2018-284

FOR THE LEGAL EFFECT OF THE USE OF THIS FORM, CONSULT YOUR LAWYER



AFFIDAVIT IN SUPPORT OF FORFEITURE OF REAL ESTATE CONTRACT

TO WHOM IT MAY CONCERN:			
STATE OF IOWA			
COUNTY OF MADISON			
The undersigned, first being duly sworn upon oath (or upon affirmation) deposes and statos:			
That the relationship of the undersigned to this transaction appears from the Notice of Forfeiture of Real Estate Contract, hereto attached, together with return(s) of service thereof; which Notice and return(s) are by this reference made a part of this affidavit as fully as if set forth herein; that by reason of such relationship the facts herein stated are within the personal knowledge of such affiant.			
That the parties served, as shown by said returns, included all parties in possession of said real estate at the time of service of said notice.			
•		and the second	
		FILED NO. 2145	
	Compact	BOOK 55 PAGE 7	
		89 MAY -1 PM 3: 07	
		MARY E. WELTY RECORDER NADISON COUNTY, 10 WA	
		Fee \$10.00	
That, as shown by such returns, more than 30 days have passed since the service of such Notice.			
That the default(s) mentioned in said Notice (has) (have) not been removed nor performed nor paid in any amount by said vendee(s), nor by anyone; and that therefore the terms and conditions as to which there is and has been a default have not been performed within the 30 days mentioned in said Notice, nor at any time by anyone; nor has any sum been offered or tendered by said vendees or anyone; that vendor(s) have (has) retaken possession of said real estate following the expiration of said 30 day period.			
That the Real Estate Contract mentioned in said Notice specifically provides for the forfeiture of the vendee(s') rights in such contract in accordance with Code Chapter 656.			
That none of the parties upon whom such Notice of Forfeiture was so served, was at the time of the service of said Notice upon them, or at the time of making this affidavit, in the military service or with the Armed Forces of the United States of America, or are they or any of them in any way entitled to any rights under the Soldiers' and Sailors' Civil Relief Act or similar act or acts amendatory thereof or supplementary thereto.			
That this affidavit is made as supporting proof, record and notice, that the contract referred to in said Notice of For- feiture is now null and void, stands forfeited and cancelled and is of no force and effect whatsoever.			
	Marcal)	Willand	
·	eonard M. Flande	r Affiant	
Subscribed in my presence and swom to (or affirmed) before me by the Beth F1:	Surh II	rublic in and for The State of Iowa.	
The space as ladicated above, is reserved to conveniently "failor" for special situations and to set forth facts to sustain notice by publication or for both of such purposes. See Section 656.3; R.C.P. 60, 60.1 and 62. Suggested: That Personal Service could not and cannot be made upon and in the State of lows; that on the day of 19 a copy of said Notice was sent by ordinary mail addressed to said (party) (parties) at their last known mailing address, to-wit:			
Code Chapter 656 RECORDER'S CERTIFICATE			
STATE OF IOWA, COUNTY OF MADISON	48*		
SIXTE OF TOWA, COUNTY OF	880 ata afamonial harabu acciti	se that the formation officers	
The undersigned Recorder in and for said County in the State aforesaid, hereby certifies that the foregoing affidavit together with Notice and returns thereto attached was filed in the said Recorder's Office by the party or parties causing said Notice to be served as shown by the Notice, on the <u>1St</u> day of <u>May</u> , 19.89			

Current September, 1981

DEED RECORD 55

AFFIDAVIT IN SUPPORT OF FORFEITURE

OF HEAL ESTATE CUNTRACT



NOTICE OF FORFEITURE OF REAL ESTATE CONTRACT

O: <u>DEBBIE TYER</u> , formerly known	as DEBBIE ADAMS and	LARRY TYER
27 Pine Ridge		
Alexander, Arkansas 72002		
You and each of you are hereby notified:		
(1) The terms of the written contract dated	April 23	, 19 <u>87</u> , and executed by
Judith Ann Christensen, formerly	Judith Ann Dennis,	and Billy W. Christer
s Vendors, and <u>Debbie Adams and Larr</u>	y Tyer	<u> </u>
		, as Vendees,
he Vendors' interest in said com or the sale of the following described real estate:	itract was assigned t	o Veldeva Rees
The West Half (1/2) of to of Lot One (1) of Hutchi City of Winterset, Madis	ngs Addition to the	
as not been complied within the following specific	particulars:	
(a) Failure to pay payments due February 1, 1989 and March (b) of \$100.00		
(c)		
(d)		
		Total \$300.00
 (2) The contract shall stand forfeited unless the phis notice, shall perform the terms and conditions in his notice. (3) The amount of attorney fees claimed by (not to exceed \$50.00). Payment out of prevent forfeiture. 	default, and in addition pay the the the vendors pursuant to Se	reasonable costs of serving ction 656.7, The Code is
	Vendors (or Succe	essors in interest)
Chapter 656, The Code	Leonard M. Fland	e r Their Attorney—
	Address: Flander an 223 East C	d Casper ourt Avenue
	P. O. Box	
		5) 462-4912
	GEMENT OF SERVICE	
The undersigned hereby acknowledge due, time a copy at the time and place set opposite their resp		and acknowledge receipt of
	Date of Service	Place of Service
Deblie Tyer	v March 28,1989	Valexander, AR 72002
Harry Cola	✓ March 28, 1989	/915x44.der, AR 72001
© The lowa State Bar Association	Revise	115 NOTICE OF FORFEITURE 1 July 1984 This Printing June, 1985