40733	MŢ	RUST DEED	Val. Mgd Pag	<u>e_165</u>
THIS TRUST DEED	- 41 · 7+h		Vol. <u>m84</u> Page	15125
MARTIN D. BARRERA and EM of survivorship	e this	day of	August in common but with	, 1984 , bety
as Grantor, MOUNTAIN TITLE C	0., INC.		July Station Station	the right
ROBERT W. MILLER and VID		······		, as Trustee,
ROBERT W. MILLER and VIR as Beneficiary,	ALE E. MILLER,	husband and w	ife	
Grantor irrevocably grants, L inKlamath		"NESSETH: conveys to trustee cribed as:	in trust, with power of	sale, the prope
Lot 9 in Block 3 of KLAMATH file in the office of the C			y, oregon.	
TOGETHER WITH A 1977 Van D #049466X14 , which is fir	• • • • •	, one rand desc	ribed above.	
This document is being rerea	orded to show	the year and	Serial Number of the	Mobile Hor
together with all and singular the tenemen now or hereafter appertaining, and the rent tion with said real estate. FOR THE PURPOSE OF SECUR SUM of TWENTY-FIVE THOMSAND.	ts, hereditaments and ts, issues and profits t ING PERFORMANC	appurtenances and a thereof and all fixtures CE of each agreement	ll other rights thereunto belo s now or hereafter attached to of grantor herein contained .	nging or in anyw or used in conn
note of even date herewith, payable to bene not sooner paid, to be due and payable The date of maturity of the debt sector becomes due and payable. In the event the sold, conveyed, assigned or alienated by the then, at the beneticiary's option, all oblight herein, shall become immediately due and pa The above described real property is not To protect the security of the	within described prop within described prop he grantor without ti ions secured by this in	It is the date, stated a perty, or any part the rst having obtained the instrument, irrespective	bove, on which the final insta reof, or any interest therein is the written consent or approval of the protection	allment of said no
To protect the security of this trust of 1. To protect, preserve and maintain said p and repair; not to remove or demolish any building not to commit or permit any waste of said property. To complete or restore promptly and in destroyed thereon, and pay when due all costs incurree 3. To comply with all laws, ordinances, regu- tions and restrictions allecting said property; it the join in executing such tinancing statements pursuant cial Code as the beneliciary may require and to pay proper public office. or offices, as well as the cost by filing officers or searching adjencies as may be beneliciary. 	operity in good condition, or improvement thereon, a good and workmanlike constructed, damaged or i theretor. lations, covenants, condi- beneticiary so requests, to to the Uniform Commer- ty for filing same in the of all lien searches made deemed desirable by the surance on the buildings t loss or damage by fire deemed desirable by the surance on the buildings t loss or damage by fire time to time require, in "WallUE, written in ayabib to the latter; all ciary as soon as insured; by such insurance and to days prior to the expira- laced on said buildings, s expense. The amount	frame in any recor frame in any recor legally entitled thretted be conclusive proof o services mentioned in 1 10. Upon any time without notice, pointed by a court, a the indebtedness hered erty or any part ther issues and proitis, inc. less costs and expense ney's lees upon any in liciary may determine. 11. The enterin collection of such aroth insurance policies or co property, and the appl pursuant to such notic pursuant to such notic to Upon delau to Upon delau	ilt by grantor in payment of any	off, (c) Join in an or the lien or char; (of the property, Th e "person or person matters or facts sha s fees for any of th \$5. Best or any of the second of
any part thereol, may be released to grant is built not cure or waive any default or notice of default her, not cure or waive any default or notice. To keep said premises free from constructing ares, assessments and other charges that may be lev gainst said property before any part of such taxes, charges become past due or definition and prompily o beneliciary; should the grantor tail to make payme nents, insurance premiums, liens or other charges pay y direct payment or by providing beneliciary with nake such payment, beneliciary may, at its option, at the anount so paid, with interest at the rate set h ereby, together with en obligations described in part ust deed, without be added to and become a part of ti use near the eref.	amount so collected, or pilocation or release shall eunder or invalidate any on Lens and to pay all ied or assessed upon or Assessments and other deliver receipts therefor for any taxes, assess- yable by grantor, either a funds with which to make payment thereof, orth in the note secured firaphs 6 and 7 of this he debt secured by this berech of any of the	event the beneficiary as in equity as a mortga, advertisement and sale, erecute and cause to be to sell the said desci- hereds as then require the manner provided in 13. After the tr sale, the frantor or any the default or defaults, sums secured by the 1 entire amount due at 1.	ed hereby immediately due and ; this election may proceed to lore loss be or direct the trustee to lorecloss for orderect the trustee to lorecloss in the latter event the beneficiary e recorded his written notice of del fibed real property to satisfy the trustee shall his the time and place d by law and proceed to lorecloss ORS 86.735 to 86.795. " ustee has commenced loreclosure b root to 5 days before the date the other person so privileged by OR. If the delault consists of a lailure rust deed, the delault may be cu- to the time other than suc	The benchiciary may mayable. In such an close this trust deed et his trust deed by or the trustee shall and and his election obligation secured et his trust deed in y advertisement and trustee conducts the S 86.753, may cure to nay, when due, red by, when due, the trustee to nay ing the
ity hereinbelore described, as well as the grantor, nue extent that they are bound for the payment o escribed, and all such are bound for the payment se- escribed, and all such payments shall be immediately at notice, and the nonpayment thereof shall, at the or inder all sums secured by this trust deed immediately onstitute a breach of this trust deed.	as aloresaid, the prop- shall be bound to the if the obligation herein due and payable with- tion of the beneficiary, v due and payable and	being cured my be cur obligation or trust deed delaults, the person effi- and expenses actually i together with trustees a by law. <sup>-</sup> 14. Otherwise, t	ed by tendering the performance. I, In any case, in addition to cur reting the cure shall pay to the l. neurred in enforcing the obligation adformey's fees not exceeding the he sale shall be held on the date a	required under the required under the ring the default or peneficiary all costs of the trust deed amounts provided
connection with or in enforcing this obligation and re- es actually incurred. 7. To appear in and delend any action or pri- led the security rights or powers of beneliciary or tra- tion or proceeding in which the beneliciary or trustee y suit for the foreclosure of this deed, to pay all c dind evidence of this deed, to pay all c found to the security of trustee nount of attorney's less mentioned in this paragraph	of the trustee incurred trustee's and attorney's occeding purporting to ustee; and in any suit, may appear, including rosts and expenses, in- e's attorney's less; the 7 in all cases shall be from any judsment or	in one parcel or in sep auction to the highest I shall deliver to the purc the property so sold, bu- piled. The recitals in the ol the truthfulness there the grantor and beneficia 15. When trustee shall apply the proceeds cluding the course	If by law, The trustee may sell arate parcels and shall sell the p pidder lor cash, payable at the tin- thaser its deed in lorm as required it without any covenant or warran deed of any matters of fact shall in oil. Any person, excluding the tru- try, may purchase at the sale. sells pursuant to the powers provi of sale to payment of (1) the es- ol, the timiter and a reasynable c	and same may aid property either arcel or parcels at me of sale. Trustee by law conveying ity, express or im- be conclusive proof stee, but including ded herein, frustee penves of sale, in- barde bu tee, in-
cree of the trial court, grantor further agrees to pay late court shall adjudge reasonable as the beneficiar s's less on such appeal.	such sum as the ap-			
cree of the trial court, grantor further agrees to pay	such sum as the ap- y's or itustee's attor- toperty shall be taken eliciary shall have the of the monies payable the amount required es necessarily paid or d to beneficiary and es and attorney's lees, or incurred by bene-	altorney, (2) to the obbi- having recorded liven su deed as their interests m surplus, if any, to the gr surplus. 16. Beneficiary m sors to any trustee name under. Upon such appoint trustee, the latter shall be upon any trustee herein n and substitution shall be	bequent to the interest of the min sy appear in the otder of their pri- antor or to his successor in interes- any from time to time appoint a su d herein or to any successor trutte intment, and without conveyance e vested with all title, powers and med or appointed hereunder. Each made by written instrument execut, the mortgade records of the coun- ted, shall be conclusive proof of pr	where in the trust prily and (4) the t entitled to such #CANNOT of NUCCES- to the SUCCESSOF duties conferred Such appointment of by henoliging

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 690-505 to 666-555.

3 ( ) ;

		15	126
fully seized in fee simple of said desci	ees to and with the b ribed real property an	eneficiary and those claiming under d has a valid, unencumbered title ti	16599 him, that he is law- hereto except
none		(1) A. W. Harrison, A. S. Santa, and A. S. Santa, and A. S. Santa, and A. S. Santa, and A. Santa,	
and that he will warrant and forever	defend the same agai	nst all persons whomsoever.	
The departor warsants that the process	de et the term	••	
(bXXXXX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	CARMARX IN XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	d by the above described note and this tri ticultural purposes (see Important Notice XX & MANTA AVSIGESCACKS& MARKER (MARKER)	below). Shisi Xizi zafi culturat
This deed applies to, inures to the b tors, personal representatives, successors and contract secured hereby, whether or not nam masculine gender includes the teminine and	ed as a beneficiary berein		
		o set his hand the day and year firs	t above written.
* IMPORTANT NOTICE: Delete, by lining out, wh not applicable; if warranty (a) is applicable and as such word is defined in the Truth-in-Lendin beneficiary MUST comply with the Act and Re disclosures; for this purpose, if this instrument is the purchase of a dwelling, use Stevens-Ness F if this instrument is NOT to be a first lien, or 1 of a dwelling use Stevens-Ness Form No. 1306, with the Act is not required, disregard this notice.	d the beneficiary is a creditor g Act and Regulation Z, th gulation by making require to be a FIRST lien to finance orm No. 1305 or equivalen 8 not to finance the purchase	MARTIN D. BARRERA Emily SNETHEN	Ne <i>la</i>
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)			
STATE OFX OR CALIFORNIA )	STATE	OF OREGON, County of	,
County of LCS ANGLES August 211 19 81		, 19	
Personally appeared the above named		ersonally appeared	
MARTIN D. BARRERA and EMILY	SNETHEN duly swo	orn, did say that the former is the	-
OFFICIAL SEAL	1 coorotory	t and that the latter is the	
BEULAH NOEL POYYAK NOTARY PUBLIC - CALIFORN LOS ANGELES COUNTY and Kotosmicalistic title Greege ment 194018 Longworth Avenue, Norwalk, CA 90550 Before zne: (OFFICIAL 2 0 6 0 6 0 6	IA a corpor corporate		trument was signed and tits board of directors
SEAL) (Sculch, The V Notary Public for Gregor C,	. Intelli	Public for Oregon	 (OFFICIAL SEAL)
My commission expires: Our	My com	mission expires: a duad asso a letter a state a dual a state a state a state a state	
A. The set and the set of the	REQUEST FOR FULL F	ECONVEYANCE	
1. Construction and the second sec	REQUEST FOR FULL F To be used only when oblige		
	Ye be used only when obliga	The design of the second by the design of the second se	
The undersigned is the legal owner and trust deed have been fully paid and satisfied. said trust deed or pursuant to statute, to ca herewith together with said trust deed) and to estate now held bytyou under the same. Mail	Te be used only when oblig , Trustee I holder of all indebtedness You hereby are directed, neel all evidences of inde reconvey, without warran	stions have been poid. s secured by the foregoing trust deed. Al. on payment to you of any sums owing to bledness secured by said trust deed (which ty, to the parties designated by the terms onts to	you under the terms of
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STATE OF OREGON, ) County of Klamath ) Filed for record at request of

A.D. 19 814 on this 25 day of Sept. M, and duly o'clock A 10:12 Mortgages at, of \_ M84 recorded in Vol. <u>Ma</u> 16598 EVELYN BIEHN, County Clerk Page 2.00