AFTER RECORDING RETURN TO: Halliday, Watkins & Mann, P.C. 376 East 400 South, Suite 300 Salt Lake City, UT 84111 File No. UT12620

Andrea Allen **Utah County Recorder** 2022 Aug 23 08:33 AM FEE 40.00 BY TM RECORDED FOR Halliday, Watkins & Mann, P.C.

ENT93160:2022 PG 1 of 2

ELECTRONICALLY RECORDED

NOTICE OF DEFAULT AND ELECTION TO SELL

NOTICE IS HEREBY GIVEN by the law firm of Halliday, Watkins & Mann, P.C., Successor Trustee,

that a default has occurred under a Trust Deed dated October 20, 2014, and executed by Jessica L. Enslow and Robert Enslow, as Trustors, in favor of U.S. Bank N.A. as Beneficiary, in which Scott Lundberg was named as

Trustee. The Trust Deed was recorded in Utah County, Utah, on October 22, 2014, as Entry No. 75989:2014, of

Official Records, all relating to and describing the real property situated in Utah County, Utah, particularly described

as follows:

Lot 103, Parkside Estates Subdivision, Saratoga Springs, Utah, according to the Official Plat thereof on file in the Office of the Utah County Recorder, Utah.

More correctly described as:

Lot 103, Parkside Estates Amended Subdivision, according to the plat thereof as recorded in the Office of the Utah

County Recorder. TAX # 49-769-0103

Purportedly known as 172 West Parkside Drive, Saratoga Springs, UT 84045 (the undersigned disclaims liability for

any error in the address).

That the default which has occurred is the breach of obligations under the Trust Deed and Note which includes the failure of the Trustors and subsequent owners if any, to pay the monthly installments when due as set forth in the Note. Under the provisions of the Promissory Note and Trust Deed, the principal balance is accelerated

and now due, together with accruing interest, late charges, costs and trustees' and attorneys' fees. There is also due

all of the expenses and fees of these foreclosure proceedings.

The Successor Trustee declares all sums secured thereby immediately due and payable and elects to sell the

property described in the Trust Deed. The default is subject to reinstatement in accordance with Utah law. All

reinstatements, assumptions or payoffs must be in lawful money of the United States of America, or certified funds.

Personal Checks will not be accepted.

Notice is also given that despite any possible reduced payment arrangement agreed to by the Beneficiary and/or the Beneficiary's agent, hereafter, the Beneficiary, and/or Beneficiary's agent, does not necessarily intend to instruct the Successor Trustee to defer giving the notice of sale and completing foreclosure beyond the earliest time legally allowed, unless the Beneficiary specifically agrees otherwise in writing.

This is an attempt to foreclose a security instrument and any information obtained will be used for that purpose.

Dated this \mathcal{J}_{2}	2001 August , 2022.	
	HALLIDAY, WATKINS & MANN, P.C.: By: Name: //www./ Jove/ Attorney and authorized agent of the law firm of Halliday, Watkins & Mann, P.C., Successor Trustee 376 East 400 South, Suite 300, Salt Lake City, UT 8411 Telephone: 801-355-2886 Office Hours: MonFri., 8AM-5PM (MST) File No. UT12620	n mana
STATE OF UTAH)	
County of Salt Lake	; ss.)	
The foregoing 2022, by <i>Armana</i> Watkins & Mann, P.C., t		iay,
	MARGARET LEE Comm #710939 IN Commission Expires March 22, 2024 IN S / 22 / 24	3949685-