Klamath Falls, Oregon 66970 FLOOR a yeap ASPEN F-29310 Vol. NOTICE OF DEFAULT AND ELECTION TO SELL Pagè 20368 EIKLAND, husband and wife TRANSAMERICA TITLE INSURANCE COMPANY, A California Corporation , as gramor, w in favor of WELLS FARGO REALTY SERVICES, INC. A California Corporation, Trustee as beneficiary, testilediastructure for the following described real Lot 26, Block 24, Tract No. 1113, OREGON SHORES - UNIT #2, in the County of Klamath, State of Oregon. and the second ž. a des e. DEC The undersigned hereby certifies that no assignments of the trust deed by the trustee or by the beneficiary 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 are counting in which the shows described real property is situated further, that no action has been instituted to recover and no appointments of a successor-trustee have been made except as recorded in the mortgage records of the country or counties in which the above described real property is situate; further, that no action has been instituted to recover the data of only part thereof now comparised powered by the prid trust deed or it such action has been instituted 10 Or counties in which the above described real property is situate; further, that no action has been instituted to recover the debt, or any part thereof, now remaining secured by the said trust deed, or, if such action has been instituted, such action has been dismissed iction has been dismissed. There is a default by the grantor or other person owing an obligation, the performance of which is secured by I nere is a detault 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 dreptor's failure to pay when due the following 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 sums: Monthly installments of principal and interest due for the months of October, November, and December of 1984, January, February, March, April, May, June, July, August, September, October, November and December of 1985, in the amounts of \$43.67 each; and subsequent installments of like amounts; Subsequent amounts for Assessments due under the terms and provisions of the Note and Deed of Trust. By reason of said default, the beneficiary has declared all sums owing on the obligation secured by said trust deed immediately due and payable, said sums being the following, to-wit: \$2,110.49 plus interest and late charges, thereon from September 1, 1984, at the rate of EIGHT (8%) PERCENT PER ANNUM until paid and all sums expended by the Beneficiary pursuant to the terms and provisions of the Note and Deed of Trust Notice hereby is given that the beneficiary and trustee, by reason of said default, have elected and do hereby a forestone and trust dead by advanticement and sale pursuant to Oregion Pavined Statutes Sections 86 705 to 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 a for and to prime to be sold at mublic supplies to the hidder for cash the interest in the said described promelect to toreclose said trust deed by advertisement and sale pursuant to Uregon Revised Statutes Sections 80./US to 86.795, and to cause to be sold at public auction to the highest bidder for cash the interest in the said described prop-80.795, and to cause to be sold at public auction to the highest blader for cash the interest in the said described prop-erty which the grantor had, or had the power to convey, at the time of the execution by him of the trust deed, together mish one interest the deputer or his successors in interest acquired after the avecution of the trust deed, together erty 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 ablituations converd by and the another of the sale including the companyations of the trust deed and the 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-

