FORM No. 884-NOTICE OF DEFAULT AND ELECTION TO SELL-Oregon Trust Deed Se Portland, OR 97201 Vol. Mor Page_ K-39301 K-39301 DST 3302 4 Ceord VELES SECONDING VELASSI 10 Reference is made to that certain trust deed made byRoy...S...Helms Monte man decompany for second out of rLots 15, and 16 in Block 11, St. Francis Park, according to the centres and an appropriation of the Monofficial plat thereof on file in the office of the County Clerk of M. commission arpites: 11-2-10 (SEAL) MP COMPASSION STRUCT 87 MAR 2 AN LI Notary Public Loc Wredon 1 Noters Public der Gregon CEDECE () Kind Edition (1983) De integand in Son and actualided fatter Constration (1983) De integand in Son and actualided fatter (1983) De Bay feitsam i m ver guis televenase and pr States and a set 21 yr, 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 has been instituted to recover the debt, or any part thereof, now remaining secured by the said trust deed, or, it such action has been instituted, such action has been dismissed except as permitted by ORS 86.735(4). 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 sums: Monthly installments of \$258.69 each, connencing with the payment due August 1, 1986 and continuing each month until this trust deed is reinstated or goes to Thustee's sale; plus accural late charges of \$71.67 as of Petersery 24, 1987 and further late charges of \$9.51 on each delinguent payment thereafter; plus all fees, costs and expenses associated with this foreclosure, all sums expended by hereficiary to protect the property or its interest therein during the pendency of this proceeding, and plus the deficit reserve accurt balance of \$217.31. sums:

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: haste had a capable and sums being the following, to wit:

The sum of \$22,102.89 with interest thereon at the rate of 9:508 per annin from July 1, 1986, until paid, plus all fees, costs and expanses associated with this foreclosure, all sum expanses by beneficiary to protect the property of this proceeding, and plus the deficit reserve account balance of \$217.31.

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 ORS 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 provided by law, and the rea-

Said sale will be held at the hour of 1:00... o'clock, P....M., in accord with the standard of time established Said sale will be need at the hour of 12:000 o'clock, F. M; in accord with the standard of time established by ORS'187.110 on July 24:0 in the billowing place: front door -Klamath County Courthouse and state of Oregon, which is the hour, date and place last set for said sale.

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had no default occurred) and by cu fendering the performance required un ing the performance necessary to cure obligation and trust dead	nt then due (other than such ring any other default com inder the obligation or trust of the default, by paying all of	53 has the right, at any time prior to five days befor dismissed and the trust deed reinstated by paymen h portion of the principal as would not then be du plained of herein that is capable of being cured b deed, and in addition to paying said sums or tender costs and expenses actually incurred in enforcing th fees not exceeding the amounts provided by said
In construing this notice, the m plural, the word "grantor" includes at gation, the performance of which is sec respective successors in interest, if any	asculine gender includes the y successor in interest to the ured by said trust deed, and	feminine and the neuter, the singular includes the e grantor as well as any other person owing an obli- the words "trustee" and "beneficiary" include their
upacientities and part thereof may co the debt , or any part thereof may co arch action has been dismissed excent	JE DELIGITICO DI OTE CITA	RGE C. REINMILLER-SUCCESSOR-Trus
the the former of the chove is a corporation,	ed real property is studen of	BANG TASK BU SCHOOL AND A STATE
STATE OF OWNEGON	STATE OF OF	
		The foregoing instrument was acknowledged before me this
ne this	A7	
GEORGE C. RELINMILLER	방법을 다 한 것 같은 것이 같은 것이 같다. 말 것 같은 것 같은 것 같은 것 같은 것 같이 많이	secretary of
PUBLIC		
AD & WARDER		corporation, on behalf of the corporation.
SEAL) Votary Public		or Oregon
My commission expires: 11-2-	90 My commission o	전성 동양 방법 방법 방법 이상 가지 않는 것이 같이 많이 가지? 이 것이 있는 것이 가지? 이 가지?
NOTICE OF DEFAULT AND		<u>에게 요즘 안전에</u> 해외에 있는 것을 알았는 것을 알았다. 이 것을 많은 것이 있는 것이 없는 것이 있는 것이 있다. 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있 것이 있는 것이 없는 것이 있다. 것이 있는 것이 있는 것이 있는 것이 있는 것이 있다. 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있다. 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있다. 것이 있는 것이 있다. 것이 있는 것이 있는 것이 있는 것이 있 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있다. 것이 있는 것이 있는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없는 것이 없이 있 것이 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없 않은 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없이 없다. 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 않은 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없이 않이
ELECTION TO SELL O TH	of on file in the	STATE OF OREGON,
(FORM No. 884) STEVENS-NESS LAW PUB. CO., PORTLAND, OR	BLOCK II, St. F	A A A A A A A A A A A A A A A A A A A
Trust Deed From	e' 10-1111;	I certify that the within instru- ment was received for record on the
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	idon, in bilik / re Hevoluore 1	AL ALIGO'CLOCK A M
Grantor	SPACE RESERVED	In DOOK/ree!/volume No M87
Lichsamerica Titlo	OL OLGONI VAFOR	page 3302 or as fee/file/instrument/ microfilm/reception No. 71878
Insurance Company Trustee		Record of Mortgages of said County
AFTER RECORDING RETURN TO	trust dred made by BOY.	Witness my hand and seal of
		County affired.
Seorge_CReinmiller	F.F. Phys. Provide States and States	Kual wn Biohn Canada an
George C. Reinmiller Ho. 521. Sweelay Portland, OR 97201	CE OF DEFAULT AND ELEC Fee: K\$9.00	HOW 10 HAME

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trust deed and the superset of the safe, including the compressitions of the stander as movidantly transmitted a or als successors in interval acquired after the escentron of the first deal so series. The oplication is could be that find and the first and the first of the f had the Fourt in control, of the line of the execution his hun of the first dead fogether duth and interest the stated at public duction to the highest budden for cash the interest in the stud described property which the gradies bud, of Notice hereby is fiven that the beneficiary and trustee, by reason of soil downlin have define and in how he short to foreglose shift (not down by adventisement and suits pursuant to OPAS 55,705 to 85,735, and to size room of at mobile minimum to the Asia structure for sole the interval of the State Asia and suits.

Other, than as shown of record, neither the said, beneficiary, nor the said, trustee has any actual notice of any Other than as shown of record, neither the said beneticiary, nor the said trustee has any actual nonce 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. 199 10:104

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