Reference is m	nade to that certain trust de	Les: 23:00 ASPEN F-28663 DEFAULT AND ELECTION eed made byDEL. W.	이는 · 화신물가의 가격하거나 것같. 아내 · 사람이는 · 사내	6763
in favor ofWELT datedFebrau Klameth	S FARGO REALTY SERVI	CE COMPANY ICES. INC., as Trust	ee under Trust 7461	, as granto , as tru , as benefic Drtgage record 7/55
Property situated in se town EFECIION MOLICE Lot 23, Klamath	aid <u>county and state</u> , to-win vevi LG PETT BIOCK 4, KLAMATH Cl State of Oregon.	t:	which, covering the followi	ng described
The undersigned and no appointments of or counties in which the the debt, or any part t such action has been diss There is a default said trust deed, or by th default of such provision sums: Monthly instal October, Novem thru December	hereby certifies that no a f,a successor-trustee have above described real proper thereof, now remaining sec missed. It by the grantor or other, the default for which for llments, of principal aber and December of of 1984, and Januar 27 each; and subsec	We consistent of the constant Voluments of the trust de Sector Market Sector Market Sector	leed by the trustee or by the rded in the mortgage records the action has been institu- beed, or, if such action has be and the performance of which herein which authorize sale of or's failure to pay when due or the months of Sept December of 1983, Ja April of 1985, in th	the count ited to recove een instituted is secured by in the event o the following ember, nuary e
Slibeaguane			is and provisions of	the
subsequent amo Note and Trust By reason of said deed immediately due and \$5,301.77 plus at the test	d payable, said sums being interest and late c	the following, to-wit:	August 28, 1982 NNUM until paid and terms and provisions	

Other, than as shown of record, neither, the said, beneficiary, not, the said, trustee, has, any, actual notice of other, than as shown of record, neither, the said, beneficiary, not, the said, trustee, has, any, actual notice of subsection of the record, neither states in the real property hereinabove described subsections having or claiming to have any lien upon or interest in the real property hereinabove described subsections having or claiming to have any lien upon or interest in the real property hereinabove described subsections having or claiming to have any lien upon or interest in the real property hereinabove described subsections in the real property	J onw
	ji any
the said trustee has any the said trustee has any the here	minent
the said beneficiary livities of the second subscribed	que
abown of record, neither die saudice the real property hereinabove as a second	other
Other, than as shown of record, neither the said beneficiary, in real property hereinabove described sub- person having or claiming to have any lien upon or interest in the real property hereinabove described sub- ter the interest of the trustee in the trust deed, or of any successor in interest to the grantor or of any lessee or to the interest of the trustee in the trust deed, or of any successor in interest to the grantor or of any less to the interest of the trustee in the trust deed, or of any successor in interest to the grantor or of any lessee or to the interest of the trustee in the trust deed, or of any successor in interest to the grantor or of any less to the interest of the trustee in the trust deed. Note that the trust deed of the trustee in the trust deed of the trustee in the trust deed. Note the trust deed of th	
other filling of claiming to have any lien upon of interest in interest to the grantor or of any reserved in the trust deed, or of any successor in interest to the grantor or of any reserved to the interest of the trustee in the trust deed, or of any successor in interest to the grantor or of any reserved to the interest of the trustee in the trust deed, or of any successor in interest to the grantor or of any reserved to the interest of the trustee in the trust deed, or of any successor in interest to the grantor or of any reserved to the interest of the trustee in the trust deed, or of any successor in interest to the grantor or of any reserved to the interest of the trustee in the trust deed, or of any successor in interest to the grantor or of any reserved to the interest of the trustee in the trust deed, or of any successor in interest to the grantor or of any reserved to the interest of the trustee in the trust deed, or of any successor in interest of the interest of the interest of the trustee in the trust deed, or of any successor in interest of the interest of the interest of the trustee in the trust deed, or of any successor in interest of the interest of the interest of the trustee in the trust deed, or of any successor in interest of the interest	
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or the trustee in the trust deed, or we way the of the trust op interest	16000
	At Maria
to the interest of the trustee in the trust deed, or of any succept: a the total of the interest of the trustee in the property; except: A the property; except: A the off off off of occupying the property; except: A the off off off off off off off off off of	
nerson in possession of the way who will be a set of the set of th	
person in possession of or occupying the property, of occupying the property, nature (Decking)	125 Dro-

obligations secured by said trust deed and the expenses of the sale, including the comp with any interest the grantor of his successors in interest acquired after the execution of the trust deed, to callely the erry which the stantor had, or had the power to convey, at the time of the execution by him of the trust deed, together 86.795, and to ceNONE) be sold at public auction to the highest bidder for cash the interest in the seld described propelect to foreclose said trust deed by advertisement and sale nursuant to Oregon Revised Statutes Sections 85.705 to 86.705 and to remove the orth of orthin anotion to the hidden for and the map is interest in the and dominat de Notice hereby is given that the beneficiary and trustee, by reason of said default, have elected and do hereby

5 2.2.2. 2.2.2.2. 2.2.2.2.

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 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 acrually incurrent in children, and Section 86.753 of Oregon Revised Statutes. And compare 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 obli-gation, the performance of which is secured by said trust deed, and the words "trustee" and "beneficiary" include their respective successors in interest, if any

respective successors in interest, if any to miner to correstice is under to frame to said frust beed, or sy their successor in interest, with respect to PRSEET LILLE . & ESCENT DATED. CIG 12 May 611 D. 115 Stellion of 19185 Derson Owner BY (2010) OUTO ALA 

the debt, or eny part theron, now remaining Successor. The and trust deed acpt: or or or but theton with tennomine accuracy in the statute in that and a second to accurate the second secon going instrument was acknowledged before me this (if the

STATE OF OREGON MOG HOLD A COLLEGE SS.	May 19 85, byANDREW A. PATTERSON
County of	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
me this	TNC TO TO
	ASPEN TITLE & ESCRUW, INder on Dehalt of the corporation
	1 Audia Sandsaller
Notary Public for Oregon	Notary Public for Oregon

1-23-83 My commission expires: (SEAL) My commission expires: STATE OF ORECON NOTICE OF DEFAULT AND OF MERINE SS. MTH COUNTRY, in the County County of ..... I certify that the within instrument was received for record on the 7th day of ..... May ...... 19.85, (FORM No. 884) STEVENS NESS LAW FUB, CO., PORTLAND, OR at 11:02 o'clock ...A..M., and recorded in book/reel/volume No......M85 on 111-11.11 Trust Deed From County, Or gon, in book/castraouine No. page 6763 or as fee/file/instrument/ microfilm/reception No. \_\_\_\_48494 Del W. Lawson "LOCOLGES SPACE RESERVED Grantor STACE RESERVED SLOV METO: LYECO KEYILA Transamerica Title TIM INSYNCE CONSYNC ES\_TINSLCC doted Lori L. Lawson Record of Mortgages of said County. ULISAU Witness my hand and seal of Insurance Company Trustee County affixed. DET K rust deed made by County Clerk Evelyn Biehn, AFTER RECORDING RETURN TO TITLE Aspen-Title & Escrow, Inc. 600 Main Street NOT SE OF DEFAULT AND ELECTION TO. NAME Deputy ASPEN F-28663 By TM 97601 Klamath Falls, Oregon Fee: \$9.00

FORM No. 85 IncluDITE OF DEFAULT AND FLECHON TO SELEN Creation from dead Served