is the pool was ballotuned a pays Lie betsout(s) is the Claim has been filed. A copy of the date of filing * * * " If the improvement refer ()Lie COD Claim has Lie betsout of the to Claim has been filed. A copy of the date of filing * * * " STATE OF OREGON: COU Filed for record at request	mpletion of constru- 75 days after the c lien with the record 2 percent (a gas 1 to the ontoel out BR of the land that the original 5 officer of a officer of a closel output of a closel output of a closel output of a clien purpuent to of the claim of lien inted to benefin is co 1 to benefin	ction, whichever it completion of const ing officer of the use of our Killy described in the claim of lien of the completion of the projection of the the projection of the projection of the projection of the projection of the projection of the projection of the projection of the projection of the projection of the projection of the projection of the pr	earlier. Every other person ruction *** ORS 87.035 al county of counties in which the loregoing copy of claim of which the foregoing is a t County, Oregon, on 	provide labor, rent claiming a lien und to provides that the the improvement, or of lien: rue copy was file c mortgagee a notice be mailed not late ary. See ORS 87.02	d and recorded <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i> <i>claima</i>
material or 75 days after con perfect the lien not later than perfect the lien not later than perfect diverse and the second communication of the second many NOTICE TO THE OWN United Please be advised the file office of the recording Chapter contained Lie betcout(s) is the pool was ballotuned a pay Lie betcout(s) is the order of the second and Lie betcout(s) is the contained Lie betcout(s) is the contained contained the second Lie betcout(s) is the contained of the second second Lie betcout and the second contained of the second second Contained the second second State of or record at request of <u>September</u>	mpletion of constru- 75 days after the c lien with the record 2 percent (a gas 1 or geometry (a gas) 1 or geometry (a gas) 1 or geometry (a gas) 1 or geometry (a gas) 1 officer of 1 officer officer officer 1 officer of 1 officer of 1 officer officer 1 officer officer 1 officer officer 1 offic	ction, whichever it completion of const ding officer of the use of a state described in the claim of lien of the converse of the converse instruction uses, its present uses,	earlier. Every other person ruction *** ORS 87.035 al county of counties in which the loregoing copy of claim of which the foregoing is a the County, Oregon, on By	bovide labor, rent - claiming a lien und o provides that the be improvement, or of lien: rue copy was file mortgagee a notice be mailed not lates ary. See ORS 87.02 the3 july recorded in V	equipment or furn er ORS 87.010 sh lien claim "shall some part thereof, d and recorded
material or 75 days after con perfect the lien not later than perfect the lien not later than perfect diverse and the second communication of the second many NOTICE TO THE OWN United Please be advised the file office of the recording Chapter contained Lie betcout(s) is the pool was ballotuned a pay Lie betcout(s) is the order of the second and Lie betcout(s) is the contained Lie betcout(s) is the contained contained the second Lie betcout(s) is the contained of the second second Lie betcout and the second contained of the second second Contained the second second State of or record at request of <u>September</u>	mpletion of constru- 15 days after the c lief with the record of percential of the instruction of the lief of the first of the lief of the first of the lief of the first of the lief of the construction of bectorsenses of bectorsenses	ction, whichever it completion of const ding officer of the use of a state described in the claim of lien of the converse of the converse instruction uses, its present uses,	earlier. Every other person ruction *** ORS 87.035 al county of counties in which the fore going copy of claim of which the foregoing is a t "County, Oregon, on """"""""""""""""""""""""""""""""""""	bovice labor, rent - claiming a lien und to provides that the be improvement, or of lien: rue copy was file true copy was file mortgagee a notice be mailed not late ary. See ORS 87.02 	equipment or furn er ORS 87.010 sh lien claim "shall some part thereof, d and recorded
material or 75 days after con perfect the lien not later than perfect the lien not later than perfect diverse and the second communication of the second many NOTICE TO THE OWN United Please be advised the file office of the recording Chapter contained Lie betcout(s) is the pool was ballotuned a pay Lie betcout(s) is the order of the second and Lie betcout(s) is the contained Lie betcout(s) is the contained contained the second Lie betcout(s) is the contained of the second second Lie betcout and the second contained of the second second Contained the second second State of or record at request of <u>September</u>	mpletion of constru- 75 days after the c lien with the record 2 percent (a gas 1 or geometry (a gas) 1 or geometry (a gas) 1 or geometry (a gas) 1 or geometry (a gas) 1 officer of 1 officer officer officer 1 officer of 1 officer of 1 officer officer 1 officer officer 1 officer officer 1 offic	ction, whichever it completion of const ding officer of the use of a state described in the claim of lien of the converse of the converse instruction uses, its present uses,	earlier. Every other person ructions *** ORS 87.035 all county of counties in which the doregoing copy of claim of which the foregoing is a the "County, Oregon, on" By	browne labor, rent - claiming a lien und o provides that the be improvement, or of lien: rue copy was file mortgagee a notice be mailed not late ary. See ORS 87.02 	equipment or furn er ORS 87.010 sh lien claim "shall some part thereof, d and recorded
materials or 35 days after con perfect the lien not later than perfect the lien not later than perfected by filing a claim of attract. The lien of the second star continuous and paper bu- leff field of the recording Claimbar continuous Lie betcour(s) is t the office of the recording Claimbar continuous Lie betcour(s) is t Lie under the lient of the date of filing * * * * If the improvement refe Classical of filing * * * * STATE OF OREGON: COU Filed for record at request of <u>September</u>	mpletion of constru- 75 days after the c lien with the record 2 percent (a gas 1 or geometry (a gas) 1 or geometry (a gas) 1 or geometry (a gas) 1 or geometry (a gas) 1 officer of 1 officer officer officer 1 officer of 1 officer of 1 officer officer 1 officer officer 1 officer officer 1 offic	ction, whichever it completion of const ding officer of the use of a state described in the claim of lien of the converse of the converse instruction uses, its present uses,	earlier. Every other person ruction *** ORS 87.035 al county of counties in which the fore going copy of claim of which the foregoing is a t "County, Oregon, on """"""""""""""""""""""""""""""""""""	bovice labor, rent - claiming a lien und to provides that the be improvement, or of lien: rue copy was file true copy was file mortgagee a notice be mailed not late ary. See ORS 87.02 	equipment or furn er ORS 87.010 sh lien claim "shall some part thereof, d and recorded

ist