ELVIE OF INCHOSORY

vol.<u>M79</u> Page 26785-

NOTICE OF DEFAULT AND ELECTION TO SELL

HARMON E. GRANT and GERALDINE GRANT , as grante	18.30
made, executed and delivered toTRANSAMERICA TITLE INSURANCE COMPANY	100
to-secure the performance of certain obligations including the	æ,
MI MOUNT OF THE PROPERTY OF TH	27
that certain trust deed dated February 16, 1979, and recorded	- 19 PM
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Similar Lot 8 in Block 34 of Tract 1184-Oregon Shores-Unit 2-1st Addition as shown on the map filed on November 8, 1978 in Volume 21, Page 29 of said County.

The undersigned hereby certifies that no assignments of the trust deed by the trustee or by the beneficiary and no appointments of a successor-trustee have been made except as recorded in the mortgage records of the county or counties in which the above described real property is situate and that the beneficiary is the owner and holder of the obligations, the performance of which is secured by said trust deed; further, that no action, suit or proceeding has been instituted to recover the debt, or any part thereof, now remaining secured by the said trust deed, or, if such action or proceeding has been instituted, such action or proceeding has been dismissed.

There is a default by the grantor owing the obligations, the performance of which is secured by said trust deed, with respect to provisions therein which authorize sale in the event of default of such provision, in that the grantor has failed to pay, when due, the following sums thereon:

Monthly installments heretofore becoming due and payable under the terms of said trust deed and the obligation secured thereby for the payment of principal, interest, and monthly requirements for the assessments, insurance premiums, and other charges due and payable with respect to said property in the total sum of \$593.45 (including \$31 for assessments), including the last such monthly payment of \$80.35 due on October 15 including the last such monthly payment of \$80.35 due on October 15, 1979.

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temining and the pestion the singular includes the plusal and word "granter" includes and In constructs this notice and whenever the context hands so squites, the context which are now past due, owing and delinquent. Grantor's failure just described is the default for which the foreclosure mentioned below is made, gas being call that he can sample the same as made.

challessed one the strate offer LANGESTAN OF THE KINDS By reason of said default, the beneficiary has declared all obligations secured by said trust deed immediately due, owing and payable, said sums being the following, to-wit:

\$6,480, plus interest thereon at the rate of 8-1/2% per annum from March 15, 1979 until paid, plus \$31 for assessments.

Notice hereby is given that the undersigned, by reason of said default, has elected and he hereby does elect to foreclose said trust deed by advertisement and sale pursuant to Oregon Revised Statutes Sections 86.705 to 86.795, and to cause to be sold at public auction to the highest bidder for cash the interest in the said described property which the grantor had, or had the 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 sale, including a reasonable charge by the trustee as provided by law, and the reasonable fees of trustee's attorneys.

188 x 10x x Anson x Revoca Statement on April 7 , 1980, at the following place: front door of County, Courthouse.... in the City of Klamath Falls, County of Klamath , State of Oregon, which is the hour, date and place fixed by the trustee for said sale.

NAME AND LAST KNOWN ADDRESS TO A STATE OF RIGHT, LEN OR INTEREST THE RECORD AND ADDRESS TO CHARLES THE CHARLES AND ADDRESS TO CHARLES THE CHARLES AND ADDRESS TO CHARLES THE CHARLES AND ADDRESS THE C		or claiming to have any lien up the trustee in the trust deed, on n of or occupying the property, a	except:	property hereinabove descr property hereinabove descr rest to the grantor or of any	lesso -
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NOTICE IS FURTHER given that any person named in Section 86,760 of Oregon Revised Statutes has the right of the content of the content of the entire amount due forth and attorney's fees, at any time prior to five days before the date set for said said. In construing this notice and whenever the context hereof so squires, the masculine gender includes the femaline and the neutre, the singular includes the plural, the word "grantor" includes any successor in interest to the dead, the word "trustee" includes any successor trustee, and the word "trustee" includes any successor in interest to the dead, the word "trustee" includes any successor trustee, and the word "beneficiary" includes any successor in interest to the beneficiary first named above. DATED: November 9 19 79 19 19 19 19 19 19 19 19 19 19 19 19 19	MPHLE MPHLE	Earety 14 gives tight the unders	gnedi dy region of soid di nd sair puragani to Oleki	grade beselogies ene de on Anthri Statute Secti	to seed that the seed
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