Washington Mutual Loan Servicing PO BOX 91006 - SAS0307 Scattle, WA 98111 Attention: Vault

Washington Mutual (OREGON USE ONLY)

MANUFACTURED HOME DEED OF TRUST

•	Prim OF IRUST
THIS DEED OF TRUST is between HELEN A LOTTEINGE AND	
ST SONVIVORSHIP	Pior —
3551 S.E.CORA DR	HIGHTS.
PORTLAND OR 97202	is:
("Granter")- Alexender	
address of which is 222 SO BTH ST KLANNING OREGON	
	_ corporation, the
the address of which in 1201 The said	
1. Granting Clause, Grantor hereby	
assignces, in Trust, with power of rale at a pargeins, sells and conveys to Trustee and in	— (Beneficiery).
Granting Clause. Grantor hereby grants, bargeins, sells and conveys to Trustee and its saligness, in Trust, with power of sale, the real property in KLAMATH  KLAMATH  Company of the conveys to Trustee and its balow, and all interest in it Grantor ever gets:	successors in trust and ounty, Oregon, described
SPP amore	

SEE ATTACHED EXHIBIT "A"

Tex Percel Number: 600

together with: all income, rents and profits from it; all plumbing, lighting, air conditioning and built-in appliances, and other futures, at any time installed on or in or used in connection 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 1 is called the "Property". To the extent any of the Property is personal property, Grantor grants Beneficiary, as secured party, a security interest in all such property, and this Deed of Trust shell

2108 (7/98)

RECORDING COPY

The Property includes a	97		x _	54	manufactured	nome, Manufacturer	
NOWLIGHT	(the "i	Annufacture	d Home").	The ma	nufactured home	is and shall remain ins	talled on a
foundation system as a fixture to the real estate and not set	e or impr	ovement to emoved the	the real es refrom with	tate con nout the	sisting of the prop prior written cons	erty and shall be perment of the Beneficiary.	As used herein
2. Security. This Deed of security agreement of the sa	of Trust is me date i	given to se	cure perfo r to Benefi	rmance ciary (th	of each promise of "Security Agreer	Grantor contained he nent") and the paymer	rein and in a nt of
One Hundred Fifty Four Thou	sand An	d 00/100			Dollars (\$ 154,0	)00.00 (ha "Nata")	and any
(called the "Loan") with inte renewals, modifications or e Section 10, and repayment Beneficiary's interest in the	rest as pr xtensions of money Property.	thereof. It advanced b All amount	e due unde	r the No	te are called the "I	Jept.	ry as provided in roperty or
If this box is checked	, the Note	secured by	this Dead	of Trust	provides for a va	iable rate of interest.	
3. Representations of (a) Grantor is the reservations, and restriction contract, mortgage or deed	owner of social of trust (	ord not inco given in goo	nsistent w d faith and	ith the i for valu	ntended use of the e, the existence o	unencumbered exce e Property, and any e f which has been prev	pt by easements, xisting real estate lously disclosed in
writing to Beneficiary; and (b) The Property is	not used	for any ag	ricultural or	ferming	purposes.		
4. Promises of Granto (a) To keep the Property	roperty in	good repai	r; not to m iary's prior	ove, alto written	er or demolish the consent; and not	manufactured home of to sell or transfer th	
interest in the Froberty in t	egentative	s of Benefi	clary to int	pact th	Property at any	reasonable nour, and	to comply with an
(c) To pay on time (d) To perform of trust on the Property or an (e) To see to it described in Section 3(a), agreed that if anyone asse Trust in any pleading filed	time all y part of that this	terms, covit and pay a Deed of T	enants and Il amounts rust remai	conditional conditions and the condition of all or	ons of any prior re owing thereunder id lien on the Pre icumbrances whic	in a timely manner; perty superior to all h may impair Benefici	ery's security. It is
purposes of this Section 4 (I) To keep the Beneficiery against fire an an amount equal to the fu shall be named as the firs collected under any insura under the Note or, at Ben option, released to Grantor rights of the Grantor in in	(e); and rnobile I dextended in insurable to loss particiary's r. In the surable of the loss particiary of the los	nome and ded coverage of the value, as yes on all s yes on all s sole option event of for olicies then	perils, and perils, and to delive uch policie oplied upon , released reclosure or in force sh	er evider s pursua any ind to Gran r sale of sell pass	s on the Property t such other risks noe of such insura int to a standard l ebtedness hereby tor. In the event o the Property pursu to the purchaser a Grantor, and the	r insured by a compass Beneficiary may re- nce coverage to Bene- ender's loss payable of secured in the same in funder the Note or, a cant to the Trustee's put the Sheriff's or Trus- nutire Debt shall becomiting the control of the shall become the secure of the secure	any satisfactory to asonably require, in ficiary. Beneficiary clause. The amount hanner as payments at Beneficiary's sole lower of sale, all tee's sale. me immediately due
event Grantor breaches in Beneficiary in writing, it without interruption, that State Uniform Commerci home as required by appregistration. Beneficiary Beneficiary from declaring with any physical remove Grantor agrees to sign perfect, protect, and cohome. Grantor irrevoca statements or similar de default. Grantor agrees	nis obligated to the color of t	tion under to ficiary's sec ary shall the with respective and shall the shal	he precedi urity inter- ereupon he t to the mail identify ther rights lising its re- id home from the month and or security into ciary as G 's name ar- iary imme	ng sentenest in the land anufacture Benefici provide medies to the Renefici provide medies to the rentor's do to exdiately	ince, Grantor agre- in Property and it may exercise all cured home and the tary as the legal of d by applicable la inder this Deed of sal Property witho uments that Bene the Property inclu attorney-in-fact te ecute all documen in writing of any	in the manufactured if the rights of a sect to Grantor shall regist where of the manuface w. Nothing in this STrust or any other dout the prior written conficiency may request fiding, without limitatio o execute, file and to secute, file and the change in Grantor's	nome shall continue and party under the ret manufactured to the section shall proclude cument in connection ment of Beneficiary rom time to time to the time to the second any financin ser ritle if there is a name, address of
employment. 6. Curing of Defau prior real estate contrac covenants without waiv of all the money spent bear interest at the Def	ults. If G et, mortgaing any o by Benefi ault Rate	rentor fails age, or dee ther right o ciary on be specified in Beneficiary	to comply d of trust, r remedy it helf of Gra n the Note is not oblig	with any Benefic may he ntor she and be jated to	of the covenants into may take any way take any live for Grantor's full be secured by trapayable by Grando so.	in Section 4, including action required to callure to comply. Repailure to comply. Repailure to demand. Although the condemand. Although the condemand.	omply with any suc syment to Beneficial e amount spent sho ough Beneficiary ma
7. Remedies for D	rerauit. formanca	under this	Deed of Tr	ust is ea	sential. If Grantor	doesn't pay any insta	eament, or any oth

7. Remedies for Default.

(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 option of Beneficiary, subject only to the notice this Deed of Trust shall immediately become due and payable in full, at the option of Beneficiary, subject only to the notice requirements of Section 8 below. If Grantor is in default and Beneficiary exercises its right to demand repayment in full and the total amount owned by Grantor on the day repayment in full is demanded, including unpaid interest, shall bear interest at the total amount owned by Grantor on the day repayment in full is demanded until repaid in full. Beneficiary may then or Default Rate specified in the Note from the day repayment in full is demanded until repaid in full. Beneficiary may then or thereafter deliver to Trustee a written declaration of default and demand for sale and Trustee shall thereupon record a written notice of default and of election to cause to be sold the Property. Beneficiary shall provide to Trustee the Note, this Deed of notice of default and of election to cause to be sold the Property. Beneficiary shall provide to Trustee the Note, this Deed of notice of default and of election to cause to be sold the Property. Beneficiary shall provide to Trustee the Note, this Deed of notice of default and of election to cause to be sold the Property. Beneficiary shall provide to Trustee the Note, this Deed of notice of default and of election to cause to be sold the Property. Beneficiary shall provide to Trustee the Note, this Deed of notice of default and of election to cause to be sold the Property. Beneficiary shall provide to Trustee the Note, the Default and default and dem

and in such order as Trustee may choose, at public auction to the highest bidder for cash in the lawful money of the United States, which shall be payable at the time of sale. Anything in the preceding sentence to the contrary notwithstanding, Beneficiary may apply the Debt towards any bid at any such sale. Trustee may postpone any such sale by public announcement at the time fixed for sale, in accordance with applicable law then in effect. Any person, including Grantor, Trustee or Beneficiary, may purchase at any such sale. Trustor shall apply the proceeds of the sale as follows: (i) to the expenses of the sale, including a reasonable trustee's fee and attorney's fee; (ii) to the obligations secured by this Deed of Trust, and (iii) the surplus, if any, to the person or persons legally entitled thereto.

expenses of the sale, including a reasonable trustee's fee and attorney's fee; (ii) to the obligations secured by this Deed of Trust; and (iii) the surplus, if any, to the person or persons legally entitled thereto.

(b) Trustee shell deliver to the purchaser at the sale its deed, without warranty, which shall convey to the purchaser the interest in the Property which Grantor had the power to purchaser the interest in the Property which Grantor had the power to convey at the time of execution of this Deed of Trust and any interest which Grantor subsequently acquired. Trustee's deed convey at the time of execution of this Deed of Trust and environment with all the requirements of law and of this Deed of Shall recite the facts showing that the sale was conducted in compliance and conclusiva evidence of such compliance in favor of Dona fide purchasers and encumbrancers for value.

(c) The power of sale conferred by this Deed of Trust is not an exclusive remedy. Beneficiary may cause this Deed of Trust to be judicially foreclosed, sue on the Note or take any other action available at law or in equity. In connection with any of the Property which is personal property, Beneficiary shall further be entitled to exercise the rights of a secured party any of the Property which is personal property, Beneficiary shall sles have the right to collect the income, rents, and profits of the Property and apply the amounts so Beneficiary shall also have the right to collect the income, rents, and profits of the Property and apply the amounts of a receiver for the Property, its income, rents and profits.

(d) By accepting 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.

8. Notice and Opportunity to Cure Defaults. Except in the case of abandonment or other extreme circumstances, Beneficiary shall, at least thirty (30) days prior to declaring the entire of the default for failure to so pay.

Beneficiary shall, at

proceeding, the entire amount of the award, or such portion as may be necessary to fully satisfy the Dect 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.

10. Fees and Costs. Grantor shall pay Beneficiary's and Trustee's reasonable cost of seerching records, other reasonable expenses as allowed by law, and reasonable attorney's fees in any lawsuit or other proceeding to foreclose this Deed of Trust or to otherwise protect its security; and in any other action taken by Beneficiary to collect the Debt, including 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 State Uniform Commercial Code.

11. Reconveyance. Trustee shall reconvey the Property to the person entitled thereto, on written request of Beneficiary, following satisfaction of the Debt and other obligations secured hereby and written request for reconveyance by Beneficiary, following satisfaction of the recordance documents.

12. Trustee; Successor Trustee. In the event of the death, incapacity, disability or resignation of Trustee, Beneficiary shall appoint in writing a successor Trustee, and upon the recording of such appointment in the 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 which this Deed of Trust shall be a party unless such action or proceeding is brought by the Trustee.

13. Miscellaneous. This Deed of Trust shall be a party unless such action or proceeding is brought by the Trustee.

14. Miscellaneous. This Deed of Trust shall benefit and obligate the parties, their heirs, devisees, legates, administrators, executors, successors and assigns. The term Beneficiary shall mean the holder and owner of the Note Trust referring to one person shall be read to refer to more than one person if two or more have signed thi

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 PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

EPARTMENT TO VERIFY APPROV	ED USES.			
By signing below, Grantor accepts therewith by Grantor:  DATED at _KLAMATH FALLS	and agrees to the prov	risions of this Deed of	Trust and of any rider(s) of	executed concurrently
1998 .				
		GRANTOR(S):	1	
		Teles (	1 Laffilz	<u></u>
		Chen	y Starter	ra-
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	STATE OF	Oregon		
	COUNTY OF	KLAMATH	- } <u> </u>	
	333,111 07		ss.	
			<b>K</b>	
	On this day	personally appeared before me	HELEN A LOTTRIDGE	
	CHERRY	Hartman		
	described in an	d who executed he within and for	pregoing instrument, and acknowledged that they signed the same as the urposes therein mentioned	
	and voluntary a	ct and deed, for the uses and pu	urposes therein mentioned	eir free
	10WINESS n	ny hand and official seal this	21	1
	1918.		day of cutyub	<u> </u>
_			(Vial)	,
	SA SESSE	AL SEAL	Touch those	_
0 62	A KIRSTE	IJENSEM (i)	Notary Public for Ord Com	
	// NOTARY PUB	NUC-OREGON (A N NO. 311414 (A	W. Carlotte	
in the same	MY COMMISSION EXPL	ES APRIL 56, 2002	residing at	
	30000000	222222359V	My appointment expires	
			110/00	
		REQUE	JEST FOR FULL RECONVEYANCE	
		Do not record. T	To be used only when Note has been paid.	
	T		•	
	To: TRUSTEE			
	The undersi	gned is the legal owner and hole	sides of the tree.	
	Vou are herehy re	together with all other indebted	does secured by this Does of indebtedness secured by the within Does	d of
	o cancel the Not	e above mentioned, and all other	ant to you of any sums owing to you under the fully paid and satisfied;	and
į	ing Deed of Trus estate now held b	t, and to convey, without warra	older of the Note and all other indebtedness secured by the within Dee dness secured by this Deed of Trust, has been fully paid and satisfied: ant to you of any sums owing to you under the terms of this Deed of Tr of evidences of indebtedness secured by this Deed of Trust, together anty, to the parties designated by the terms of this Deed of Trust.	ust, with
	-	, you dierediade.	of evidences of indebtedness secured by this Deed of Trust, together anty, to the parties designated by this Deed of Trust, together anty, to the parties designated by the terms of this Deed of Trust, all	the
	Dated			
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311	08 (7/92)			
210	1/48)	RECORN	DING COPY Pega 4 of	
STATE OF	OREGON: COL	MITU OF MA ANDRE	Page 4 of	4
	- LUCONNI COL	NTY OF KLAMATH: ss.		
Filed for rec	ord at request of			
of	old at request of August	Amerititle	the 25th	,4
			1:45 O'clock A. M. and duly	day
	•	of <u>Mortgages</u>	on Page 31157	
FEE	\$25.00		Bernetha G Letsch, County Clerk	
	\$25.00		Ry KAHILLA DISTRICTION COUNTY CICIK	