⁸⁷⁴ Affidavit of Publication

STATE OF OREGON. COUNTY OF KLAMATH

I. Sarah L. Parsons. Office Manager being first duly sworn, depose and say that I am the principal clerk of the publisher of the <u>Herald</u> & News

SS.

a newspaper of general circulation, as defined by Chapter 193 ORS, printed and published at Klamath Falls in the aforesaid county and state; that the ___ #581 - Trustee Sale (Lansdon)

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a printed copy of which is hereto annexed, was published in the entire issue of said newspaper for __ four SUCCESSIVE CONSIGNATION SUCCESSIVE SUCCESSIVE SUCCESSIVE S Apr. 9, 1981 Apr. 16, 1981 Apr. 23, 1981 Apr. 30, 1981

Total Cost: \$210,00 arah L. Prisons

Subscribed and sworn to before me this <u>30</u> Apr11 19 81 54 ard Notary Public of Gregon My commission expires an 15 16

AFTER RECORDING RETURN TO. Stoel, Rives, Boley, Fraser And Wyse 900 S. W. Fifth Avenue Portland, Oregon 97204 MR. CLOSE

(COPY OF NOTICE TO BE PASTED HERE)

Vol. Mg 10769

TRUSTEE'S NOTICE OF SALE Reference is made to that certain frust deed made, executed and delivered by RONALD R LANSDON, as grantor, to TRANSMAMERICA TITLE IN-SURANCE COMPANY, as trustee, to secure certain obligations in favor of WELLS FARGO REALTY SERVICES, INC., as beneficiary, dated 'July '20', 1979, recorded October 20, 1979, in the imortgage records of Klamath County, Or-egon, in book No. M-79 at, page 25564, covering, the following de-scribed real property situated in said county and state, to with Lot 37', Block 32, Tract No. '184, OREGON SHORES UNIT NO.' 2, FIRST-ADDITION, in the County

37. Block 32. Tract No. 1184, OREGON SHORES UNIT NO. 2. FIRST-ADDITION, in the County of Klamath, State of Oregon. Both, the beneficiary, and the Trustee have elected to sell the said real property to saltsfy the obliga-flons secured by said trust deed and to foreclose said deed by advertisement and sale: the deed fault, for which the foreclosure is made is grantor's failure to pay when due the following sums owing on said obligations, which sums are now past due; owing and delinquent: Monthly, installments, heretofore becoming due and payable under the obligation secured thereby for the payment of principal/interest, and monthly requirements for assessments, insultance mere

the terms of said trust deed and the obligation secured thereby for the payment of principal interest, and menthly requirements for assessments, insurance pre-miums, and other charges due and payable with respect 10, said property In the total sum of S366.457 including the last such monthly payment of \$7254 due on january 31, 1981, and also includ-ing \$76.20 due for assessments. By reason of all default the beneficiary has declared the entire unpaid balance of all obligations secured by said trust deed fogether with the interest thereon at the rate of 83 percent per annum, from September 21 issuinti paid, plots all sums balang the follow-ing to there. State for easing the secure to ded. Date and the secure ing to the secure of the secure of said described real property which the four of 10.00 of clock A.M. at front door of County 26, 1981, at the hour of 10.00 of clock A.M. at front door of County Caurhouse. In the City of Klemath Fails, County of Klamath, State of Gregon, sell at public aucion the thereses the said described real property which the grantor had of the securito by bling others thereas there said described real property which the grantor had of the securito by dene acquired after the execu-tion of said trust deed, to saitsfy the toregoing colligations thereby interest acquired after the execu-tion of said trust deed to saisty the toregoing colligations thereby for default and effect to saisty the toregoing colligations thereby for default and effect to saisty the toregoing colligations thereby for default default and the securito by bling default atterest the toregoing colligations thereby for the grantor had of the signers for door for yong the said trust deed, to saisty the toregoing colligations thereby for the grantor had of the securito for door of county at the said trust deed to saisty the toregoing colligations thereby for the said trust deed to saisty the toregoing colligations thereby for the said trust deed to saisty the state described real property which for default default atte

secured, and the costs and ex-penses of sale, including a reason-able charge by the trustee. Notice is further given that any person named in Section 86.760 of Oregon Revised Statutes has the right to have the foreclosure according. Revised statutes has the right to have the foreclosure proceeding dismissed and the trust deed reinstated by payment of the entire amount due (other than

dismissed on payment of the reinstated by payment of the entrie*-amount due (other than such portion of said principal as would not then be due had no would not then be due had no default occurred) together with default occurred) together with in construing this notice and in construing this notice and whenever the context hereof so requires; the maculine gender includes the feminine and the neuter, the singlar includes the plural, the word "grantor" in-cludes any successor in interest to the grantor as well as any other person owing an obligation, the performance of which is secured prosters, in interest; he word "rustee" includes any suc-cessors in interest; of the beneficiary "includes any suc-cessor in interest of the beneficiary amed in the trust deed. DATED at Portland, Oregon, DATED at Portland, Oregon, January 30, 1981. BERTRAND J. CLOSE

Successor Trustee Aleger Stoel, Rives, Boley, Fraser and Wyse, Attorneys, for, Successor Trustee

