OPH No. 884-NOTICE OF DEFAULT AND E	LECTION TO SELL-Oregon Trust deed S	eries.	STEVENS NESS LAW PUB. CO	
ORM No. 884-NOTICE OF DELINEE	1.00 813 00		B Volm92 Pa	age 409 🛞
<b>39559</b>	ASPEN 3605 NOTICE OF DEFAULT	1 ≠ 37849 AND ELECTION T	O SELL THE REPORT OF THE REPORT	
en la serie de la serie de La serie de la s		· · ·	COMPACTOR OF	
Potosonce is made to th	at certain trust deed made l	by MONTE J.	COUNTRYMAN	as drantor to
in favor of RALPH A. HARE	ESCROW, INC. PER AND JAN PAUGH HAR ,19.90, recorded County, Oregon, in book/P	October 2	<u>, 19.90, in the magnetic 19</u>	ortgage records of 9894
www.isitertenewwww.www.komiczolika	CORRECTION NOR XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXX KHROOMA M	ARMAN COTCING	a ta sa
property situated in said coun	ity and state, to-wit:			1 - 1 - NAS
		WTELL ADDITION	TO THE CITY OF	
Cithe E 1/2 of Li Cit KLAMATH FALLS,	ot 3, Block 64, LAKE fin the County of K1	amath, State o	f Oregon.	
	3809-29BA TL 6700.			
	stary Public in Ourgan	Alexander (S. 1997) August Palaine Inn Congra		
		and a set of the	n an an ann ann an Anna an Anna Anna An	
		ali (1996) A State I (1997) State I (1997)	is electron in the	
		Marque de la secondada	Sector (SA)	
And the second sec	ំ សំ			
and the second	a waa shallood haloos	North Net		
said trust deed, or by their default of such provision; the sums: Monthly instal September, October, and subsequent insta under the terms and By reason of said de deed immediately due and \$14,628.90 plus inte rate of TEN (10%) PH the Beneficiary pure	we described real property i sof, now remaining secured sed. w the grantor or other pers successor in interest, with r he default for which foreclo lments of principal November and Decembe illments of like amou rpovisions of the No	s situate; further, I by the said trust on owing an oblige respect to provision sure is made is gr and interest d r of 1991, in ints; subsequen the and Trust I declared all sums the following, to-win es, thereon fr	that no action has been if deed, or, if such action h ation, the performance of u is therein which authorize antor's failure to pay whe lue for the months of the amounts of \$161 at amounts for asses Deed. owing on the obligation so the another asses Deed.	which is secured by sale in the event of a due the following f July, August .19 each; sements due ecured by said trust the
Deed.				

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6 HVP 28.

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 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, to gether with any interest the grantor or his successors in interest acquired after the execution of the trust deed, to satisfy the with any interest the grantor or his successors in interests of the sale, including the compensations of the trustee as pro-obligations secured by said trust deed and the expenses of the sale, including the compensations of the trustee as pro-

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 granter or of any lessee or other to the interest of the frage in the property, except: NATURE OF RIGHT, LIEN OR INTEREST person in possession of or occupying the property, except:

NAME AND LAST KNOWN ADDRESS

while there we are the second state the expression of the sale including the competence of the Junitie or his successors in interest acquired after the existation of the rows don't see it is not serv which the grows that are had the power to convey, at the time of the execution by tam of the trust does to be a superior date in the test of the second second to be a superior of the test does to be a superior date in the successors in interest acquired after the execution of the test does to be a superior date in the successors in interest acquired after the execution of the test does to be a superior of the test of test to towalder suid that devid by educationnent and sule pursuant to Oregon Review Statutes Sections 3.713 to 862%, and to cause to be sold of public nection to the Fighest bidder for each the interval in the sole decord of public nection in the Fighest bidder for each the interval in the sole decord of public nection in the Fighest bidder for each the interval in the sole decord of public nection in the Fighest bidder for each the interval in the sole decord of public nection in the Fighest bidder for each the interval in the sole decord of public nection in the Fighest bidder for each the interval in the sole decord of the public nection in the Fighest bidder for each the interval in the sole decord of the public nection in the fighest bidder for each the interval in the sole decord of the public nection. Benies involve is given that the beneficiary and instee, by neasen of said default, have shored and in Streby a second of the second in the detailed of the second second second second second second second second second se

Notice is further given that any person named in Section 86.753 of Oregon 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 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 Section 86.753 of Oregon Revised 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 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.	ALL HALL IN AN ASPEN TITLE	S ESCROW, INC.
a state of the second s	19 92 Blillioli	(Ctote which)
DATED:January 7	The average of the Trustee and a	Beneficiary
DATED: January 7	Property is strugter further, co.	에는 것은 동안에는 처럼 같은 것이 가지만 것이다. 전체가 있는 것이 가지 않는 것이다. 같은 것이 같은 것이 같이
lif the signer of the above is a corporation,	(ORS 194.570) Maga Crebbt	Klamath )ss.
	STATE OF OREGON, CO	ounty of <u>Klamath</u> )ss. oing instrument was acknowledged before me this
21		9 92, by Andrew A. Patterson
County of)	efore	KYXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
The toregoing instrument was acknowledged b me this	by I	
me this	ASSISTANCE SET	C ESCRUW. INC.
	Oregon /	corporation, on behall of the corporation.
		ulsaher 31, 25
	Notary Public for Oregon	(SEAL)
Notary Public for C		7/23/93
(SEAL) My commission expires: (1) 4-3427	My commission expires:	MALE NO.
	۲۰۰۵ (۲۰۰۲) ۲۰۰۲ (۲۰۰۲) ۲۰۰۲ (۲۰۰۲)	STATE OF OREGON,
NOTICE OF DEFAULT AND	READER TOWARD CONTRACTOR	County of Klamath I certify that the within instru- I certify that the within instru-
FLECTION TO SELL	A GAL FARRY MA TRANSPORT	I certify that the within instru-
(FORM No. 804)		
STEVENS-NESS LAW PUB, CO., PORTLAND, OR	CO-1011	0.1 // 26
Re: Trust Deed From Development washing	AND COMPLEX STRAND AND AND AND AND AND AND AND AND AND	10.48 o'clock A. M. and recorded
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TIOTICO	SPACE RESERVED	page 409 or as fee/file/instrument/
Grantor	RECORDER'S USE	microtilm/reception No. 39559
Aspen Title & Escrow, Inc.	RECORDENCE CONTRACTOR	Record of Mortgages of said County.
Aspen Title & Escrow, Inc.	an and some of the set of the	Witness my hand and seal of
Trustee	and for a second star star and the second second	County affixed.
AFTER RECORDING RETURN TO Aspen Title & Escrow, Inc.	CE OF DEFAULT AND FLECHON	Evelyn Biehn, County Clerk
525 Main Street	ASPEN 26051 APPROX.	NAME
Klamath) Falls, OR 97601	an a	By Raulixe Mullindere Deputy
Klamath Farrs, on First	Fee \$13.00	
	1.1.66	