905711 Trustee Sale No. 01-3073-03 A.P.N. 07-380-49

### 176563

# NOTICE OF DEFALT AND ELECTION TO SELL UNDER DEED OF TRUST AND SECURITY AGREEMENT IMPORTANT NOTICE

## IF YOUR PROPERY IS IN FORECLOSURE BECAUSE YOU ARE BEHIND IN YOUR PAYMETS, IT MAY BE SOLD WITHOUT ANY COURT ACTION.

and you may have the legal ht to bring your account in good standing by paying all of your past due payments plus permitted co: and expenses within the time permitted by law for reinstatement of your account, which is normally fibusiness days prior to the date set for the sale of your property. No sale date may be set until three months m the date this notice of default may be recorded (which date of recordation appears on this notice).

This amount is \$3,756.83 as c/11/2001, and will increase until your account becomes current.

While your property is in follosure, you still must pay other obligations (such as insurance and taxes) required by your note and deof trust and Security Agreement. If you fail to make future payments on the loan, pay taxes on the proper provide insurance on the property, or pay other obligations as required in the note and deed of trust and Secty Agreement, the beneficiary or mortgagee may insist that you do so in order to reinstate your account in od standing. In addition, the beneficiary or mortgagee may require as a condition to reinstatement throu provide reliable written evidence that you paid all senior liens, property taxes, and hazard insurance priums.

Upon your written request, thereficiary or mortgagee will give you a written itemization of the entire amount you must pay. You must be pay the entire unpaid portion of your account, even though full payment was demanded, but the must pay all amounts in default at the time payment is made. However, you and your beneficiary or mortge may mutually agree in writing prior to the time the notice of sale is posted (which may not be earlier that end of the three-month period stated above) to, among other things, (1) provide additional time in what ocure the default by transfer of the property or otherwise; or (2) establish a schedule of payments in order cure your default; or both (1) and (2).

Following the expiration of time period referred to in the first paragraph of this notice, unless the obligation being foreclosed in or a separate written agreement between you and your creditor permits a longer period, you have only legal right to stop the sale of your property by paying the entire amount demanded by your creditor.

BOOK 341 PAGE 453

905711 Trustee Sale No. 01-3073-03

To find out the amount you nt pay, or to arrange for payment to stop the foreclosure, or if your property is in foreclosure for any other rem, contact:

onseco Finance Servicing Corp.

W.T. CAPITAL LENDER SERVICES

5 N. HIGHWAY 101, SUITE A

OLANA BEACH, CA 92075

59) 222-4644

If you have any questions, you ould contact a lawyer or the governmental agency, which may have insured your loan.

Notwithstanding the fact that ur property is in foreclosure, you may offer your property for sale, provided the sale is concluded prior to conclusion of the foreclosure.

#### Remember,

### YOU MAY LOSE IGAL RIGHTS IF YOU DO NOT TAKE PROMPT ACTION.

NOTICE IS HEREBY GIV: That WT Capital, is either the original trustee, the duly appointed substituted trustee, or acting agent for the trustee or beneficiary under a Deed of Trust dated 6/26/1995, executed by Ronald A. Wib, Trustor, to secure certain obligations in favor of Turn Key Homes, as Beneficiary, Recorded 7/19/15, as Instrument No. 158292, Book 284, Page 171, of Official Records in the office of the Recorder of Eura County, Nevada, as more fully described in said Deed of Trust; and Ronald A. Wilson, further executed accurity Agreement and/or Manufactured Home Contract dated 6/26/1995, to secure certain obligations invor of Turn Key Homes described as a 1996 Multi Wide Cavco manufactured home or motiome which is registered with the Manufactured Housing Division under registration Title Number B01125, located at 100 Van Fleet Rd., Eureka, NV 89316, (hereinafter referred to as "Security Instruments"): Eluding One (1) Note for the sum of \$61,339.82; that the beneficial interest under said Deed of Trust and Ier said Security Instruments and the obligation secured thereby are presently held by the current beneficiar hat a breach of, and default in, the obligations for which said Deed of Trust and Security Instruments is selty has occurred in that the payment has not been made of: THE INSTALLMENT OF PICIPAL AND INTEREST WHICH BECAME DUE ON 2/1/2001 AND ALL SUBSEQUENT INSTALLMTS, TOGETHER WITH ALL LATE CHARGES, ADVANCES TO SENIOR LIENS, INTERE: INSURANCE, TAXES AND ASSESSMENTS; ANY DELINQUENT TAXES AND/OR INSURAN: PREMIUMS AND/OR PAYMENTS TO PRIOR LIENHOLDERS TO BE ADVANCED BY THE BENICIARY AFTER THE RECORDING OF THE NOTICE OF DEFAULT.

The Beneficiary herein elects conduct a unified sale pursuant to NRS 104.9501(4), et seq., of some or all of the personal property and/orxtures collateral along with the real property collateral described herein. Notwithstanding the above, tBeneficiary reserves its right to revoke this election as to some or all of said personal property and/or fixtu.

BOOK 34 | PAGE 454

That by reason thereof, the pent beneficiaries under such Deed of Trust and Security Instruments have executed and delivered to sal rustee a written Declaration and Demand for Sale, and has deposited with said duly appointed Trustee th Deed of Trust and security instruments and all documents evidencing the obligations secured therebying has declared and does hereby declare all sums secured thereby immediately due and payable has elected and does hereby elect to cause the trust property and all other secured property to be sold totisfy the obligations secured thereby.

Dated: June 11, 2001	WT Capital	
	KERI SNYDER STANDER	<u></u>
	Assistant Trustee Sale Officer	\
STATE OF CALIFORNIA		
COUNTY OF Son Diego		, /
On 6-11-01 ofore me, Mark in and for said County and State sonally appeared V	a Sebilian	a Notary Public
in and for said County and State sonally appeared	eri Snyder	personally
known to me (or proved to me one basis satisfactory evid		
to the within instrument and ackyledged to me that he	the) they executed the same in his ther) the	eir authorized
capacity(ies), and that his ther it signature(s) on the ins	strument the person(s), or the entity upon be	ehalf of which
the person(s) acted, executed the trument.		
WITNESS my hand and official		
MARIA SEBILI COMM. 11896	ul Sebita	
Marla Se	ebilian	
My Comm. Expires July 902 To		

Recording Requested By:

When Recorded Mail to: W.T. CAPITAL LENDER SI/ICES 505 N. HIGHWAY 101, SUI'A SOLANA BEACH, CA 9207

BOOK 341 PAGE 453
OFFICIAL RECORDS
RECORDED AT THE REQUEST OF THE RECORDS
OFFICIAL RECORDS

EUREKA COUNTY NEVADA M.N. REBALEATI, RECORDER FILE NO. FEES 9

**176563**BOOK 3 4 | PAGE 4 5 5