FORM NO SECTION OF DEFAULT AND	NOTICE OF DEFAULT AND E	Vol.m	93 Page 5336
leorge C. Reinmiller	mtc e		
21 SW Clay, Suite 200 Portland, OR 97201	NOTICE OF DEFAULT AND E	LECTION TO SEL	Selk, husband and wife,
문화 같은 소리를 위한 것을 받을까?	John G	G. Selk and Catherine Ha	
Reference is made to	that certain trust deed made of mini-		as grantor, to
	Clamath County		, as trustee,
Mountain The Company of	Iome Mortgage, Inc.		, as beneficiary
in favor of November 28	John (that certain trust deed made by Clamath County Tome Mortgage, Inc. 1939, recorded County, Oregon, in book/reel/volution Im/reception No.	28 , 19	in the mortgage records of 23043
Klamath	County, Oregon, in book/reel/volu	me No	the following described rea
teo/file/instrument/microfi	County, Oregon, in book/reel/volu: ilm/reception No.	. (indicate which), coverin	g me fonowing com
property situated in said con	unty and state, to-wit:		
		official plat thereof on file	In the office of the
Lot 12 in Block 2 of F	HENLEY ACRES, according to the o math County, Oregon. Plus all f	ixtures and mobile hom	es, if any, located
County Clerk of Kla	main County, Oregon	전철 물건 감독을 받는 것	
thereon.	전철 방송 전 문화 문화 문화 문화 문화	Ald Sol (14) 전 (14) 이 (14)	

Beneficial interest assigned to America's Mortgage Company, kna A Mortgage Company by instrument recorded January 30, 1990 in Volume 90, Page 2032, Klamath County Records.

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,

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 \$617.59 each, commencing with the payment due June 1, 1992 and continuing each month until this trust deed is reinstated or goes to Trustee's sale; plus all fees, costs and expenses associated with this foreclosure, all sums expended by the beneficiary to protect the property or its interest therein during the pendency of this proceeding, evidence that taxes are paid as provided by the terms of the Trust Deed, and plus the deficit reserve account balance of \$361.58.

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:

The sum of \$57,102.70 with interest thereon at the rate of 9.50% per annum from May 1, 1992, until paid; plus all sums expended by beneficiary to protect the property or its interest therein during the pendency of this proceeding, evidence that taxes are paid as provided by the terms of the Trust Deed, and plus the deficit reserve account balance of \$361.58.

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 grantor of the trust deed, together with any interest the grantor or grantor's 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 tandard of time established ble fees of trustee's attorneys.

law, and the reasonable lee		ock, PM., in accord with	front door -
by ORS 187.110 on July 3	1 0 , 1 9 3, ,	at the following place:	Klamath Falls , County of
Klamath County Courthous	e	in the City of .	late and place last set for said sale.
Klamath	, State of (Oregon, which is the hour, c	late une pre

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

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amade

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 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, it any.

March 12	193	GEORGE C. REINMILLER Successor-Trustee		
DATED: March 12	, 19	XXXXXXXX	XXXXXRXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	(state which)
(If the signer of the abave is a corporation, use the form of acknowledgment opposile and affix corporate seal.)				
STATE OF OREGON,		STATE OF OREGON,		2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
County of Multnomah) ss.)	County of	· · · · · · · · · · · · · · · · · · ·) ss.)
This instrument was acknowledged befor	e me on	This instrument was ackn		
March 12 193, by		19, by		
GEORGE C. REINMILLER	·····	as		
Complia Contractor	*	of		
OFFICIAL SEAL	•			
A STAT NOTARY PUBLIC - OREGON	Prote Sec.	Notary Public for Oregon		
(SEAL) MY COMMISSION EXPIRES EEB. 22, 1995		My commission expires:		(SEAL,
NOTICE OF DEFAULT AND ELECTION TO SELL (FORM No. 884) STEVENS-NESS LAW PUB. CO., PORTLAND, OR.			I certify the	GON, Klamath ss. hat the within instru- ed for record on the
Re: Trust Deed From				March , 19 9;
				k .RM., and recorded
John G. Selk and Catherine R. Selk			in book/reel/volu	me No. <u>M93</u> on
Grantor		SPACE RESERVED		as fee/file/instrument/
· · · · · · · · · · · · · · · · · · ·		RECORDER'S USE		on No. 58650
Mountain Title Company of Klamath				ages of said County.
CountyTrustee				ny hand and seal of
AFTER RECORDING RETURN TO		화물 관람 홍금 사람	County affixed.	
George C. Reinmiller	ber all all			hn, County Clerk
521 SW Clay, Suite 200				Nrt 1 1 -
Portland OR 97201	_		By Lullinic.	Multa Sole Deputy
7032_273208-4/93-34066OR_Selk	Fee \$1		And a second sec	الم المحمد ا المحمد المحمد