A No. 881-Oregon Trust Deed Strits-TRUST DEED.		TT CATEVERS NEED LAW FUEL SHING CO., PORTLAND OR 11204
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Serad Lourgage Co.		March, 19.82., between
THIS TRUST DEED, made this Garriage Mobile Homes, Inc.	<u>23rd</u> day of	The second secon
		as Trustee, and
Granton, William L. Sisemore Certified Mortgage Co., an Or		i Finite in control of the second
deren had horen was a		A STATE AND A S
Beneficiary,	WITNESSETH:	그는 것은 것을 알았는 것을 수 있는 것을 것을 하는 것을 것을 것 같아. 것을 것 같아. 것을 것 같아. 것을 것 같아.
Grantor irrevocably grants, bargains,	sells and conveys to true	stee in trus, with power of sale, the propert
Calling Kilamath	лс в ош	founds of RI and at his second and a second se
Lots 1,2,3,4,5, and 6, Bl	ock 1; Lot 2, Block Village, County C	2; Lots 1,2,3,4,5; and 6, f Klamath, State of Oregon.

together with all and singular the tenements, herelitarconts and appurtenances and all other rights thereinto belonging or in anywise now or hereafter appertaining, and the rents, issue and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

decree of the trial court, grantor turner agrees to fee word, sum as times, in our pellate court shall adjudge rensemble, as the benefici ury s or trutnee's after news lees on such appeal. If is mittually agreed that: 8. Un the event that any portion, or all of said property shall be taken. under the right of eminent domain or condemnation, be methoury shall have the under the right of eminent domain or condemnation, be methoury shall have the second present that any portion of the monies payable right, it is so elects, to require that all or any secons of the amount required is conversely the second present and the second second the monies payable right, it is so elects, to require that all or any secons of the monies payable incurred by grantor in such proceedings, shall be juid to beneliciary and incurred by first upon sny reasonable costs and y rad or incurred by bene-both in the trial and appellate cours, necessarily paid or and treate such instruments as shall be meessary in obtaining such actions and treate such instruments as shall be meessary in obtaining such com-instruct such instruments as shall be meessary in obtaining such com-lemant in the trial end frantor agrees, at its own express, to take such actions and treate such instruments as shall be meessary in obtaining such com-ficiant, payment of its lees and presentation of time of this deed and the note for finant, payment of its lees and presentation of the indebiences, frustee mey the lability, of any person for the payment of the indebiences, frustee mey MOYE. The That Deed Aft provide that the trustee hard and the able elliper on the

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(a) timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in any granting any essenteet or creating any restriction thereon; (c) join in any present of the property. The sentence of the property. The sentence of the property of the property. The property of the property of the property of the property. The property of the property. The property of the property. The property of the propec

wave any default or notice of default hereunder or invalidate any act done pursiant to such notice. 12. Upon default by grantor in piyment of any indebtedness secured hereby or in his performance of any agreement hereafter, the beneliziary may declare all sums secured hereby immediately det to foreclose this trust deed hereby or in his performance of any agreement hereafter and payable. In such an declare all sums secured hereby immediately det to foreclose this trust deed by a si a mortage or direct the trustee to foreclose this trust deed by a si a mortage or direct the trustee to foreclose this trust deed by in equity as a mortage or direct the trustee of of default and his election to call the said described real property the sing and place of sale, give notice there and performance of the section of the default and his election there and provided in ORS 86.740 to 86.795. 13. Should the beneficiary or his auccessor in interest, respec-ORS 87.60, may pay to the beneficiary or his auccessors in interest, respec-ORS 87.60, may pay to the beneficiary or his auccessors in interest, respec-ORS 87.60, may pay to the beneficiary or his auccessors in therest respec-oring the earning provided by law of the trustee's and attorney's lees not re through a would not then be digation and trustee's and attorney's lees not en-ting and used the base of by law and trustee's and attorney's lees not the default any time lowed by law of the date set by the obligation secured threeby (including costs and expenses actually incurred in obligation secured thereby (and low law of black and trustee's lees not at the prin-ceding the amounts provided by law) other than such portion of the prin-tion default, in which event all lowerclosure proceeding shall be dismissed by the trustee 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of table and the set of at the time and place designated in the solic sed table.

Gipal as would not then be due had no default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the trustee. 14. Other in the notice of tale or the time to which said sale may place designated provided by law. Thei trustee may sell said property either the postponet as in separate parcels and shall sell the time of sub-section of the highest bidder for cash, payable at the time of sub-section of the highest bidder for cash, payable at the time of sub-rest set of the purchaser. Its deed in form as required by law conveying shall delively is sold, but without any covenant or whereas, express or im-plet. The recitals in the deed of any matters of lact shall be conclusive proof of the profession of the structure of the sale. Trustee the postponet as in the deed of any matters of lact shall be conclusive proof plied. The recitals in the deed of any matters of lact shall be conclusive proof of the huthiulness thereod. Any person, excluding the trustee, but including the grants and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee 11. Structure and beneficiary in the trustee of and a reasonable chase by trustee thaving tronded liens subsequent to the interest of their vironity and (4) the deed as their interests may appeare in the order of their vironity and (4) the designate, it any. To the grantor, or to his successor in interest entitled to any time appoint a successor trustee, the latter shall be wested with all title convey and duites conforred upon any trustee nominate hereins and without successor trustee appointed hereunder. Upon such appointment, and without the action of the spond, when the cond of the start deed by written herein the successor trustee, the latter shall be wested written intrument executed by beneficiary, containing the duite and the start deed by beneficiary of a proper appointment of the start deed by executed and the county or counties in the office of the county and intr

NOTE: The Trust Deed Act provides that the trustee him under must be either on attoriey! who is on attoriey of the Oregon State Bor, a bank, trust company or so vings and loan association authorized to do business under the laws of Oregon or the United States, a tille insurance company euthorized to have life to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an estrow agent licensed under O2S 696.505 to 696.585.

The grantor covenests and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for granter's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural

purposes.

This deed applies to, inures to the benefit of and binds all parties hereto; their heirs, legatees, devises, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a baneficiary herein. In constraing this deed and whenever the context so requires, the masculins gender includes the siminine and the neuler, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written

* IMPORTANT NOTICE: Delete; by not applicable; if warranty (a) is	applicable and the beneficia	ry is a creditor	ge Mobile Homes, Inc.
as such word is defined in the beneficiary MUST comply with the	truth in-Lending Act and Rep Act and Regulation by m	gulation Z, the aking required By:	hodare faddoch
disclosures; for this purpose, if thi the purchase of a dwalling, use if this instrument is NOT to be a of a dyualling use Stevens-Ness i with the Act is not required, disregg	Navent-Ness Form No. 1305 first lien, or is not to finance ann. No. 1306, or equivelent	or equivalent;	eodore J. Faddock,President
(If the signer of the above is a corport use the form of acknowledgment opport	ion ite.)	9 3.490]	2.1.1 Controls and the second seco
STATE OF OREGON,		STATE OF OREGON, C March 2	County of Klamath
Personally appeared the a		Personally appear	2월 2
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and acknowled	ed the foregoing instru-	corporate seal of said con	he seal affixed to the loregoing instrument is the poration and that the isstrument was signed and corporation by authority of its board of directors;
영양 방법을 위한 것은 것이 아무지의 말을 가장 수는 것이다.	oluntary act and desi.	and each of them ackno and deed. Before me:	weldged said instrument to be its voluntary act
(OFFICIAL SEAL)		Judu	L Clero VION
Notary Public 10	·····································	Notary Public for Oregon My commission expires:	"",,, SEAL)
herewith together with said trun estate row held by you under th DATED:	t deet) and to reconvey, wi	thout warranty, to the parti	by said trust deed (which are delivered to you es designated by the terms of said trust deed the
			Beneficiary
Da not lose or destroy this Trust .	Eood OR THE NOTE which it secu	es. Soth must be delivered to the In	istee for concellation before reconveyance will be made.
TRUST DE	Linu (1) Bloue 1	, age, tary of t	T DEST 1 (11 ST C) (DESSOL) STATE OF OREGON, County of
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Certified Mortgage 836 Klamath Ave.	D. 1994 (1997) Co.	Et All All A	Evelyn Biehn County Clerk
Klamath, Falls, Or.		un de la composition de la definition de la Composition de la definition de la definitio	Fire \$8.00