AMENDED NOTICE OF DEFAULT AND ELECTION TO SHILL 39766 9766 Reference is made to that certain trust deed made, executed and delivered by LARRY D. SPRAGUE and RENEE SPRAGUE, husband and wife

as Grantor, to MOUNTAIN TITLE COMPANY, as Trustee, to secure

certain obligations in favor of _____FIRST_NATIONAL_BANK_OF_OREGON _____, as trustee, to 19.7.6 ______, as Beneficiary, dated ______December 9 19.7.6 ______, and recorded _______December 10 ______, 19.7.6 ______, in (MA) ______ book M-7.6 at page 19857 covering the following described real property situated in said county and state, to wit:

The West 11 feet of Lot 43 and the East 34 feet of Lot 44, and the East 34 feet of Lot 59, and the vacated alley adjacent thereto, East 34 feet of Lot 59, and the vacated alley adjacent thereto, Roselawn, a subdivision of Block 70, Buena Vista Addition to the city of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk, Klamath County, Oregon, including the following fixture:

Range.

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RICHARD A. EDWARDS

of the __record of mortgages _____ of __Klamath _____ County, Oregon, and is now vested with

NOTICE IS HEREBY GIVEN that

1. There is a default by Grantor with respect to one or more provisions in said trust deed, which trust deed authorizes sale in the event of default of such provisions.

2. The default for which the foreclosure mentioned below is elected is the failure of Grantor to pay when due the following sums:

\$208.39 \$208.39 \$208.39 \$208.39 \$208.39 \$208.39	due due due due	Jul Aug Sep Oct	1, 1, 1,	1977 1977 1977 1977
\$208.39	due	Oct	1,	1977
\$208.39	due	Nov	1,	1977

which sums are now past due, owing and delinquent.

3. By reason of said default, Beneficiary hereby declares the indebtedness secured by said trust deed im-H mediately due, owing and payable. روني (1997ع - 1997ع 1997ع - 1997

4. The sum immediately due, owing and payable on said indebtedness is \$...21..408.50.........., together

NOTICE IS FURTHER GIVEN that

1. Beneficiary, by reason of said default, hereby elects to foreclose said trust deed by advertisement and sale in the manner provided in ORS 86.705 to 86.795, and to cause to be sold at public auction to the highest bidder for cash the interest in said described property which Grantor had, or had power to convey, at the time of the execution by him of the trust deed, together with any interest the Grantor or his successors in interest acquired after the execution of the trust deed, to satisfy the obligations secured by said trust deed and the expenses of the

alter the execution of the trust decu, to satisfy the congations secured by said trust decd and the expenses of the sale, including a reasonable charge by Trustee as provided by law, and the reasonable fees of Trustee's attorneys.
2. The sale of the above described real property will be held at the hour of <u>ll:00</u> a.m., Standard Time of Ganong & Sisemore, Attorneys at Law, 540 Main Street

..., in the city of _____ Klamath Falls _____, county Klamath of, state of Oregon.

NOTICE IS FURTHER GIVEN that Grantor, or any person named in Section 86.760 of Oregon Revised Statutes, has the right at any time prior to five days before the Trustee's sale to require that the foreclosure proceeding be dismissed and the trust deed reinstated by the payment of the entire amount due (other than such portion of the principal as would not be due had no default occurred) under the terms of said trust deed and obligations secured thereby, including all costs and expenses actually incurred and Trustee's and attorneys' fees as pro-

In construing this notice and whenever the context hereof so requires, the word "Grentor" shall include any successor in interest of Grantor as well as any other person owing an obligation the performance of which is secured by said trust deed and their successors in interest; the word "Trustee" shall include any successor Trustee, and the word "Beneficiary" shall include any successor in interest of Beneficiary named in the trust decd.

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	RSIGNED HEREBY suit or proceeding ha deed, or, if such action		; to recover the debt, or a us been instituted, the ac	23250 my part of it, Yemainir tion or proceeding	1g se-
Z. S910 truef	doud one west	· · · ·	d by Trustee or Benefici mortgages		
deed and the promise	igned is the present 1	Beneficiary of the	trust deed and is the ow	ner and holder of the	trust
DATED this .		November	, 19.77		
		FII	AST NATIONAL BANK	OF OREGON	
STATE OF ORI	GON	By ·}		Francisco	
COUNTY OF MUI		} ea. <u>Ass</u>	istant Vice Pres	ident (T	itle)
On this WM. MORGAN	30 Th day of	November	, 197.7, befo	re me personally appea	ared
OF OREGON	lat he is <u>Assistan</u>	<u>t Vice Presi</u>	dent of FIRS	T NATIONAL BANK	first , v
banking assoc	iation	he foregoing instr by authority	ument was signed on be of its board of direct	half of said nation	al
IN TESTIMON inabove written.	Y WHEREOF I have	hereunto set my h	and and affixed my offic	ial seal, the date first he	ere-
		Notar	y Public for Ore	gon	
		Му со	mmission expires:		
		. /		Expires May 14, 1978	and the second states and the
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