57376

98. 747 - J AD :24

Washington Mutual Loan Servicing PO BOX 91006 - SASC307 Seattle, WA 98111 Attention: Vault

NTC 4459-MS



## (OREGON USE ONLY)

MANUFACTURED HOME DEED OF TRUST

			0008	360310-2	
THIS DEED OF TRUST			, IS HIS SOLE AN	D SEPARATE	
148 AGAPE COURT	<del></del>			, whose address	is:
	OR 97470	· · · · · · · · · · · · · · · · · · ·			
110 mb	4 Andrew		(IRECOL)		
address of which is:	222 SOUTH SIXT	H STI LET KLAMAT	H FALLS ORFOOR	10765	corporation, the
and its successors in trus	rt and esnigns ("Ta	stae"); and W	silington Mutual R	ort	
the address of which is _	1201 Third Aven	ue, Secttle, Washing	ine.		("Beneficiery").
misigness, in Trust, with	power of sale, the	roal property in	Is and conveys to	Trustee and its	("Beneficiary").
ini tremetali lia bara , woled	it Grantor ever get				county, Oregon, describe
A parcel of land ly liast of the Willam follows:	ing in the SEI ette Meridian,	1/4 of the NE1/4 RJamath Count	Section 25, Oregon, mo	Township 2 one particula	South, Range 8 rly described as
Reginning at a point NE1/4 of Section 2 County, Oregon; distance of 250 fee a distance of 210 fill NE1/4 a distance of the NE1	thence North pet; thence Wester; thence So	24 South, Range carallel with the straight with the such parallel with the such parallel will be such parallel with parallel will be such parallel with parallel will be such parallel with parallel will be such parallel with parall	Ell East of the Hast line of sa he North line of h the East line	Williamette aid SEI/4 of of said SEI/ of said SEI	Meridian, Klamath the NEI/4 a 4 of the NEI/4 /4 of the
					Tomorrow Assemble Programme

Tax Percel Number: F1707:173 M40469

together with: all income, rents and profits from it all plumbing, lighting, air conditioning and built-in appliances, and other factures, at any time installed on or in or used in or used in or median with such real property; and the manufactured home referred to below and all its other attachments and accessories

All of the property described in this Section I is called the "liceparty". To the extent any of the Property is personal described as security is accurated a security is accurated a security is a security is a security is a security is a security in the section of the property and this Dead of Trust shall section of the property and the property and the property and the property and the property is personal to the property in the property is personal to the property is personal to the property in personal to the property is personal to the property in personal to the property is personal to the property in personal to the property is personal to the property in personal to the property is personal to the property in personal to the property is personal to the property in personal to the property is personal to the property in personal to the property is personal to the property in personal to the property is personal to the property in the property in the property is personal to the property in the property in the property is personal to the property in the property in the property is personal to the property in the property in the property is personal to the property in the property in the property is personal to the property in the property in the property is personal to the property in the property in the property is personal to the property in the property in the property is personal to the property in the property in the property is personal to the property in the property in the property is personal to the property in the property in the property is personal to the property in the property in the property is personal to the property in the property in the property in the property is personal to the property in the property

2101 (3/19)

RECORDING COPY

Page 1 of 4

The Property includes a 73 12	X El manufactured histor, Mejaufacturer
GLENBRIOOK 50347	BAC-tal
50347 (the "Manufactual	id flores). The manufactured home is and shell remain installed on a
"Stute" shall refer to Origon.	hereir.
2. Security. This Dued of Trust is given to a security agreement of the same data from Grants	ours performance of each promise of Grenter contained herein and in a to Beneficiary (the "Security Agreement") and the payment of
THE COM LUCUS AND LAND LAND LAND LAND LAND LAND LAND	30 CD/100 C p.v. is \$1 per pe
Section 10, and represent of money advanced the Beneficiary a interest in the Property. All smount	had sacares payment of certain feed and costs of Beneficiary as provided in
[]	, and direct the flots and casted the DOET.
If this box is checked, the Note secured by	this Deed of Trust provides for a veriable rate of interest.
3 9-	
3. Representations of Grantor. Grantor will fall Grantor is the owner or contract.	'ants and represents that:
reservations, and restrictions of record not inect contract, mortgage or deed of trust given in good writing to Beneficiary; and	rants and represents that:  urchaser of the Property, which is unancumbered except by essements, isistent with the intended use of the Property, and any existing real estate faith and for value, the existence of which has been previously disclosed in
(b) The Property is not used for any and	ultural or farming purpage.
improvements on the Property without Beneficie	not to move, after or demolish the manufactured home or any of the other ye prior written consent; and not to sell or transfer the Property or any as \$5000000000000000000000000000000000000
interest in the Property in violation of the provision	is of Section 5.
(c) To pay on time all level tower and it	
(0) To say to it that this Dead of The	mounts due and owing thereunder in a timely manner;

(d) To perform on time all terms, cover ints and conditions of any prior real astate contract, mortgage or deed of trust on the Property or any pert of it and pay all immounts due and owing therounder in a timely manner;

(a) To seur to it that this Deed of Trust remains a wind lien on the Property superior to all liens except those appeals that it anyone asterts the priority of any encumbrance other than those described in Section 3(a) over this Deed of Trust in any pleading filled in any extient, the assertion alone shall be deemed to impair the lien of this Deed of Trust for any pleading filled in any extient, the assertion alone shall be deemed to impair the lien of this Deed of Trust for any pleading filled in any extient, the assertion alone shall be deemed to impair the lien of this Deed of Trust for any pleading filled in any extient, the assertion alone shall be deemed to impair the lien of this Deed of Trust for any pleading filled in any extient, the assertion alone shall be deemed to impair the lien of this Deed of Trust for any extending the standard lies and the lien of this Deed of Trust for any extending the standard lies and the lien of this Deed of Trust for any extending the standard lies and the lien of this Deed of Trust for any extending the standard lies and the lien of the standard lies and the lien of the standard lies and the lien of the standard lies and the

default. Grantor agrees to advise identicary immediately in writing or any change in Grantor's name, accreas or employment.

6. Curing of Defaults. If Grantor fails to obright with any of the covenants in Section 4, including all the terms of any pilor real estate cuntract, mortgage, or dead of trust, Beneficiary may take any action required to comply with any such or covenants without hysiving any other sight or remarkly it may have for Grantor's failure to comply. Repayment to Bonoficiary of all the money spunt by Beneficiary on behalf of Grantor shall be accurately be a furnity of the perfect of trust. The amount spont shall be interest at the Default Rate specified in the Note and be recayable by Grantor on demand. Although Beneficiary may take action under this paragraph, Beneficiary is not obligated to do so.

7. Flamedies for Default.

(n) Promot performance under this Deed of Trust is essential. If Grantor deesn't pay any installment of the Loan on

7. Flamedias for Dafault.
(ii) Prompt performance under this Deep of Trust is essential. If Granter doesn't pay any installment of the Loan on time, or if there is up breach of any of the promises contained in this Deed of Trust, the Security Agreement, or any other document securing the Loan, Granter will be in disfault and the Unit and any other no may whose greement, or any other this Deed of Trust shall immediately become due and payable in luft, at the option of Bur sliciary, subject only to the notice requirements of Section 8 below. If Granter is in default and Beneficiary exercises its right to demand repayment in full, the color amount owed by Granter on the day repayment in full is durranted, including urgant interest, shall bear interest at the Default Rate specified in the Note from the day appayment in full is demanded, including urgant interest, shall bear interest at the Default Rate specified in the Note from the day appayment in full is demanded until repail in full. Beneficiary may then or thereafter deliver to Trustile a written declaration of default and demand for sale and Trustile shall thereupon record a written notice of default and of elsoton to cause to be exist the Property. Beneficiary shall provide to Trustee the Note, this Deed of Trust, other documentation equivated by Trustee. After the lapse of such policied of time as may then be required by law, and after having given such notices as may then be required by law, Trustee shall the Property at the time and place stated. In the notice of rate, either in whole or in separatio pacels, and in such

exicl in such order as Trustes may choose, at public a lotion to the highest bidder for each in the lawful money of the United States, which shed be easily at the time of sale. Involving in the placeding sentence to the contrary notwithstanding, altrauncement at the line fixed for sale, in accorder to with applicable law then in effect. Any person, including Grantor, autreuncement at the time fixed for sale, in accorder to with applicable law then in effect. Any person, including Grantor, but the sale, including a reasonable trustee if so and attentity's feet (ii) to the obliquitions secured by this Dead of Trust, and (iii) the eurplus, if any, to the person or presents alegally entitled thereto.

invites or Evanelisty, may purchase at say such a site. "munot call apply the given in effect. Any person, including Grantor, invited or Evanelisty, may purchase at say such a site. "munot call apply the given as extend by the Dead of Property with the person of purchaser it is not extended by the person of a receiver for the Property which his person is property. Bernflictry shall further be purchaser or the property which his person is property. Bernflictry shall further be purchaser or the property which his person is purchaser in the person of a receiver for the Property which his person is purchaser in the person of a receiver for the Property which his person is not purchaser in the person of a receiver for the Property which his person is not purchaser in the person of a receiver for the Property which his person is not purchaser in the person of a receiver for the person of a

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS, BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT THE FERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

by signing below, therewith by Gra	, Grantor accepts ntor:	enti oti se iniga isna	ovicions of t	his Desd	of Tru:	st and of	uny rider(s	executed	concurrently
DATED at Fior	burg	Oregion .	this_	21-in		day or	r'qxil		
					.				
			C.3AMTOF		=;	1			
			Tam	1 2	Me	stoff as	4412844		
108 Janim									

RECORDINE COPY

Page 3 of 4

On this day personally appeared before me  PNUL T MINKINSON  And to the known to be the individuals and voluminy act and deed, for the uses and purposes therein mentioned.  WITNESS my hand and official seal this 27±th day of Tag11 1998  WITNESS my hand and official seal this 27±th day of Tag11 1998  MARCHELL SCHOOL		STATE OF	Crugon							
dispersion in and whin executed the within and fore; sing instrument, and acknowledged that they eigned the same as their and voluntary act and dead, for the uses and purposes therein mentioned.  WITNESS my hand and official seal this		COUNTY OF	Douglas		80.					
dispersion in and whin executed the within and fore; sing instrument, and acknowledged that they eigned the same as their and voluntary act and dead, for the uses and purposes therein mentioned.  WITNESS my hand and official seal this									•	
disparted in and who executed he within and fore; sing instrument, and acknowledged that they eigned the same as their and voluntary act and dead, for the uses and purposes therein mentioned.  WITNESS my hand and official seal this		tita Haliga in i								
TE OF GREGON: COUNTY OF KLAMATH: ss.  If or record at request of		On this day	personally appe	ared before me	PAUL 1	MIKINS	DM DM	<del>                                      </del>		
WITNESS my hand and official seal this		described in an	d who evaluates	the within and for			and , to n	ic known to be	tha individu	:ale:
WITNESS my hand and official seel this		and voluntary a	et and dead, fo	r the uses end pu	ta ses thorein	ne m, and ac .benoitnem	inowledged th	at they signed	the same as	their free
REQUE I FOR FULL RECONVEYANCE  Do not record. To so used only whim Not has been paid.  To: TRUSTEE  The undersigned in the legal owner and below of the Note and all other indebtainers secured by the within Dead you are hereby requisited and directed, on payment to you of my sup-below of the sund actified; a special this legal owner, without warrent, to the partiest designated by the terms of this Dead of Trust, has been paid.  Te: TRUSTEE  The undersigned in the legal owner and below of the Note and all other indebtainers secured by the within Dead you are hereby requisited and directed, on payment to you of my sup-below of the partiest designated by the terms of this Dead of Trust, has been paid.  To: TRUSTEE  The undersigned in the legal owner and below of the Note and all other indebtainers secured by the vithin Dead you are hereby requisited and directed, on payment to you of my sup-below of the partiest designated by the terms of this Dead of Trust, all the secure of the partiest designated by the terms of this Dued of Trust, all the partiest designated by the terms of this Dued of Trust, all the partiest of the partiest designated by the terms of this Dued of Trust, all the partiest of the partiest designated by the terms of this Dued of Trust, all the partiest of the partiest designated by the terms of this Dued of Trust, all the partiest of the partiest designated by the terms of this Dued of Trust, all the partiest of the partiest designated by the terms of this Dued of Trust, all the partiest of the partiest designated by the terms of this Dued of Trust, all the partiest designated by the terms of this Dued of Trust, all the partiest designated by the terms of this Dued of Trust, all the partiest designated by the terms of this Dued of Trust, all the partiest designated by the terms of this Dued of Trust, all the partiest designated by the terms of this Dued of Trust, all the partiest designated by the terms of this Dued of Trust, all the partiest designated by the terms of this Dued of Trust, all the										
CHICAL SEAL MOTARI PUBLICORES ON PROPERTY PUBLICORES ON PAGE 11 PROPERTY PUBLICORES ON PAGE 11 PROPERTY PUBLICORES ON PAGE 11 PROPERTY PUBLICORES ON PAGE 12 PROPERTY PUBLICATION		Witness n	ny hund and off	icial seal this	27th		d	ay or App	xil , 19	98
CHRCAL SEAL MAINTENESS TRANSPORT OF THE PROPERTY OF THE PROPER		***************************************				10/1	KILL	1801	111Th	10
MARI-ORIE ASTUART   COMMISSION   COMMISSION		Bussesses.			· · · · · · · · · · · · · · · · · · ·	" UL	14100	13 IC	) UNIO	750
REQUEST FOR FULL RECONVEYANCE  Do not record. To be used only when Note has been paid.  To: TRUSTEE  The understand is the legal owner end helder of the Note and all other indebtadness secured by the within Dand Yout Said Mote, together with a legal owner end helder of a secured by the Dadd of Trust, here been paid.  To: TRUSTEE  The understand of the legal owner end helder of the Note and all other indebtadness secured by the Dadd of Trust, here been paid.  To: TRUSTEE  The understand of the Note and all other indebtadness secured by the Dadd of Trust, here been paid.  To: TRUSTEE  The understand of the Note and all other indebtadness secured by the Dadd of Trust, here been paid.  To: TRUSTEE  The understand of the Note and all other indebtadness secured by the bed of Trust to cannot be not above mentioned, and all paid to cannot get you will be the terms of the Dadd of Trust, together we cannot be not been paid to cannot be not been paid to cannot be not been paid to cannot be not been paid.  To: TRUSTEE  The understand of the legal owner end held of the Note and all other indebtadness secured by the visitin Dadd and satisfied a paid to cannot get the terms of the Dadd of Trust, together we cannot be not been paid to cannot be not been paid.  To: TRUSTEE  The understand the Note and all other indebtadness secured by the Dadd of Trust, has been paid.  To: TRUSTEE  The understand the Note and all other indebtadness secured by the Dadd of Trust, has been paid.  To: TRUSTEE  The understand the Note and all other indebtadness secured by the Dadd of Trust, has been paid.  To: TRUSTEE  The understand the Note and all other indebtadness secured by the Dadd of Trust, has been paid.  To: TRUSTEE  The understand the Note and all other indebtadness secured by the Dadd of Trust, has been paid.  To: TRUSTEE  The understand the Note and and satisfact the paid of Trust, has been paid.  To: TRUSTEE  The understand the Note and the Note and all other indebtadness secured by the Dadd of Trust, has been paid.  To: TRUSTEE  The u			MARJORIE A. ST	THATT &	Not	ary Public fo	/Orego	r	<u></u>	
REQUE IT FOR FULL RECIDENCE/ANCE  Do not record. To so used only whim Note has been paid.  To: TRUSTES  The undersigned is the legal owner and holder of the Note and all other indebtedness ascered by the within Dead Trust. Said Note, togisther with all other indebted as second by the basis of Trust, has been fully paid and satisfied; a you are basish requested and preceded, on payment to you of any reme basish requested and received and all other indebtedness as extracted the terms of this peed of Trust, the base of Trust, and to convey, without warrery, to the parise designated by the terms of this Dued of Trust, as it detects on wheld by you thereunder.  Mail reconveyance to  Mail reconveyance to  Ameritable  Of Ameritable  Of Ameritable  Of Moxigages  On Page 1459;		N C	OMRIESSIONINO.	040231 V	resi	ding at	Klamath E	alls, OR		·
To: TRUSTEE  The undersigned is the legal owner and bolder of the Note and all other indebtedness ascured by the within Dead Trust. Said Note, together with all other indebtedness accured by the Dead of Trust, has been fully paid and satisfied; a to cancel the Augustian and all other indebtedness accured by the Dead of Trust, has been fully paid and satisfied; a to cancel the Augustian and all other indebtedness of payment to you of any sums owing to you under the terms of this Dead of Trust has Dead of Trust, and to continued, and all other indebtedness of payment by the Dead of Trust, together we catata now held by you thereunder.  The OF CRECION COUNTY OF KLAMATEL: ss.  The OF CRECION COUNTY OF KLAMATEL: ss.  The payment of the Dead of Trust, all the County of the Dead of Trust, all the Dea		Griss Constituti	Ser in Section of	DEC. 21, 1188 (1)	My	app:Intmen	ae ircpx =	12-20-98	<u> </u>	
To: TRUSTEE  The undersigned is the legal owner and bolder of the Note and all other indebtedness ascured by the within Dead Trust. Said Note, together with all other indebtedness accured by the Dead of Trust, has been fully paid and satisfied; a to cancel the Augustian and all other indebtedness accured by the Dead of Trust, has been fully paid and satisfied; a to cancel the Augustian and all other indebtedness of payment to you of any sums owing to you under the terms of this Dead of Trust has Dead of Trust, and to continued, and all other indebtedness of payment by the Dead of Trust, together we catata now held by you thereunder.  The OF CRECION COUNTY OF KLAMATEL: ss.  The OF CRECION COUNTY OF KLAMATEL: ss.  The payment of the Dead of Trust, all the County of the Dead of Trust, all the Dea				e de la companya de l						
To: TRUSTEE  The undersigned is the legal owner and holder of the Note and all other indebtations a secured by the within Dead Trust. Seid Note, reputher with all other indebtations accord by the Dead of Trust, has been fully paid and satisfied; a to cancel the Note above rearried of, or payment to you of any sums owing to you under the terms of this Dead of Trust to cancel the Note above rearried of, and all other indebtations of in-united the secured by this Dead of Trust, and to convey, without warrent, to the partiest designated by the terms of this Dead of Trust, all it cataste now held by you thereunder.  Mail reconveyance to  The OF QRECION: COUNTY OF KLAMATEL: ss.  The procedure of the parties		***************************************								
The undersigned is the legal owner and holder of the Note and all other indebtations a secured by the within David Frunt. Said Note, togisther with all other indebtations a secured by the David of Trust, here been fully paid and satisfied; a you are harsby requested and directed, on payment to you of any sums owing to you under the terms of this payment to you of any sums owing to you under the terms of the payment to you of any sums owing to you under the terms of the payment to you of any sums owing to you under the terms of the payment to you of any sums owing to you under the terms of the payment to the payment to you of any sums owing to you under the terms of the David of Trust, to the payment designated by the terms of this Doed of Trust, all to the payment have not hard by you therefore the payment of the paymen				RIIQU	ETT FOR FULL	. RECONVE	ANCE			
The undersigned is the legel owner and both of the Note and all other indebtedness secured by the within Deed Trust. Said Note, together with all other indebtedness accorded by this Deed of Trust, here is non fully paid and satisfied; a to cancel the Note above ranntioned, and all other indebtedness of investing to you are not to cancel the Note above ranntioned, and all other indebted of Trust, the Deed of Trust, and to convey, without variety of the partient designated by the tenns of this Deed of Trust, call the Deed of Trust, all the Deed of				Do not record. 1	d so used on	y with Not	has been pak	V.		
The undersigned is the legel owner and holder of the Note and all other indebtations a secured by the within Dead Trust. Said Note, together with all other indebtations accord by this Dead of Trust, here is non-fully paid and satisfied; a to cancel the Note above renotioned, and all other indebtations of many arises wing to you under the terms of this Dead of Trust, and to cancel the Note above renotioned, and all other indebtations of many arises wing to you under the terms of this Dead of Trust, and to convey, without vierrest at the partient designated by the terms of this Dead of Trust, sell to the partient designated by the terms of this Dead of Trust, all to the partient designated by the terms of this Dead of Trust, all to the partient designated by the terms of this Dead of Trust, all to the partient designated by the terms of this Dead of Trust, all to the partient designated by the terms of this Dead of Trust, all to the partient designated by the terms of this Dead of Trust, all to the partient designated by the terms of this Dead of Trust, all to the Dead of Trust, all to the partient designated by the terms of this Dead of Trust, all to the partient designated by the terms of this Dead of Trust, all to the Dead of Trust, all to the partient designated by the terms of this Dead of Trust, all to the Dead of Trust, all the Dead of Tr		Tai Thueres								
Dated  Mail reconveyance to  TE OF ORECION: COUNTY OF KLAMATEL: SS.  If or record at request ofAmer: Critie		The under	ioned to the la	ant amount and but						
Mail reconveyance to  TE OF CIRECION: COUNTY OF KLAMATH: ss.  d for record at request of Americate the lst  May A.D., 19 98 at 9:14 o'clock A M, and duly recorded in Vol. M98  of Morigages on Page 1459;		to cannel the No the Deed of Tru catate now held	te above menti st, and to conv by you thereund	oned, and all others, without warra	widences o	ity sums ow of in: obtedn artisti design	ng to you und se secured by lated by the te	the terms of this Deed of this Deed of	this Deed of Frust, togethed of Trust,	Trust, er with all the
Mail reconveyance to  TE OF CRECION: COUNTY OF KLAMATEL: SS.  for record at request of Americal Label the lst  May A.D., 19 98 at 9:44 o'clock A M., and duly recorded in Vol. M98  of Morigages on Page 1459:										
Mail reconveyance to  TE OF CRECION: COUNTY OF KLAMATH: ss.  Ifor record at request of Amaritaitle  May A.D., 19 98 at 9:14 o'clock A M., and duly recorded in Vol. M98  of Morigages on Page 1459:									Harrier III	
Mail reconveyance to  TE OF CRECION: COUNTY OF KLAMATEL: SS.  for record at request of										
Mail reconveyance to  TE OF CRECION: COUNTY OF KLAMATEL: ss.  for record at request of Americal Laber the lst  May A.D., 19 98 at 9:74 o'clock A M., and duly recorded in Vol. M98  of Morigages on Page 1459:		Dated								
for record at request of Americal tale  May A.D., 19 98 at 9:44 o'clock A M., and duly recorded in Vol. M98  of Morigages on Page 1459:		Button			<del>                                      </del>	-				
for record at request of Americal tale  May A.D., 19 98 at 9:44 o'clock A M., and duly recorded in Vol. M98  of Morigages on Page 1459:										
TE OF CRECION: COUNTY OF KLAMATEL: ss.  for record at request of Americal tale  May A.D., 19 98 at 9:14 o'clock A M., and duly recorded in Vol. M98  of Morigages on Page 1459:										. :
for record at request of Americal let  May A.D., 19 98 at 9:14 o'clock A M., and duly recorded in Vol. M98  Of Morigages on Page 1459:						-				
for record at request of		Mail recor	iveyanae ta		ļ.					1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
for record at request of										
for record at request of										
for record at request of										
for record at request of	re or	anecion e-								1 1 1
May A.D., 19 98 at 9:14 o'clock A M, and duly recorded in Vol. M98  of Mortgages on Page 1459:1	LE UP	OUECON: CO	UNIA OLKT	AMATEI: SS.						
May A.D., 19 98 at 9:14 o'clock A M, and duly recorded in Vol. M98  of Mortgages on Page 1459:1	for re	cord at request o	of	Ameritita						•
of Mortigages on Page 1459:			A.D., 19	98 at9	114 o'cl	ock A	M on the			
\$25.00 B. B. Bernetha G. Letsch, County Clerk	1 1		of	Mortgagee			age 1459	y recorded in	Vol. MS	18 -
3、有工作的工作。	32	5.00					Bernethi	G. Latsch, C	ounty Clerk	a jiya da
- Lagrana Jour	7.					B:/	TARRULE	Koon		

FEE