FORM No. 1] 69-AFFIDAYIJT OF MAILING I NUST ET'S NOTICE OF SALE-Oregon Trust Deed Series. 65504 ASPEN F-29661 ASPEN F-29661 Vol. Mg6 Page 15818 At all times hereinalter mentioned I was and now am a resident of the State of Oregon, a competent person over the age of eighteen years and not the beneficiary or his successor in interest named in the attached original notice of sale given under the terms of that certain trust deed described in said notice. I gave notice of the sale of the real property described in the attached notice of sale by mailing a copy thereof by both first class and certified mail with return receipt requested to each of the following named persons (or their legal representatives, where so indicated) at their respective last known addresses, to-wit: Edward R. Zarosinski 1433 East Main Street Klamath Falls, Oregon 97601 Edward R. Zarosinski 1125 Lakeshore Drive Klamath Falls, Oregon 97601 Said persons include (a) the grantor in the trust deed, (b) any successor in interest to the grantor whose interest appears of record or of whose interest the trustee or the beneficiary has actual notice, (c) any person, including the Department of Revenue or any other state agency, having a lien or interest subsequent to the trust deed if the lien or interest appears of record or the beneficiary has actual notice of the lien or interest, and (d) any Each of the notices so mailed was certified to be a true copy of the original notice of sale by..... ANDREW A. PATTERSON, Assistant Secretary , afformer for the trustee named in said notice; each such copy was contained in a sealed envelope, with postage thereon fully prepaid, and was deposited by me in the United person listed above, one such notice was mailed with postage thereon sufficient for first class delivery to the address indicated, and another such notice was mailed with a proper form to request and obtain a return receipt and postage thereon in the amount sufficient to accomplish the same. Each of said notices was mailed after the notice of default As used herein, the singular includes the plural, trustee includes successor trustee, and person includes corporation and any other legal or commercial entity. Landra Handsaher ÷ day of (SEAL) ':1 az arlene Te Notars' Public for Oregon. My commission expires 5. 2. * More than one form of affidavit may be used when the parties are numerous or when the mailing is done on more than one date. PUBLISHER'S NOTE: An original notice of the sale, bearing the trustee's actual signature, should be attached to the toregoing allidavit. AFFIDAVIT OF MAILING TRUSTEE'S NOTICE OF SALE STATE OF OREGON. County of SS. RE: Trust Deed from I certify that the within instrument Edward R. Zarosinski was received for record on the day (DON'T USE THIS Grantor SPACE: RESERVED in book/reeXvolume Ng. on FOR RECORDING TO Aspen Title & Escrow, Inc. LABEL IN COUNpage or as lee/file/instru-TIES WHERE ment/microfilm/reception No...... USED.) -----Record of Mortgages of said County. Successor Trustee Witness my hand and seal of AFTER RECORDING RETURN TO Aspen Title & Escrow, Inc. County affixed. 600 Main Street Klamath Falls, Oregon 97601 TITLE

Deputy

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FORM No. 285-TRUSTER'S NOTICE OF SALE- Oregon Trust Deed Series. OK STEVENS. NESS LAW PUB. CO., PORTLAND. OR. ASPEN F-29661 Reference is made to that certain trust deed made by _____EDWARD_R. ZAROSINSKI TRANSANERICA TITLE INSURANCE COMPANY THE ECTATE OF TOWN CAN LADT FADD , as gramor, to , as trustee, in favor of _____THE_ESTATE_OF_JOHN_SANJARI_FARR In tavor of _______ IN ESTATE OF JOHN SANJARI FARR dated ________, 19 82, recorded ________ June 16 ______, 19 82 , in the mortgage records of Klamath _______ County. Oregon in book Amat/waterway No _______ M. 82 All of Government Lot 2, Section 2, Township 39 South, Range 13 East of the Willamette Meridian, in the County of Klamath, State of Oregon, Both the beneficiary and the trustee have elected to sell the said real property to satisfy the obligations secured d trust deed and a motion of default has been recorded pursuant to Oradon Revised Statutes 86 735731, the de-Both the beneficiary and the trustee have elected to sell the said real property to satisfy the obligations secured by said trust deed and a notice of default has been recorded pursuant to Oregon Revised Statutes 86.735(3); the de-fourt for which the forcelosure is made is (reprove following to pay when due the following sume: fault for which the 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 March, April, May, June, July, August:, September, October, November and December of 1984, January thru December of 1985, and January, February, March, and April of 1986, in the amounts of \$300.00 each; and subsequent installments of like amounts; Subsequent amounts for Assessments due under the terms and provisions of the Note and Trust Deed. By reason of said default the beneficiary has declared all sums owing on the obligation secured by said trust by reason or said derault the Denentiary has declared an sound own deed immediately due and payable, said sums being the following, to-wit: \$15,814.50 plus interest and late charges, thereon from March 27, 1984, at the rate of ELEVEN (11%) PER CENT PER ANNUM until paid and all sums expended by the Beneficiary pursuant to the terms and provisions of the Note and Deed of Trust in the City of <u>Klamath Falls</u>, County of <u>Klamath</u>, State of Oregon, sell at public auction to the highest blacker for cash the interest in the said described real property which the grantor had or had power to convey at the time of the execution by him of the said trust deed, together with any interest which the forstering objects of said trust deed to satisfy the forstering objects of said trust deed to satisfy the forstering objects of said trust deed to satisfy the forstering objects of said trust deed to satisfy the forstering objects of said trust deed to satisfy the forstering objects of said trust deed. power to convey at the time of the execution by him of the said trust deed, together with any interest which the grantor or his successors in interest acquired after the execution of said trust deed, to satisfy the foregoing obligations thereby provide and the conte and expression of sale including a respective hereby by the further Notice is further grantor or his successors in interest acquired after the execution of said trust deed, to satisfy the foregoing obligations thereby secured and the costs and expenses of sale, including a reasonable charge by the trustee. Notice is further given that any person named in ORS 86.753 has the right, at any time prior to five days before the date last set for the sale to have this foreclasure proceeding dismissed and the trust deed reinstated by navment to the hereficient of given that any person named in UKS 00.755 has the right, at any time prior to rive days before the date last set for the sale, to have this foreclosure proceeding dismissed and the trust deed reinstated by payment to the beneficiary of the optime proceed then due for the private section of the principal on would not then to be due had no default the sale, to have this foreclosure proceeding dismissed and the trust deed reinstated by payment to the beneficiary or the entire amount then due (other than suuch portion of the principal as would not then to be due had no default the entire amount then due (other than suuch portion of the principal as would not then to be due had no default occurred) and by curing any other default complained of herein that is capable of being cured by tendering the peroccurred) and by curing any other default complained of herein that is capable of being cured by tendering the per-formance required under the obligation or trust deed, and in addition to paying said sums or tendering the performformance required under the obligation or trust deed, and in addition to paying Said sums or tendering the periorm-ance necessary to cure the default, by paying all costs and expenses actually incurred in enforcing the obligation and trust deed todether with trustee's and attorney's fees not exceeding the amounts provided by said ORS 26 753 ance necessary to cure the nerious, by paying an costs and expenses actually incurred in emotion ine obligation and trust deed, together with trustee's and attorney's fees not exceeding the amounts provided by said ORS 86.753. and trust deed, together with trustee's and attorney's tees not exceeding the amounts provided by said OKS 30./33. 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-factor the performance of which is secured by said trust deed, and the words "trustee" and "headfinings" includes their 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 DATED _____ April 24 _____, 19_86 ____, TITLE & ESCROW INC. State of Oregon, County of <u>Alamath</u> I, the undersigned, certify that I am the attamexication set Secretary the foredoind is a complete and exact conv of the original trustee's notice of sale Assistant Secretary And to said Trustee If the foregoing is a copy to be served pursuant to ORS 86.740 or ORS 86.750(1), fill in opposite the name and address of party to be served. SERVE: STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of _ SS. of _____September____ A.D., 19 86 at 9:16 o'clock A M., and duly recorded in Vol. M86 FEE \$9.00 ... day ____ on Page _______15818 EVELXE BIEHN County Clerk Bv Deinetta y Letack