4: Wy Winnied Winnied 472,73	7 0t 4 As 2 Vol <u>2/297</u> Page 345
AFTER RECORDING RETURN TO: Washington Marual Loan Servicing PO Box 91006 - Saso307 Seattle, WA 93111	OBILE HOME DEED OF TRUST 1447 OREGON USE ONL
Attention: Vault	
一名:"我们我把你说,她一点的一点下,心理就能能到的精神,心心心,就一定的最新的治疗,我们就是是	HARD F VALIDONE AND KAREN A VANDONK,
HWY 97 AND 2ND	
CHEMITA	P.O BOX 191 , whose address is:
CHEMULT OR 97331 (Frantor"); "LAMATH ACOUNTY TIPLE CO
A OREGON COIL	oration, the address of which is
422 MAIN STREET KLAMATH FALLS, O	REGON 97601
TO COOCOSCIIS III LIUSE AND REGION !	(Verinte of Miles)
is 1201 Third Avenue Seattle Method	k in the state of
is 1201 Third Avenue, Seattle, Washing I. Granting Clause, Granton	k , a Washington corporation, the address of which
Granting Clause. Grantor	gton 9810 ("Beneficiary"). Breby grants, bargains, sells and conveys to Trustee and its ust, with power of sale, the real process.
Successors in trust and assignmes, in it	ereby grants, bargains, sells and conveys to Trustee and its ust, with power of sale, the real property in KLAHATH
TYPE TO THE WEST OF THE PROPERTY AND THE	Ill interest in it Command the last property inklamath
SEE ATTACHED ACHIETT "A"	
	역사를 내를 통통해 맞추었다면서 하는 사람들이 살아 지난 것이 없다.
together with: all income rants and a	지수를 하다 하지 않아야 하고 있다. 그는 그들은
apparatus and equipment and all innel	ofice from it; all plumbing, lighting, air conditioning and heating g, blinds, drapes, floor coverings, built-in appliances, and other or used in connection with such real process.
Property is personal property (Grantal	er personal property or to be part of the real estate. Section 1 is called the "Property". To the extent any of the artists Beneficiary, as secured party, a security interest in all such
property, and this Deed of Trust chall a	into Beneficiary, as secured party, a security interest in all and

This Deed of Trust shall constitute a sicurity agreement between Grantor and Beneficiary.

The Property includes a 10 as years.

The Property include:	sa 19 36 25 X4	1 nobile hon	no, Manufacturer	
The mobile home shell he	2 Proposition and the Personal Proposition	I CLASSIC . S	no, manufacturer erial Number14239 nd not severed or removed	
without the prior written	consent of the Eenefician	(estate si	no not severed or removed	therefrom
THIS CHOIL I AND THE MALL	mana L Kicken Hills or		rmance of each promise of Grantor to Beneficiary (the	
evidences the Loan (the	Note"), and arm renewal	with interest as p	organized in the promissory no organized in the promissory no organized in the promissory no organized in the promissory no organized in the promissory in the	Ote which
TATION OF CHARACTER TORE	Ond only at the		or mainibilities thereare it also	
THE PROPERTY AND DESIGNATIONS FOR	Cropped in the Health of the Committee of the	15 11 11 11 11 11 11 11 11 11 11	Suction 9, and repayment (a Froperty or Beneficiary's in	of money
The final maturity date	of the Loan is 10/	21 27		
If this hay is about	"我也是什么我们,我们就是我的事,我们们是一个一定的事情,就是不是是我们的人,就是我的感觉的。"	To the state of the same of th		

[] If this box is chacked, the Note secured by this Diled of Trust provides for a variable rate of interest.

Representations of Grantor | Grantor Wa rans and represents that

Granton is the owner or con rect purchuser to the Property, which is unencumbered except by easements, recervitions, and restructions of record not inconsistent with the intended use of the Property, and any existing relat estern contract, mortgage or idead of trust given in good faith and for value, the existings of which has bein previously disclosed in writing to Beneficiary. 4. Promises of Grantor. Granter promises:

(a) To keep the Property in good repair; not to move, after or demolish the mobile home or any of the other improvements on the Property without Beneficiary's prior written consent; and not to sell or transfer the Property or any interest in the Property in violation of the provisions of Section 5.

(b) To allow representatives of Beneficiary to inspect the Property at any reasonable hour, and to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the

(c) To pay on time all lawful taxes and assessments on the Property;

(d) To perform on time all parms, coverants and conditions of any prior real estate contract, mortgage or deed of trust on the Property or any part of it and pay all amounts due and owing

- (e) To see to it that this Datid of Trust remains a valid lien on the Property superior to all liens except those described in Section 3 and to keep the Property free of all encumbrances which may impair Beneficiary's security. It is agreed that if anyone asserts the priority of any encumbrance other than those described in Section 3 over this Dead of Trust in any pleading filed in any action, the assertion alone shall be deemed to impair the lien of this Deed of Trust for purposes of this Section 4(e);
- (f) To keep the mobile home and other improvements on the Property insured by a company satisfactory to Beneficiary against fire and extended opverage perils, and against such other risks as Beneficiary may reasonably require, it an amount equal to the full insurable value, and to deliver evidence of such insurance coverage to Beneficiary Beneficiary shall be named as the first loss payee on all such policies pursuant to a standard lender's loss payable clause. The Amount collected under any insurance policy may be applied upon any indebtedness hereby secured in the same manner as payments under the Note or, at Beneficiary's sole option, released to Grantor. In the event of foreclosure or sale of the Property pursuant to the Trustee's power of sale, all rights of the Grantor in insurance policies then in force shall pass to the purchaser at the Sheriff's or Trustse's sale.

5. Sale or Transfer of Property. The Loan is personal to Granter, and the entire Debt shall become immediately due and payable in full upor any sale or other transfer of the Property or any interest therein by Grantor. A sale or other transfer of the Property or any interest therein by Grantor without the full repayment of the Debt shall constitute at event of default herounder.

- 6. Curing of Defaults. If Grantor fails to comply with any of the covenants in Section 4, including all the terms of any prior real estate contract, mortgage, or deed of trust. Eaneficiary may take any action required to comply with any such covenants without waiving any other right or remedy it may have for Grantor's failure to comply. Repayment to Eleneficiary of all the money spent by Beneficiary on behalf of Grantor shall be secured by this Deed of Trust. The amount spent shall bear interest at the Default Flate specified in the Note and be repayable by Grantor on demand.
- (a) Prompt performance under this Deed of Trust is essential. If Grantor doesn't pay any installment of the Loan on time, or if there is a breach of any of the promises contained in this Deed of Trust, the Security Agreement, or any other document securing the Loan, Grantor will be in default and the Debt and any other money whose repayment is secured by this Deed of Trust shall immediately become due and payable in full, at the ortion of Beneficiary, subject only to the notice requirements of Section 8 below. If Beneficiary exercises its right to demand repayment in full, the principal balance of the Loan, on the day repayment in full is demanded, shall bear interest at the Default Rate specified in the Note from the day repayment in full is demanded until repaid in full and, if Beneficiary so requests in writing, Trustee shall sell the Property in accordance with Dregon lavy, at public auction to the highest bidder. Any person except Trustee may bit at the Trustee's said. Trustee shall apply the proceeds of the sale as follows: (i) to the expenses of the sale, including a reasonable trustee's fee and actometr's fee: (ii) to the obligations secured by this Deen of Trust, and (iii) the suraliss, if any, shall be distributed in accordance with Oregon law.

(b) Trustee shall deliver to the purchase at the sale its deed, without warranty, which shall convey to the purchaser the interest in the Property which Grantty had or the interest in the Property which Granter half the power to conver at the time of execution of this Deed of Trust and any interest which Granter subsequently acquired. Trustee's died shall recite the facts showing that the sale was conducted in compliance with all the requirements of law and of this Deed of Trust. This recital shall be prima facie evidence of such compliant e and conclusive evidence of such compliance in favor of bona fide purchasers and encumbrancers for value.

(c) The power of sale conferned by this Deed of Trust is not an exclusive remedy. Beneficiary may cause this Deed of Trust to be foreclosed as a mortgage or sue on the Note according to law. In connection with any of the Property which is personal property, Beneficiary shall further be entitled to exercise the rights of a secured party under the Uniform Commercial Code as then in effect in the state of Oregon. During the pendency of any loreclosure or other realization proceedings, Beneficiary shall also have the right to collect the income, rents, and profits of the Property and apply the amounts so collected toward payment of the Debt in the manner provided in the Note, and shall have the right to secure the appointment of a receiver for the Property, its income, rents and profits.

(d) By accepting payment of any sum secured by this Deed of Trust after its due date, Beneficiary does not waive its right to require prompt payment when due of all other sums so secured or

to declare a default for failure to so pay.

8. Condemnation; Emineral Domein. In the event any portion of the Property is taken or damaged in an eminent domain proceeding, the entire amount of the award, or such portion as may be necessary to fully satisfy the Debt and all other obligations secured by this Deed of Trust, shall be paid to

Beneficiary to be applied thereto in the same manner as payments under the Note.

9. Fees and Costs. Grantor shall pay Benefician's and Trustee's reasonable cost of searching records, other reasonable expenses as allowed by thw, and reasonable atterney's fees in any lawsuit or other proceeding to foreclose this De d of Trust; in any lawsuit or proceeding which Beneficiary or Trustee is obliged to prosecute or deferril to protect the lien of this Deed of Trust or to otherwise protect its security; and in any other action taken by Beneficiary to collect the Debt, including any disposition of the Property under the Uniform Commercial Code, in any bankruptcy proceeding and on any appeal from any of the above.

10. Reconveyance. Trustee shall reconvey all or any part of the Property covered by this Deed of Trust to the person entitled thereto, on written request of Grantor and Beneficiary, or upon satisfaction of the Debt and other obligations secured hereby and written request for reconveyance by Beneficiary or

the person entitled thereto.

11. Trustee: Successor Trustee. In the event of the death, incapacity, disability or resignation of Trustee, Beneficiery shall appoint in writing a successor Trustee, and upon the recording of such appointment in the mortgage records of the county in which this Deed of Trust is recorded, the successor Trustee shall be vested with all powers of the original Trustee. Trustee is not obligated to notify any party herato of a pending sale under any other deed of trust or of any action or proceeding in which Grantor, Trustee or Beneficiary shall be a party unless such action or proceeding is brought by the Trustee.

12. Wiscellameous. This Deed of Trust shall benefit and oblights the parties, their heirs, devisees, legatees, administrators, executors, successors and assigns. The term Beneficiary shall mean the holder and owner of the Note secured by this Deed of Trust, whether or not that person is named as Beneficiary herein. The words used in this Deed of Trust referring to one person shall be read to refer to more than one person if two or more have signed this Deed of Trust or become responsible for doing the things this Deed of Trust requires. This Deed of Trust shall be governed by and construed in accordance with the laws of the state of Oregon. If any provision of this Deed of Trust is determined to be invalid under law, that fact shall not invalidate any other provision of this Deed of Trust, but the Deed of Trust shall be construed as if not containing the particular provision or provisions held to be invalid, and all remaining rights and obligations of the parties shall be construed and enforced as though the invalid provision did not exist.

13. Exemption from Registration and Titling. In the event Grantor obtains approval by the State of Oregon to exempt the mobile home from licensing and registration so that the mobile home becomes real property, this Trust Deed shall for all purposes condititute a lirst lien against the mobile home without further modification or amendment. Grentor will not apply for exemption without obtaining the prior

consent of Beneficiary.

DATED AT Eugene	, or	egc n	this	14th	day of Octo	ber ,
GRANTOR(S): x Pichned F Dur. S EXXCELONIA Val. Dice	11 REGISTRATION 1					
STATE OF Ciregon	SS.					
CCUINTY OF Line						
This instrument was acknowledge	d before n	19 un <u>(</u>	<u>)ctobe</u>		, 1997	
by RECHARD F VANDONE		and KA	rini a va	INDONK .		<u> </u>
My commission expires 1			MN Public for	Marie	is Compbell	
OFFICIAL SEAL OFFICIAL SEAL OFFICIAL SEAL OFFICIAL SEAL OFFICIAL SEAL OFFICIAL SEAL OFFICIAL	ST FOR I	UIL REC	ONVEY.4	II.) E		
To: TRUSTEE						
The undersigned is the legal own the within Deed of Trust. Said Note, to has been fully paid and satisfied; and yours owing to you under the terms of other evidences of indebtedness secure convey, without warranty, to the partinow held by you thereunder.	tether with the control of the contr	th all others: y requ of Trust Deed of	er indebte ested and , to cand Trust, tog	dness secur directed, del the Note lether with t	ed by this Deed in payment to yo above mentioned the Deed of True	of Trust, ou of any d, and all st, and to
Datec						
Mail reconveyance to						
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EXE RET "A" DESCRIPTION OF PROPERTY

The following described real reparty situate in Klamath County, Oregon.

Beginning at the S.E. Corner of Section 10, T 275, R. 8E. W.M., said point being 20, 1315.77 feet to the East 1/16 corner, said point being marked by a 5/8" from pin; thence N 0°07'59" E. 2643.75' to the C.E. 1/16 corner; said point being marked by a 5/8" from by a 5/8" from pin; thence S 80°46'16" E. along the East-West centerline of Section 20, 726.62' to a point marked by a 5/8" from pin; thence South 749.36' to a point marked by a 5/8" from pin; thence South 749.36' to a point 20, said point being marked by a 5/8" from pin; thence South 749.36' to a point 20, said point being marked by a 5/8" from pin; thence South, along the East line of Section 20, 144.62' to a point marked by a 5/8" from pin; thence South, along the East line of to a point marked by a 5/8" from pin; thence N 56°56'20" W. 155.11 from pin; thence South 1130.32 to a point marked by a 5/8" from pin; thence West 453.00' to a point marked by a 5/8" from pin; thence South, along the East line of Section 20, said point being marked by a 5/8" from pin; thence South, along the East line of Section 20, said point being marked by a 5/8" from pin; thence South, along the East line of Section 20, said point being marked by a 5/8" from pin; thence South, along the East line of Section 20, said point being marked by a 5/8" from pin; thence South, along the East line of Section 20, said point being marked by a 5/8" from pin; thence South, along the East line of Section 20, said point being marked by a 5/8" from pin; thence South, along the East line of Section 20, said point being marked by a 5/8" from pin; thence South, along the East line of Section 20, said point being marked by a 5/8" from pin; thence South, along the East line of Section 20, said point being marked by a 5/8" from pin; thence South 1130.32 to a point marked by a 5/8" from pin; thence South, along the East line of Section 20, said point being marked by a 5/8" from pin; thence South, along the East line of Section 20, said point being marked by a 5/8" from pin; thence South said point

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Filed for record at request of	Kla	ath County		
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of the second	Mortga	es	clock A. M. and duly recorded in Vol. <u>M97</u>	_,
			Hernetha Ci. Lutsch, County Clerk	ŝ
FEE \$30.00			By Kie Tua Rosa	
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