FORM No. 884—Oregon Trust Deed Series.	Vol. 82 rogs 11500
15133	NOTICE OF DEFAULT AND ELECTION TO SELL
made, executed and delivered to to secure the performance of co in favor of TRANSAMERI as beneficiary, that certain tru 19 80, in book 80	N and EVELYN SIMONSON,, as grantors o
Connection Orego	L5 Block 43, KLAMATH FALLS FOREST ESTATES, HIGHWAY NIT, PLAT NO 2, in the County of Klamath, State of 2NMLE OF OWNER OF COMPANY OF
gif the signer of the course in a compart of the form of within strategients for any spectra	
and no appointments of a su or counties in which the ab- the obligations, the performa-	by certifies that no assignments of the trust deed by the trustee or by the beneficiary increases of the trust deed in the mortgage records of the county ove described real property is situate and that the beneficiary is the owner and holder of ance of which is secured by said trust deed; further, that no action, suit or proceeding or the debt, or any part thereof, now remaining secured by the said trust deed, or, if such a instituted such action or proceeding has been dismissed.
action of proceeding has bee There is a default by deed with respect to provis grantor has failed to pay, wh \$19 \$19	the grantor owing the obligations, the performance of which is secured by said trust ions therein which authorize sale in the event of default of such provision, in that the hen due, the following sums thereon: 3 due May 25, 1982 3 due June 25, 1982
whit concerns to a contraction \$19	J
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est of the brackware first est of the brackware first out of the same starter. I deal the tend the cash of the first est of the brackware first out the formation for the tend of the cash of the cash of the constrained below is being the tend of the cash of the constrained below is being the tend of the cash of the constrained below is being and payable, s	and delinquent. Grantor's failure just described is the default for which the fore- made. The beneficiary has declared all obligations secured by said trust deed immediately lefault, the beneficiary has declared all obligations secured by said trust deed immediately aid sums being the following, to-wit:
	incipal of \$9,566.14 plus interest at 19.5 percent er annum from May 29, 1982, until paid.
pe	r annum from May 29, 1902, and 2
foreclose said trust deed and to cause to be sold a which the grantor had, o with any interest the gran obligations secured by sa	ven that the undersigned, by reason of said default, has elected and he hereby does elect to by advertisement and sale pursuant to Oregon Revised Statutes Sections 86.705 to 86.795, at public auction to the highest bidder for cash the interest in the said described property or had the power to convey, at the time of the execution by him of the trust deed, together intor or his successors in interest acquired after the execution of the trust deed, to satisfy the aid trust deed and the expenses of the sale, including a reasonable charge by the trustee as the reasonable fees of trustee's attorneys.
in busine ton of a stati	held at the hour of 11:00. o'clock,M. Standard Time, as established by Section

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11501 State of Oregon, which is the hour, date and flow thed by a Other than as shown of record, neither the said beneficiary nor the said trustee has any actual notice of any person having or claiming to have any lien upon or interest in the real property hereinabove described subsequent to the interest of the trustee in the trust deed, or of any successor in interest to the grantor or of any lessee or other person in possession of or occupying the property, except: provided by the profit the t when they all transfers a constructions

NAME AND LAST KNOWN ADDRESS with gen interest the granter of the bucchaots in induced, appended after the execution of the term of which the grown NONE of had the prover to convey, at the time of the execution by his et al. the feretions with that their systems that and sub-particular to Oregon Review Statute Sections 20,000 a and to cause to be call at public suction to the highest lodder for each the interact in the sort do what is when work and work in the section of the highest lodges for each the interact in the sort do what is Police becar is given that the tarbardgoed, by teacher of rold default, has thread and he for atvalas pēstas ar seat £ :: la hapat

Notice is further given that any person named in Section 86.750 of Oregon 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 such portion of said principal as would not then be due had no default occurred), together with costs, trustee's and attorney's fees, at any time prior to five days before the date set for said sale.

In construing this notice and whenever the context hereof so requires, the masculine gender includes the teminine and the neuter, the singular includes the plural, the word "grantor" includes any successor in interest to the grantor as well as each and all other persons owing an obligation, the performance of which is secured by said trust deed, the word "trustee" includes any successor-trustee, and the word "beneficiary" est of the beneficiary first named above. includes any successor in inter-

DATED: August 31 . 19 82

CHAR X Beneficiary (If executed by a corp affix corporate seal) (State which) I certify that the within instruwas received for record on the Evelyn Biehn County Clerk NOTICE OF DEFAULT AND Grantor August ..., 1982. recorded Trustee M8.2. on page 11500 Record of Mortgages of said County. seal ELECTION TO SELL STEVENS-NESS LAW PUB, CO., PORTLAND, Klamath NFTER RECORDING RETURN TC and at...3.254...o'clock P.M., and RE TRUST DEEL (FORM No. 884) Witness my hand STATE OF OREGON, County of County affixed 8. day of in book. ment ĝ R

(if the signer of the above is a corporation, use the form of acknowledgment opposite.)

STATE OF OFFEEE	(0,0,73,490)
STATE OF OREGON, County of	STATE OF OREGON, County of Klamath) ss.
Personally appeared the above named	Personally appeared. John P. Ginger and
and acknowledged the foregoing instrument to be voluntary act and deed. Before me: (OFFICIAL SEAL) Notary Public for Oregon My commission expires:	each for himself and not one for the other, did say that the former is the manager president and that the latter is the secretary of Transomerrica foregoing instrument is the corporation, and that the seal affixed to the foregoing instrument is the corporation seal of said corporation and that said instrument was signed and sealed in behalf of said corporation by author- ity of its board of directors; and each of them acknowledged said instrument before me: