FORM No. 881 - Oregon Trust Deed Series - TRUS	1 PEED (1				
80164	- JEED (Assignment Restricted).	4P02:08 RCVD	OPYRIGHT 1993 STEVENS H	1919年1月1日	
THIS TRUST DEED, mad EDWARD	TRU	ST DEED	Volmou	EBS LAW PUBLISHING CO. PORTL	UND ON ST
EDWARD	le this 28th	avof	5	Paga 1343	D -
	SOUTHS AND CINDY (	OMBS, Husband 8	LL Wife		
DAVID	V. GILSTRAP, Atto			,, D	twee
WIII	WOOD MOBILE HOMES	at Law		, as G	rantoi
Grantor irrevocables of	DWOOD MOBILE HOMES			, as I ruste	e, and
Grantor irrevocably grants, KLAMATH Con- Lots 12 and 13, Section 3, Range 7 East of the Willame EXCEPTING the Willame	bargains, sells and conv	SSETH:		as Benef	Ciary
Range 7 Fast a Section 3,	and Lota o	as:	ist, with power c	of sale, the prope	
EXCEPTING that portion lui	tte Meridian, in t	Section 4, all	in Tomati		חו עז
Lots 12 and 13, Section 3, Range 7 East of the Willame EXCEPTING that portion lying Pacific Railroad.	East of the East	right of way 1:	amath, State	of Oregon. Ot Oregon.	
together with all and singular the tenements, the property. FOR THE PURPOSE OF SECURAL ***** FIFTY. FOUR ThOUSAN 50/100 Tote of even date herewith, payable to bein not sooner paid, to be due and payable. The date of maturity of the debt security or all (or any part) of drantor's importy or all (or any part) of the debt security dates expressed therein, or here the execution by grantor of an earnest money. To protect the security of this trust deet 1. To protect, preserve and maintain the maturity dates expressed therein, and pay when a first determinent thereon; not to commit or permits a first determinent thereon; not to commit or permits and and strugged or destroyed thereon, and pay when a first determinent thereon; not to commit or permits a first determinent thereon; not to commit or permits a first determinent thereon; not to commit or permits a first determinent thereon; not to commit or permits a first determinent thereon; not to commit or permits a first determinent thereon; not executing such timancing dates as may be deemed desirable by the be damaged or destroyed thereon, and pay when a first determine in companies acceptable to the benefician any and for thing same in the proper public officiary as soon as insured; if the grantor shall the struct dest titleen days prior to the expiration of a any part thereof, may be released to grantor. To keep the property before more the security before more the same at grantor's expense. The amount destroyed thereof and in such order of the secure dest shall any section or against the property before more the dest secure destroyed thereof the beligation destroyed thereof shall, at the common or against the property here indet dest secure day this trust deed, without may be deemed as indet dett and such order and constitute a breach of the obligation destroyed thereof shall, at the common or proceeding in which the secure destroyed thereof shall and the dest secure day this trust deed. To keep the property here from constructed in	biciary or order and made provide a second provide a second R TERMS OF RETAIL and by this instrument is the for either agree to, attempt terest in it without first obt. then, at the beneficiary's opt. agreement** does not const agreement** does not const in good and habitable cond the property in good condition in agreements pursuant to the fee or offices, as well as the in insurance on the building to any reason to procure a my policy of insurance now do collected under any fire or tr as beneficiary may determ. Such application or releases should the grantor fail to my any rights arising from the tre described, and the amount to any rights arising from the strust including the cost of this obligation and trustee beneficiary or trustee may a title and the beneficiary's o the beneficiary or trustee may a title and the beneficiary's o the beneficiary or trustee may a title and the beneficiary's o affing the cost of this obligation and trustee the beneficiary or trustee may a title and the beneficiary's o title and the beneficiary's o	enty-One and interest there by grantor, the interest there by grantor, the interest there by grantor, the interest there by grant the written consec- interest and payabel. (Di interest and payable. (Di interest and repair; not to re- lition any building or in- building or interest and the cost of all lien searcher into any building or interest interest and restrictions and Uniform Commercial Ci interest and restrictions and Uniform Commercial Ci interest and restrictions and the sone or hereafter er- to time require, in an ar- to time require, in an ar- to the sone or hereafter of the taxes, assessments and the rest and other charges make payment of any tax- to this trust deed, shall not cure or waive of this trust deed, shall the search as well as ar- to the security rights on papear, including any suc- and attorney's fees ac- act the search as well as ar- title search as well as ar- title search as well as ar- title search as well as ar- and attorney's fees ac- act the security rights on appear, including any suc- and attorney's fees ac- act the right of eminen- all adjudge reasonable ar- bin the event of an appe- all adjudge reasonable ar- bin the event of a	eon according to the syment of principal TTRACT - DATED in which the final i invey, or assign all ent or approval of cured by this instru- Delete underlined cu- or assignment. Henove or demolish improvement which flecting the proper Code as the beneficial es made by filing frected on the proper mount not less that insurance shall be de o deliver the policie he buildings, the and the cher charges that is become past due to ther charges that is at the rate set and to the same exite the other costs and chall to the foreclost and to the foreclost of powers of beneficiary's as the beneficiary's buildings as the beneficiary's buildings as the beneficiary's buildings as the beneficiary's buildings as the beneficiary's as the beneficiary's buildings as	and payment of the set errors of a promiss and interest hereof and interest hereof APRIL (D::, 1992) installment of the mo- (or any part) of t the beneficiary XMM ument, irrespective lause if inapplicable any building or im- may be constructed ty; if the beneficiary iary may require and officers or searching erry against loss or \$ bereficiary may pro- bereficiary may pro- y beneficiary upon incount so collected, incount so collected, inthe the pay- le without notice, ely due and pay- it expenses of the ciary or trustee; incount sees ent or decree of or trustee's at- mation, bene- pr such taking, misure tille to real B6.505 to 695.585.	ium pry if he be te he be
DWARD COMBS					
INDY COMBS		County of		ss.	
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Cranter COD MOBILE HOMES	SPACE REPACE	day of	ior reco	rd on the	
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	SPACE REBERVED FOR RECORDER'S USE	at	tify that the with ceived for reco clockM., and colume No	hin instru- ord on the , 19, d recorded	



property is situated, shall be conclusive proof of proper appointed hereunder. Each such appointment and substitution shall it 17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Truste is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which the Deneticiary or trustee shall be a party unless such action or proceeding is brought by trustee. The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfull served in tee simple of the real property and has a valid, unencumbered title thereto	ee le, be ie ie r,
and that the grantor will warrant and forever defend the same against all persons whomsoever. (a)* primarily for grantor's personal, family or household purposes (see Important Notice below). This deed applies to, inures to the beneficiary household purposes (see Important Notice below). personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is as such word is defined in the Truth-in-lending Act and Regulation Z, the disclosures; for this purpose us Stevens-Ness form. No. 1319, or equivalent of compliance with the Act is not reguired after form. In 2, 137, or equivalent if compliance with the Act is not reguired at is not reguired after form. In 2, 137, or equivalent if compliance with the Act is not reguired action by making required if compliance with the Act is not reguired action by making required if compliance with the Act is not reguired action by making required if compliance with the Act is not reguired action by making required if compliance with the Act is not reguired action by making required if compliance with the Act is not reguired action by making required if compliance with the Act is not reguired action by making required if compliance with the Act is not required action by making required if compliance with the Act is not required action by making required if compliance with the Act is not required action by making required actis and required actis not repres	
This instrument was acknowledged before me on	
SANDRA S. CRANE NOTARY PUBLIC: OREGON COMMISSION NO. 025921 MY COMMISSION EXPIRES JULY 07, 1997	
TATE OF OPECON	
TATE OF OREGON: COUNTY OF KLAMATH: SS.	
led for record at request of <u>Wild Wood</u> <u>April</u> A.D., 19 94 at 2:08	

Description of the second of the property of the machine costs, expenses and attorney's less accessarily paid or incurred by it if it upon any reasonable costs, and any accessarily paid or incurred by the proceedings, and and expenses and attorney's less and expenses and expenses and attorney's less and expenses and attorney's less and expenses and expen

grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the ex-penses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee's attorney, (2) to the obligation secured by appear in the order of their priority and (4) the surplus, if any, to the grantor or to any successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee, appeared thereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title property is situated, shall be conclusive proof of proper appointment of the mortgage records of the county or counties in which the

