200 JUL 20 ALL: 36

Vol_MOQ_Page_24126

WASHINGTON MUTUAL BANK
WASHINGTON MUTUAL C/O DATAPLEX
19031 - 33RD AVE W
LYNNWOOD, WA 98036
ATTN: MAILSTOP: 116DPWA

Aspen Title Escrow #01057314



(OREGON USE ONLY)

MANUFACTURED HOME DEED OF TRUST

0036921138

THIS DEED OF TRUST is between: JEFFERSON W ASKEW AND JANET P WINTERS, NOT AS TENANTS IN COMMON BUT WITH RIGHT OF SURVIVORSHIP

whose address is: 15635	VIEWPOINT DRIVE KEND	, OR 97627		
	TITLE & ESCROW INC		ON	corporation, the
address of which is	525 MAIN ST KLAMATH	FALLS, OR 97801		
•		kisting under the laws	of Washington State	and assigns ("Trustee"); and e, and whose address is 1201
	power of sale, the real prop	-		d its successors in trust and County, Oregon, described
	PEET OF LOT 5, E			KENO WHISPERING

Tax Parcel Number:

2108 (12/27/99) V1.11

together with: all income, rents and profits from it; all plumbing, lighting, air conditioning and built-in appliances, and other fixtures, 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 shall constitute a security agreement between Grantor and Beneficiary.

ORIGINAL COPY

Page 1 of 4

36K

24127

The Property includes a	1977 14X66	0036921138 manufactured home, Manufacturer
MARLETTE		ei, Serial Number
H14270FBK70119	(the "Manufactured H	ome"). The manufactured home is and shall remain installed on a
foundation system as a fixture to the real estate and not sever "State" shall refer to Oregon	or improvement to the red or removed therefron	real astate consisting of the property and shall be permanently affixed in without the prior written consent of the Beneficiary. As used herein
Icalled the "Loan") with inter	est as provided in the	e performance of each promise of Grantor contained herein and in a roo Beneficiary (the "Security Agreement") and the payment of Dollars (\$45,000,00) promissory note which evidences the Loan (the "Note"), and any
Section 10, and repayment of Beneficiary's interest in the Pro	money advanced by Eperty. All amounts due in	edures payment or certain tens and costs of Beneficiary as provided in Beneficiary under Section 6 or otherwise to protect the Property or under the Note are called the "Debt."
If this box is checked, the	e Note secured by this D	Deed of Trust provides for a variable rate of interest.
contract, mortgage or deed of t writing to Beneficiary; and	iner or contract purchs firecord not inconsisten	iser of the Property, which is unencumbered except by easements, it with the intended use of the Property, and any existing real estate and for value, the existence of which has been previously disclosed in
4. Promises of Grantor. G (a) To keep the Proper improvements on the Property	irantor promises: rty in good repair; not to without Beneficiary's p	move, after or demolish the manufactured home or any of the other rior written consent; and not to sell or transfer the Property or any
laws, ordinances, regulations, ci	atives of Beneficiary to	inspect the Property at any reasonable hour, and to comply with all directricions affecting the Property;
(d) To perform on time trust on the Property or any part (e) To see to it that described in Section 3(a), and the performance of the performance o	e all terms, covenants a t of it and pay all amoun this Deed of Trust rem to keep the Property fre	and conditions of any prior real estate contract, mortgage or deed of the due and owing thereunder in a timely manner; are accept those rains a valid lien on the Property superior to all liens except those as of all encumbrances which may impair Beneficiary's security. It is abrance other than those described in Section 3(a) over this Deed of
Trust in any pleading filed in all purposes of this Section 4(s); and (f). To keep the mobile	ny action, the assartion Id le home and other imp	a alone shall be deemed to impair the lien of this Deed of Trust for provements on the Property insured by a company satisfactory to
Beneficiary against fire and exte an amount equal to the full insushall be named as the first loss collected under any insurance pounder the Note or, at Beneficiar option, released to Grantor. In rights of the Grantor in insurance 5. Sale or Transfer of Prand payable in full upon any salphysically remove the manufact event Grantor breaches his oblighened to the manufact event Grantor interruption, that Beneficiary in writing, that Beneficiary from Commercial Code home as required by applicable registration. Beneficiary shall all Beneficiary from declaring a defewith any physical removal of the Grantor agrees to sign all finar perfect, protect, and continue bome. Grantor irrevocably appstatements or similar document default. Grantor agrees to acomployment.	inded coverage perils, aurable value, and to deli- payee on all such polici- plicy may be applied upon a sole option, released the event of foreclosure applicies then in force is operty. The Loan is peried to the deliberation of the preceding of the process of the period of the per	and against such other risks as Beneficiary may reasonably require, in year evidence of such insurance coverage to Beneficiary. Beneficiary is pursuant to a standard lender's loss payable clause. The amount in any indebtedness hereby secured in the same manner as payments of to Grantor. In the event of under the Note or, at Beneficiary's sole or sale of the Property pursuant to the Trustee's power of sale, all shall pass to the purchaser at the Sheriff's or Trustee's sale. It is sale, all shall pass to the purchaser at the Sheriff's or Trustee's sale. It is property or any interest therein by Grantor. Grantor agrees not to pal Property or any interest therein by Grantor. Grantor agrees not to pal Property without the prior written consent of Beneficiary. In the ling sentence, Grantor agrees that Grantor will immediately so notify rest in the Property and in the manufactured home shall continue held and may exercise all of the rights of a secured party under the nanufactured home and that Grantor shall register the manufactured Beneficiary as the legal owner of the manufactured home in such provided by applicable law. Nothing in this Section shall preclude medies under this Deed of Trust or any other document in connection of the Real Property without the prior written consent of Beneficiary, ther documents that Beneficiary may request from time to time to iterest in the Property including, without limitation, the manufactured rantor's attorney-in-fact to execute, file and record any financing additately in writing of any change in Grantor's name, address or indicately in writing of any change in Grantor's name, address or indicately in writing of any change in Grantor's name, address or indicately in writing of any change in Grantor's name, address or indicately in writing of any change in Grantor's name, address or indicately in writing of any change in Grantor's name, address or indicately in writing of any change in Grantor's name, address or indicately in writing of any change in Grantor's name, address or
prior real estate contract, mortg covenants without waiving any of all the money spent by Bene bear interest at the Default Ratt take action under this paragraph	gage, or deed of trust, other right or remedy it ficiary on behalf of Gra a specified in the Note	with any of the covenants in Section 4, including all the terms of any Beneficiary may take any action required to comply with any such may have for Grantor's failure to comply. Repayment to Beneficiary ntor shall be secured by this Deed of Trust. The amount spent shall and be repayable by Grantor on demand. Although Beneficiary may ated to do so.
time, or if there is a breach of document securing the Loan, Grathis Deed of Trust shall immedia requirements of Section 8 below total amount owed by Grantor of Default Rate specified in the Nothereafter deliver to Trustee a will provide of default and of election.	any of the promises consister will be in default attely become due and power in default in the day repayment in the from the day repayment in the payment in the payment in the payment in the payment in the from the day repayment in the payment in the cause to be sold the payment in the paym	ist is essential. If Grantor doesn't pay any installment of the Loan on intained in this Deed of Trust, the Security Agreement, or any other and the Debt and any other money whose repayment is secured by ayable in full, at the option of Beneficiary, subject only to the notice t and Beneficiary exercises its right to demand repayment in full, the full is demanded, including unpaid interest, shall bear interest at the nent in full is demanded until repaid in full. Beneficiary may then or rult and demand for sale and Trustee shall thereupon record a written Property. Beneficiary shall provide to Trustee the Note, this Deed of other documentation requested by Trustee. After the lapse of such
period of time as may then be re shall sell the Property at the tim	equired by law, and afte e and place stated in th	other documentation requested by Trustee. After the lapse of such r having given such notices as may then be required by law, Trustee; so notice of sale, either in whole or in separate parcels, and in such

24128

0036921138

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 for 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.

ennouncement at the time tixed for sale, in accordance with applicable law then in effect. Any person, including Grantor, Trustee or Benchiary, may purchase at any such aske. I rustor soft deep in the proceeds of the sale as follows: (i) to the expenses of the sale, including a reasonable trustee's for soft attended to the proceeds of the sale as follows: (ii) to the expenses of the sale, including a reasonable to soft attended the proceeds of the sale as follows: (iii) to the obligations secured by this Deed of Trust to Bull of the purchaser at the sale its deed, without warranty which flantor had the power to convey at the time of execution of the Deed of Trust and any interest which Grantor subacquety equired. Trustee's dead shall recite the facts showing that the sale was conducted in compliance with all the requirements of law and of this Deed of Trust. The recits and be prime facile evidence of such compliance and conclusive evidence of such compliance in favor of bone fide. The power of sale conferred by this Deed of Trust is not an exclusive remety. Beneficiary may cause this Deed of Trust to be judicially foreclosed, sue on the Note or take any other action available at law or quity. In connection with any of the Property which is passonal property. Beneficiary shall further be entitled to exercise the rights of a secured party under the State Uniform Commercial Code. During the pendency of any foreclosure or or equity. In connection with any of the Property which is passonal property. Beneficiary shall further be entitled to exercise the rights of a secured party is in come. Just the property is in come, rents and profits.

(d) By accepting prent of the Debt in the manner provided in the Note, and shall have the right of secure department 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 wave its right to require prompt payment when due of all others was as occurred to to declare 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 PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

By signing below. Grantor accepts and agrees to the provisions of this Deed of Trust and of any rider(s) executed concurrently, ____ this _0846 therewith by Great Tamosh falls. Oregon_

WASKEW

JANET P WINTERS

DATED at

24129

0036921138

Page 4 of 4

STATE OF Oregan) ss.	State of Oregon, County of Klamath Recorded 06/30/00, at 11:36 A m. In Vol. M00 Page 24/26 Linda Smith, County Clerk Fee\$ 36°°
On this day personally appeared before me Jefferson W. Asked Winters described in and who executed the within and foregoing instrument, and acknowledge and voluntary act and deed, for the uses and purposes therein mentioned.	and , to me known to be the individuals
WITNESS my hand and official seal this 2006 OFFICIAL SEAL MARLENE T. ADDINGTON NOTARY PUBLIC-OREGON COMMISSION NO. 050616 MY COMMISSION EXPIRES MAR. 22, 2001 REQUEST FOR FULL RECONVEYANCE Do not record. To be used only when Note has be	
To: TRUSTEE The undersigned is the legal owner and holder of the Note and all other ind Trust. Said Note, together with all other indebtedness secured by this Deed of Trust, or the requested and directed, on payment to you of any sums owing to you are hereby requested and directed, and all other evidences of indebtedness secuted by the Deed of Trust, and to convey, without warranty, to the parties designated by estate now held by you thereunder.	ist, has been fully paid and satisfied; and ou under the terms of this Deed of Trust, ired by this Deed of Trust, together with
Dated	

ORIGINAL COPY

2108 (12/27/99) 1.11