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	84454 NOTICE OF DEFAULT AND ELECTION TO SELL
	Reference is made to that certain trust deed made byGlenda R. Foster, as grantor, to
	Reference is made to that certain trust deed made by
	Klamath County Title Co. in favor of <u>Motor Investment Company</u> , as beneficiary, in favor of <u>August 10</u> , 1984, recorded <u>August 10</u> , 1984, in the mortgage records of dated <u>August 10</u> , 1984, recorded <u>August 10</u> , 1984, at page 13815 XXXX
	datedAugust_10, 19.84, recordedAugust_10, 19.64, in the horgegoto at page
	Klamath County, Oregon, in Book and Avolume 100
	property situated in said county and state, to-wit:
	이 이렇게 전화하는 것 같아요. 이는 것 같아요. 이는 것 같아요. 집은 것 같아요. 집은 사람들은 것 같아요. 이는 것 같아요.
	Lots 1, 2, 3 and 4 in Block 12 cf Hessig Addition to Fort Klamath, also the South half of vacated 6th Street lying adjacent to the Northerly end of said lots, according to the official plat thereof on file in the office of the County Clerk of Klamath County, or Oregon.
	Oregon.
	유민 사람 수가 지방 것이라고 있는 것 같은 물건을 알고 가장 수물을 들었다. 것 이 것이 가지 않는 것이 가지 않는 것이 같이 하는 것 같은 것이 있다. 것이 가지 않는 것이 있는 것이 있는 것이 있는 것이 있는 것이 없는 것이 없다. 것이 있는 것이 있는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다.
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	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 or counties in which the above described real property is situate; further, that deed, or, if such action has been instituted,
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8	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 or counties in which the above described real property is situate; further, that no action has been instituted to recover or counties in which the above described real property is situate; further, that no action has been instituted to recover or counties in which the above described real property is situate; further, that no action has been instituted to recover or counties in which the above described real property is situate; further, that no action has been instituted to recover or counties in which the above described real property is situate; further, that no action has been instituted to recover or counties in which the above described real property is situate; further, that no action has been instituted 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. 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 payment due on September 10, 1986 in the sum of \$240.64 and all the subsequent monthly payments due on the loth of each month in a like amount. 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: S3.573.28 with interest at the rate of 21.5% from February

A STREET

Other than as person having or clai	shown of record, neither the said banding	2298
Derson in possession of NAME AND	shown of record, neither the said beneficiary nor the said truste ming to have any lien upon or interest in the real property here ustee in the trust deed, or of any successor in interest to the gra or occupying the property, except: LAST KNOWN ADDRESS NATURE OF RIGHT,	e has any actual notice of an einabove described subsequen
1. 이번 · · · · · · · · · · · · · · · · · ·	NATURE OF DECIMA	s -secce of othe
역에 물건 물건을 물건을 가지 않는 것이다.	建汽油 医黄疸试验检试验检试验 人名贝尔 化水杨酸 建铁金属 医小子宫 计分子分子 计表示符	

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Notice is further given that any person named in Section 86.753 of Oregon Revised Statutes has the right, at any Ivotice is further given that any person named in Section 80.753 of Uregon 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 trust deed reinstated by permeast to the beneficiary of the antire amount then due (other then such portion of the principal time prior to five days before the trustee conducts 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 networks not then the due bed no default control) and by curind any other default complained of herain that is 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 as would not then be due had no detault occurred) and by curing any other detault complained of herein that is capable of being cured by tendering the performance required under the obligation or trust deed, and in addition to powing soid sume of tendering the performance perseave to cure the default, by powing all costs and composed capable of being cured by tendering the performance required under the obligation of 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 dead together with trustee's and utformay's tens not exceeding paying said sums or tendering the performance necessary to cure the detault, 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 arounded by wind Section 86.753 of Orodon Paying 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

DATED: February 17	, 19.88	- L Sudday and "be	neficiary" include the
(If the signor of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGOLY,	Successor Tru	mbthy A. Bailey ubtee XBEEKEYXXXX	
County of Klemath	(ORS 194.570) STATE OF OF	REGON, County of	(State which
The locegoing instrument was acknowledged			
Bailev	2.0, Бу	···· President and 1	
PUBLIPANN A France		president, and by	
	a		
(SEAL) Notary Fublic for O My commission expires: 81 90	Notary Public for	Corporation, on b	ehalt of the corporation.
NOTICE OF DEFAULT AND ELECTION TO SELL	My commission ex	pires: STATE OF OREGO County of I certify that	(SEAL)
ETEVENS. NESS LAW PUD CO., PORTLAND, 3R Re: Trust Deed From		County of	Klamath ss.
Glenda R. Foster		ment was received to	or record on the
Iamath County Title Co.	SPACE RESERVED FOR RECORDER'S USE	in book/reel/volume N page 2297	o
AFTER RECORDING RETURN TO		Record of Mortgages of Witness	
amath Falls OR 97601	NEWRI 140 Store	Evelyn Biehn, Cour	ity Clerk
Fee: S	10.00	By Then Sant	TITLE
			Deputy