FORM No. 881-Oregon Trust Deed Series-TRUST DEED.	STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR. STEVEN
11095	STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. ST204
	TRUST DEED VOI. MY
THIS TRUST DEED, made this 19th	
CARRIAGE MOBILE HOMES, INC.	
Grantor, WILLIAM I STETIONT	
CERTIFIED MORTGAGE CO. 30 OTO TO	TPOTALION as Trustee, and
	TPORALION as Trustee, and
Beneficiary,	
WI7	
Klamath	INESSETH: conveys to trustee in trust, with power of sale, the property cribed as:
Klamath County, Oregon, des	cribed as:
Lot10, Block 3, Tract 1203, Country	
is a second s	village, Klamath County, Oregon,
	-
ether with all and singular the tenements, hereditaments and	
with solid appertairing, and the rents, issues and solid	
with said real estate.	hereof and all fixtures now and all other rights thereunto belonging or in anywice
FOR THE PURPOSE OF SECURING PERFORMANC	appurtenances and all other rights thereunto belonging or in anywise hereot and all fixtures now or hereafter attached to or used in connec-
ofTHREE THOUSAND AND NO/100	E of each agreement of grantor herein contained and payment of the
ofTHREE THOUSAND AND NO/100	E of each agreement of grantor herein contained and payment of the
of	E of each agreement of grantor herein contained and payment of the Dollars, with interest thereon according to the terms of a promise
of	E of each agreement of grantor herein contained and payment of the Dollars, with interest thereon according to the terms of a promissory ado by grantor, the final payment of principal and interest hereot, it 19, 19 84
of	E of each agreement of grantor herein contained and payment of the Dollars, with interest thereon according to the terms of a promissory ade by grantor, the final payment of principal and interest hereof, if 19,
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of	 E of each agreement of grantor herein contained and payment of the Dollars, with interest thereon according to the terms of a promissory ado by grantor, the tinal payment of principal and interest hereof, if 19,, 19 84. t is the date, stated above, on which the linal installment of said note early, or any part thereol, or any interest therein is sold, agreed to be statument, irrespective of the maturity dates expressed therein, or sluordination or creating any restriction thereon: (e) join in any subordination or conter agreent allecting this days. (a) consent to the making of any map or plat of said property: (b) join in subordination or other agreent allecting this days. The payment of the property. The head of the thereof, and the recitals thereof. (f) join in any subordination or other agreent allecting this days. (a) consent to the making of any map or plat of said property. (b) join in subordination or other agreent allecting this days. The property is the property. (f) reconveyance may be described any material the property. The head is thereof, and the recitals thereof. The property of the property. The is any data thereof, in the property of the state of the s
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act done pursuant to such notice.
5. To keep said premises lree from construction lens and to pay all taxes, assessments and other charges that may be levied or assessed upon or against said property before any part of such taxes, assessments and other to beneficiary: the derived and payment of any taxes, assessments and other to beneficiary: the derived and payment of any taxes, assessments, insurance, build the grantor lail to make payment of any taxes, assessments, insurance, build the grantor lail to make payment of any taxes, assessments, insurance, build the grantor lail to make payment of any taxes, assessments, insurance, build the grantor lail to make payment of any taxes, assessments, insurance, build the grantor lail benefic any with funds grintor, either make such payment or by providing benefic...ry with lunds grintor, either and the amount or bed, with interest at the rate set forth in the nois curred trust deed, without waiver of and become a part of the debt secured trust deed, without waiver of any tights armind from breach of any grint for the payment of the obligation to the same either that they are bound for the payment of the obligation device, and the nonpayments shall be immediately due and payable with out constitue a breach of this trust deed immediately due and payable with ender all sums secured by this there of and expenses of the trustee incurred for the secure as well as the option or proceeding purporting to after secure as well as the option or proceeding purporting to after secure as the second as well as the deted, to pay all costs and expenses, including evidence of the secure of the devices of the secure as any suit, any suit or the invectoured.
To apprar in and defend any action or proceeding purporting to after secure any power and beneficiary or trustee's and expenses, including evidence of the secure as poonders of the secure any suit any suit for the secure any potention. The secure of the set and the pay potenticary for and trustees and expenses, inclu

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to sell the said described real property to satisfy the obligations secured hereby, whereupon trustee shall lix the time and place obligations secured thereoi as then required by law and proceed to foreclose this trust deed in 13. Should the beneficiary elect to foreclose by advertisement and sale than alter default at any time prior to live days before the date set by the ORS 86.760, may pay to the beneficiary or other person so privileged by Urely the entire amount then due under the terms of the trust deed and the obligation secured thereby (including costs and expenses actually incurred in cerding the amounts provided by law) other than such portion of the trust the delault, in which event all foreclosure proceedings shall be dismissed by the delault, in which event all foreclosure proceedings shall be dismissed by the function.

the detault, in which event all foreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sub which said sale may in one not or in separate parcels and shall sell the said property either action to the bightest bidder for cash, payable at the forcel or parcels at the property to which are to cash, payable at the forcel or parcels the property to the purchaser its deed in form as required by law. Conclusive plied. The recitais in the deed of any matters of lact shall be conclusive proof the truthlunks the sale. The provided by the trustee, but inclusing 15. When thereof. Any person, excluding the trustee, but inclusive hall apply the proved of sale to payment of (1) the expense of sale, in-hall apply the proved of sale to payment of (1) the trustee in the provided the induction of the subsequent to the interest of the trustee in the provided the indicities in the dread of the truste deed, (1) to all persons attorney, (1) for her subsequent to the interest of the trustee in the provided the indicities with subsequent to the interest of the trustee in the provided the indicities the stander accessories in interest entitled to such auplus, it any, to the grant parcel to the interest of the trustee of the subsequence 16. For any reason parmitted by the trust deed.

surplus, il any, to the grantse or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliclary may from time to time appoint a successor so any trustee named herein or to any conveyance to the successor runder. Upon such appointment, and without conveyance to the successor runder. Upon such appointment, and without powers and duties conferred upon any trustee herein named or appoint the successor trustee appointed successor have a such appoint conveyance to the successor, containing reference to this by written and duties conferred upon any trustee herein named or appoint powers and duties conferred upon any trustee herein the otice of around instrument executed the beneficiary, containing reference to this by written and its place of record, which, when recorded in the otice of brust deed Clerk or Recorder of the county or counties in which the property is situated. 17. Trustee accepts this trust when this deed, duly executed and obligated is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale upder any other deed shall be a party unless such action or proceeding in which the projecticary or trustee shall be a party unless such action or proceeding is brought by trustee.

j., . . .

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an or savings and loan association authorized to do business under the lows of O property of this state, its subsidiaries, affiliates, agents or branches, the United S attamey, who is an active member of the Oregon State Bar, regan or the United States, a title insurance company authorite lates or any agency thereof, or an escraw agent licensed under C , a bank, trust company ad to insure title to real ORS 696.505 to 696.585.

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	The grantor covenant	s and stress		494 eneficiary and those claiming under him, that he is d has a valid, unencumbered title thereto
	seized in fee simple of	said described rea	nd with the b	eneficiary and those claiming under him, that he is d has a valid, unencumbered title thereto
			. property an	d has a valid, unencumbered title at
	and that he will warrant and	_		a the thereto
	warrant and	forever defend t	he same adai	764 - 11
			-8-11	ist all persons whomsoever.
	The grantor warrants it			
	(b) for an organization, or (proceeds of the lo	an represented	by the above descrit
	This deed applies to, inures	to the t	natural person)	by the above described note and this trust deed are: ultural purposes (see Important Notice below), are for business or commercial purposes other of
:	contract secured hereby, whether or insculing gender inclusion	sors and assigns. Th	d binds all par	by the above described note and this trust deed are: ultanal purposes (see important Notice below), are for business or commercial purposes other than agricult ties hereto, their heirs, legatees, devisees, administrators, ex- ry shall mean the holder and owner, including pledgee, of number includes the plural. et his hand the ed.
	IN WITNESS WHEDE	ne and the neuter, a	iciary herein. In and the singular	ry shall mean the holder and owner, including - interfactors, exc
	HIDODA	- real grantor h	20 L	et his to a set of the plural.
a:	s such word is defined in the applica	out, whichever warrani	Y (0) or (b) ;.	the day and year first about
	Act of this purpose if the Act of	and Required and Reg	viation Z the	Carriage Mobile Homes, Inc.
				By: Hardan Joddsch Theodore J. Paddock, President
Wil	th the Act is not required in No.	1, or is not to finance 1306, or equivalent	the purchase	Theodore J. Paddock
U10	the signer of the above is a corporation, the form of acknowledgment opposite.)	olice.	r compliance	President
ST.	ATE OF OREGON,	(ORS 9	3 4901	
· ·	County of	385.	STATE OF O	D.D.S.
11		-	Apr	REGON, County of Klamath 11 19,
-	in the above name	d	Personal	""Provided 1000dow
- <u> </u>	ten internetien erste state		duly sworn, did	say that the former is the who, each being first
-			president and t	say that the former is the who, each being first the latter is the
		.		Carriage Mobile Homes
ment	and acknowledged the fore to be voluntary au Before me:	going instru-	corporation, an orporate seal of	id that the seal affixed to the
(OFFI	D_/	of and deed.	aled in behalf nd each of the	that the latter is the Carriage Mobile Homes, Inc. ad that the seal attixed to the foregoing unstrument is the said corporation and that the first doment was signed and of said corporation by authority of the board of the n acknowledged said instrument of the board of the
SEAL)		B	elore me	said corporation and that the foregoing instrument is the of said corporation and that the first doment was signed and a said corporation by authority of its bound of directors; a acknowledged said instrument to be its voluntary act
1	Notary Public for Oregon		l l l al	i de la terror
	My commission expires:	M	tary Public for	Oregon
1		1	commission ex	pires: 6-19-84
		REQUEST FOR	F114.4	and the second
TO:		only when	obligations have be	 49 Baid
Th frust dee		, Trusi	'ee	
said trust	deed or pursuant to at	holder of all indebted You hereby are di	iness secured b	Y the force is
estate now	ogether with said trust deed) and to r	cel all evidences of i	ed, on payment ndebtedness	y the foregoing trust deed. All sums secured by said to you of any sums owing to you under the terms of ured by said trust deed (which are delivered to you sarties designated by the terms of said trust deed the
_	Mail not same. Mail re	conveyance and doc	ranty, to the p	to you of any sums owing to you under the terms of ured by said trust deed (which are delivered to you parties designated by the terms of said trust deed the
DATED:			ments to	by the terms of said trust deed the
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De net j	ose or desirey this Trust Dead On hun			Beneliciary trustee far cancellation before reconveyance will be made.
	OR THE NOTE W	rhich it secures. Both must	be delivered to the	trucker of
TΈ				nusree for concellation before reconveyance will be made.
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STEVENS-NI	LAW PUB. CO., PORTLAND. ORE			STATE OF STATE
Carriso	e Mobile Homes, Inc.			STATE OF OREGON, County of Klamath ss.
	inc.	•		I certify that the within instru-
	0			21 days in the line in the
	Grantor d Mortgage Co.	SPACE RESE	₹VED	at 3:42
		FOR	ller	page 4948 M. 82. on
		RECORDER'S		instantion as document // / //
ertifie	D	RECORDER'S	032	Instrument/microfilm No 11007
ertifie After R	Beneficiary ECORDING BETUR	RECORDER'S	035	Record of Mortonder of
AFTER R	Beneficiary ECORDING RETURN TO Mortgage Co.	RECORDER'S		Record of Mortgages of said County.
ertifie AFTER R Ttified	Beneticiary ECORDING RETURN TO	RECORDER'S		Record of Mortgages of said County. Witness my hand and seal of County affixed. Evelyn Biehn County Clerk