ASPEN F-30511



NOTICE OF DEFAULT AND ELECTION TO SELL

Reference is made	SELL TO SELL
is made to that certain trues a	eed made byLINDA K. O'BRIEN, A Single Woman
The state of the s	eed made by I.TNDA v
TRANSAMERICA TITAL	BRIEN A CALL
in the INSURANCE CO	Monan Strigte Woman
MITAVOR OF WELLS FARCO DEAT THE	MPANY. A California
dated was a service with the SERVICE	C TATO AS PRANTOS 4-
10 70	A. A. California C.
Klamath 19, record	MPANY, A California Corporation, as grantor, to S. INC., a california Corporation. Trustees beneficiary, book/west/workers No. M-79 XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
freshilanting	book/wer/workers No. M-79 at page 13324 xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
- White Charles Charles Coll in	book/Welkerspress at 15 70 in the most
property situated	XXXXXIII No. M-/9
studied in said county and at-	at page 13324
and state, to-wil	Covering the fall
Lot 9, Block 42, Tract No. 1184, in the County of Klamath State	the following described real
DLOCK 42. Tract No. 7104	I sai
in the County of Klamath State,	ORECON SHOPPE
or Klamath Chan	STUKES UNIT #2 TYPE

Lot 9, Block 42, Tract No. 1184, OREGON SHORES UNIT #2, FIRST ADDITION, in the County of Klamath, State of Oregon.

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, if such action has been instituted,

There is a default by the grantor or other person owing an obligation of the successor in interest, with respect to the successor in interest, with respect to the successor of the default for which transferred by provisions the default for which transferred by provisions the successor in the event of the successor of the default for which transferred by provisions the successor of the event of the successor of said trust deed, or by their successor in caterest, with respect to provisions therein which authorize sale in the event-or successor in caterest, with respect to provisions therein which authorize sale in the event-or successor in caterest, with respect to provisions therein which authorize sale in the event-or successor in caterest, with respect to provisions therein which authorize sale in the event-or successor in caterest, with respect to provisions therein which authorize sale in the event-or successor in caterest, with respect to provisions therein which authorize sale in the event-or successor in caterest, with respect to provisions therein which authorize sale in the event-or successor in caterest, with respect to provisions therein which authorize sale in the event-or successor in caterest, with respect to provisions therein which authorize sale in the event-or successor in caterest, which is considered in the event-or successor in caterest, which is considered in the event-or successor in caterest, which is considered in the event-or successor in caterest, which is considered in the event-or successor in caterest, which is considered in the event-or successor in caterest, which is catered in the event-or successor in catered in the event-

August, September, October, November, and Designing and January, February and March of 1987, in the amounts of \$59.61 each; and subsequent installments of like amounts; Subsequent amounts for assessments due under the terms and provisions

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:

\$2,332.71 plus interest and late charges, thereon from May 15, 1987, at the rate of EIGHT AND ONE-HALF (8½%) PER CENT per annum until paid and all sums expended by the Beneficiary pursuant to the terms and provisions of the Note

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 10:00 o'clock, A...M., in accord with the standard of time established by ORS 187.110 on July 31, 1987., at the following place: ASPEN TITLE & ESCROW, INC., 600 Main Street in the City of Klamath Falls , County of Klamath....., State of Oregon, which is the hour, date and place last set for said sale.

Other than as shown of record, neither the said beneficiary nor the said trustee has any actual notice 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: NATURE OF RIGHT, LIEN OR INTEREST NAME AND LAST KNOWN ADDRESS

Internal Revenue Service P. O. Box 16045 Las Vegas, NV 89101

Tax Lien

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 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 ORS 86.753.

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.

respective successors in the	ASPEN TITLE & ESCROW, INC.
DATED: March 16 ,1987 Suc	BE: State Which Constitution Co
(If the signer of the above is a corporation, use the form of acknewledgment opposite.) STATE OF OREGON, County of The foregoing instrument was acknowledged before me this Notary Public for Oregon (SEAL) My commission expires:	STATE OF OREGON, County of Klamath)ss. The foregoing instrument was acknowledged before me this March 1987, by ANDREW A. PATTERSON EXPERIMENTAL SECRETARY OF ASSISTANT SECRETARY OF CORPORATION. ASSISTANT SECRETARY OF CORPORATION, on behalf of the corporation. Notary Public for Oregon My commission expires: 7/23/89
NOTICE OF DEFAULT AND ELECTION TO SELL (FORM No. 524) STEVENS-NESS LAW FUE CO. FORTLAND, OR. Re: Trust Deed From Linda K. O'Brien Grantor To Aspen Title & Escrow, Inc. Successor Trustee After Recording Return to Aspen Title & Escrow, Inc. 600 Main Steet	STATE OF OREGON, County of Klamath I certify that the within instrument was received for record on the 17th day of March 19 87, at 2:46 o'clock March 19 87, at 2