FORM No. 884-NOTICE OF DEFAULT AND ELECTION TO SELL- Oregon Trust Deed Series. OL STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OREGON 8720 18195 Vol 182 Fase 17461 NOTICE OF DEFAULT AND ELECTION TO SELL Reference is made to that certain trust deed made by _____CECIL_E, ELLIOTT , as grantor, to MQUNTAIN TITLE COMPANY in favor of _____GEORGE A. MERRIWEATHER and LESLIE A. MERRIWEATHER, H & W _____, as trustee, dated ____March 21 _____, 19.80, recorded ___April 2 _____, 19.80, in the mortgage records of Klamath ______County, Oregon, in book/reel/volume No. M80 ______ at page ______6151 _____, or as fee/file/instrument/microfilm/reception No. __82667 ______ (indicate which), covering the following described real MOUNTAIN TITLE COMPANY Lot 27 in Block 27, FOURTH ADDITION TO NIMROD RIVER PARK, according ROLICE to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon Stransment of the c ì.a 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; 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 or other person owing an obligation, the performance of which is secured by said trust deed, or by their successor in interest, with respect to provisions therein which authorize sale in the event of default of such provision; the default for which foreclosure is made is grantor's failure to pay when due the following Monthly payments of \$40.00 per month since January 18, 1982 repredince success of a successive state. Hanney an and donal of the are White the needed of the the the set of the product of the te By reason of said default, the beneficiary has declared all obligations secured by said trust deed immediately due and payable, said sums being the following, to-wit: setter with cases and the weathing attanted s fees as pressi \$1,111.35 with interest at the rate of 10% per annum from January 18, 1982 have she forechieved proceeding discussible and his rest dead remained by parameters in the state of the state is a second s Notice la farthet glorg, that say porse, you ed in Sovieth 58,760 of Oregon Review of street the second street in Notice hereby is given that the beneficiary and trustee, by reason of said default, have elected and do hereby 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 the compensations of the trustee as pro-Suite 204. Viamath Klamath...., State of Oregon, which is the hour, date and place fixed by the trustee for said sale.

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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:

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Notice is further given that any person named in Section 86.760 of Oregon Revised Statutes has the right to have the foreclosure proceeding dismissed and the trust deed reinstated by payment to the beneficiary of the entire amount then due (other than such portion of said principal as would not then be due had no default occurred), together with costs and trustee's and attorney's fees as provided by law, at any time prior to five days before the date for said sale.

In construing this notice, the masculine gender includes the feminine and the neuter, the singular includes the plural, the word "grantor" includes any successor in interest to the grantor as well as any other persons owing an obligation, the performance of which is secured by said trust deed, the words "trustee" and "beneficiary" include their respective successors in interest, if any.

respective successors in interest, if any.	(Of the .	
DATED: December 9, 19.8	2. Trustee	x j Van	
(If the signer of the above is a corporation, vie the form of acknowledgment opposite.)	Trustee	Beneficiary	(State which)
STATE OF OREGON, County of Klamath	STATE OF OREGON, Co	unty of) 55.
December 19: 19.82 Personally appeared the above named	Personally appeared who, being duly sworn, did		1997 - 1997 -
and acknowledged the foregoing instrument to be	ot		
4 1) G Filip	a corporation, and that the corporate seal of said corporate sealed in behalf of said con and acknowledged said inst	oration and that said instr cooration by authority of	ument was signed and
(OFFICIAL Beilie) 7. Lipper SEAL) Brother Public for Oregon Mr commission expires: 6-15-85	Before me: Notary Public for Oregon		(OFFICIAL SEAL)
NOTICE OF DEFAULT AND	My commission expires:	STATE OF OREGO	 N.)
ELECTION TO SELL GIVE SA	Abdition so annaise. A da file in shé difi	County ofKl	the within instru-
Re: Trust Deed From	y y the second	ment was received	
Reach Charles Constraints Constraints	SPACE RESERVED	at1:5.3 o'clock in book/reel/volume page17.46.lor as fe	NoM82 on
NORMATIN ATTIC CONSULA	RECORDER'S USE	microfilm/reception l Record of Mortgages	No. 18195,
	e vie på		hand and seal of
540 Main # 200 MOLINE OF 0 Could State	ELVORI VHD BRECHON 10	Evelyn Biehn NAME By Ty a Ma	County Clerk
		(Fée \$8.00	