

Other than as shown of record, neither the said beneficiary not the said trustee has any actual notice of any person having or claiming to have any lien upon or interest in the yeal property hereinabove described subsequent to the interest of the frustee 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: NAME AND LAST KNOWN ADDRESS 1000 NATURE OF RIGHT, LIEN OR INTEREST

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obligations secured by said trust deed and the expanses of the sale industry and burned to secure a feat over a with app interest the granitation has successors in interest acquired when you when you about the cost of the same cash sty when the funder had, or had the power to convey, at the time of the owner of the large of the fract float tog care 36.187, and to conse**NUME sold at public auction to the highest bidder** for the experiment in the sold of urbed is rope ebut in forestore rest frust devel by advertisement and sole parsuant to Gregor Reports (Source Sections, 66.2.3 to Woince hereby is given that the benchange and tracket, by reason of their for any how mean it was been a more

Notice is further given that any person named in Section 86.753 of Oregon Revised Statutes has the right, at any time prior to five days before the trustee conducts the sale, to have this foreclosure proceeding dismissed and the trust deed reinstated by payment to the beneficiary of the entire amount then due (other than such portion of the principal as would not then be due had no default occurred) and by curing any other default complained of herein that is capable of being cured by tendering the performance required under the obligation or trust deed, and in addition to paying said sums or tendering the performance necessary to cure the default, by paying all costs and expenses actually incurred in enforcing the obligation and trust deed, together with trustee's and attorney's fees not exceeding the amounts provided by said Section 86.753 of Oregon Revised Statutes.

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 person owing an obligation, the performance of which is secured by said trust deed, and the words "trustee" and "beneficiary" include their respective successors in interest, if any.

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use the form of occuravied gment opposite. He has a set of the set of ORS	สมัยแก้ได้ ได้ จะกำหน้าและ ถูกกับหลาย และ ครั้ง และ สารและ ก็และและ ก็ได้และ ไม่การ จังครั้งและ กา 194 <b>.570) มหลาย และออม แ</b> ละ กิจตารและ การการการการ กลักสุดไปไป และ การการและ ครั้ง เป็น
STATE OF OREGON : of your preserving April was	STATE OF OREGON; County of Klamath
County of	The foregoing instrument was acknowledged before me to
The loregoing instrument was acknowledged before	
me this, 19, by	Assistant secretary of
	ASPEN TITLE & ESCROW, INC.
	aOregon
	Sandra Handsaker
(SEAL) Notary Public for Oregon	Notary Public for Oregon
My commission expires:	My commission expires: 7/23/85
ELECTION TO SELLO * 1200 (FORM N. 184)	Ter Burgers and County of Klamath
STEVENS-NESS LAW PUB. CO., PORTLAND, OR.	I certify that the within instru
the second se	ment was received for record on the 24 day of August 19.8
Re: Trust Deed From Marshill Marshill And	ment was received for record on the second s
Ro: Trust Deed From	ment was received for record on the 24 day of August
AURELIO DE LEON CORTEZ	ment was received for record on the 24 day of August
Ro: Trust Deed From	ment was received for record on th 24 day of August
Ro: Trust Deed From	ment was received for record on th 24 day of August
AURELIO DE LEON CORTEZ	ment was received for record on th 24 day of August
Re: Trust Deed From AURELIO DE LEON CORTEZ	ment was received for record on the 24. day of August