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



(OREGON USE ONLY)

MANUFACTURED HOME DEED OF TRUST 0038100541

THIS DEED OF TRUST is between: MARK GASTON, MARRIED MAN SEPARATE ESTATE

("Grantor"): AME	RITITLE 'a	OREGON	corporation, the
address of which is	222 S. 67H ST. KLAMATH FALLS	OR 97601	
Washington Mutual Ba	ank, which is organized and existing un	and its successors in to der the laws of Washington S	ust and assigns ("Trustee"); and rate, and whose address is 120
Third Avenue, Seattle.	Washington 98101 ("Beneficiary") and	its successors or assigns.	
1. Granting Clau	se. Grantor hereby grants, bargains,	sells and conveys to Trustee	and its successors in trust and
assignees, in Trust. wi	ith power of sale, the real property in _		
assignees, in Trust. wi			
assignces, in Trust, wi below, and all interest	ith power of sale, the real property in _	KLAMATH	County, Oragon, described

Tax Parcel Number: 3811-01580-05100-000,

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 Boneficiary, as secured party, a security interest in all such property, and this Deed of Trust shall constitute a security agreement between Grantor and Beneficiary.

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The Property includes a	1979	14 X 66		manufactured hor	ne, Manufacturer	4
RIDGEWOOD		, Model	HT		, Serial Num	ber
09L15513, X165415	_ (the "Ms	nufactured Home").	The man	ufactured home i	is and shall remai	n installed on a
foundation system as a fixture to the real estate and not sever "State" shall refer to Oregon. 2. Security. This Deed associaty agreement of the	ered or rem	oved therefrom with	out the prio	r Written consent	of the Beneficiary.	. As used herein
(called the "Loan") with into	HUNDRED rest as pro	AND 00/100 ovided in the promi	ssory note	which evidences	Dollars (<u>\$61.2</u>) the Loan (the "	00.00 Note"), and any
Section 10, and repayment of money advanced by Beneficiary under Section 6 or otherwise to protect the Property of Beneficiary's interest in the Property. All amounts due under the Note are called the "Debt."						
If this box is checked, t	_				rate of interest.	
3. Representations of G (a) Grantor is the or reservations, and restrictions contract, mortgage or deed of writing to Beneficiary; and	wner or co of record n trust given	ontract purchaser of lot inconsistent with in good faith and fo	the Proper the intend- r value, the	rty, which is une ad use of the Pro existence of whi	ocerty, and any ex	isting real estate
(b) The Property is n 4. Promises of Grantor.	Grantor pro	omises: d reneir: pat to movi	e alter or d	emolish the man	ufactured home or	any of the other
improvements on the Property interest in the Property in viol (b) To allow represe laws, ordinances, regulations.	y without lation of the nearly serior of the nearly serior of	deneficiary's prior w provisions of Section Beneficiary to inspe	ritten conse n 5. et the Prop	ent; and not to s erty at any reaso	nable hour, and to	Property or Bny
(c) To pay on time a	l lawful taxi me all term	es and assessments s. covenants and co	on the Prop Inditions of	erty; any prior real est	ate contract, mor	gage or deed of
trust on the Property or any p (a) To see to it the described in Section 3(a), an	T to Kego II	ne Property Tree of a	u encumpr	ances which may	/ impair senetician	/ 9 SECURITY, IT IS
agreed that if anyone essens Trust in any pleading filed in purposes of this Section 4(e):	any action	, the assertion alon	e shall de c	leemed to impair	the lien of this D	eed of trust for
(f) To keep the me Beneficiary against fire and eight an amount equal to the full is shall be named as the first lo collected under any insurance under the Note or, at Benefic option, released to Grantor rights of the Grantor in insurance 5. Sale or Transfer of	ctended coversurable values payce or policy may larry's sole or the eventures policies	rerage perils, and ague, and to deliver evaluation of the such policies public period, released to the control of the such period, released to the control of the such period of the suc	painst such pridence of sursuant to a rindebtedno frantor. In the pass to the	other risks as Ber such insurance co standard lender' iss hereby secure he event of unde roperty pursuant surchaser at the	neficiary may reasonering to Benefic s loss payable claud in the same man the Note or, at E to the Trustee's parent or the Trustee's parent or Trustee	pnably require, in lary. Beneficiary, use. The amount her as payments dendiciary's soletower of sale, allissele.
and payable in full upon any physically remove the manulevent Grantor breaches his or Baneficiary in writing, that without interruption, that Be State Uniform Commercial Cohome streamed by analication of the payable of the control of the control of the payable of the control	sale or other actured hor bligation ur Beneficiary's hode with rebbe law and her law and h	er transfer of the Pro ne from the Real Pr Ider the preceding s s security interest i all thereupon hold a shall identify Bone shall identify Bone	operty of an operty with entence. Gronthe Propond may executed horizontal ficiary as a	y interest therein out the prior write artor agrees that erty and in the interest and that Grante legal owners	by Grantor. Grant tten consent of Be t Grantor will imme manufactured hom ights of a secured for shall register to of the manufacture	tor agrees not to ineficiary. In the ediately so notify the shall continue to manufactured to manufactured to home in such
registration. Beneficiary shall Beneficiary from declaring a cwith any physical removal of Grantor agrees to sign all fiperfect, protect, and continuous. Grantor irrevocably statements or similar docum default. Grantor agrees to amployment.	lefault and other manufal and other manufal state and other land and other land other la	exercising its remedia ctured home from the tements and other of y's security interest eneficiary as Granto otor's name and to	e Real Prop documents in the Prop or's attorned	s Deed of Trust of erry without the path that Beneficiary erry including, we in-fact to execu- documents necessity.	r any other docum prior written conse may request from vithout limitation, t ute, file and reco	ent in connection nt of Beneficiary. time to time to he manufactured rd any financing title if there is a
prior real estate contract, m covenants without waiving a of all the money spent by Be bear interest at the Default take action under this paragraphics for Default	ortgage, or ny other rig eneficiary or late spacific lph. Benefic	deed of trust, Bene ht or remedy it may he behalf of Grantor : ed in the Note and b iary is not obligated	ficiary may have for G shall be second repayable to do so.	take any action rantor's failure to ured by this Dee by Grantor on c	required to comply comply. Repaymed of Trust. The andemand. Although	ly with any such ent to Beneficiary nount spent shall Beneficiary may
(a) Prompt performs (a) Prompt performs time, or if there is a breach document securing the Loan, this Dead of Trust shall immirequirements of Section 8 be total amount owed by Grant Default Rate specified in the thereafter deliver to Trustee anotice of default and of elect Trust, other documentation eperiod of time as may then be shall sell the Property at the	nce under to any of the Grantor wheeling become on the da Note from a written de conto cause e required he required he conto cause e cause	ne promises contain. Il be in default and come due and payable tor is in default and contain the day repayment in full in the day repayment in the claration of default at the best and after having and after having and after having the contains to the sould are the contains and after having and	ed in this by the Debt a Beneficiary s demanded in full is defended erty. Boneficiary r documents	leed of Trust, the d any other mon the option of Bei exercises its right, including unpain manded until reput for sale and Trus iciary shall providuation requested but uch notices as me	a Security Agreem sey whose repayme naficiary, subject o ht to demand repa d interest, shall be sid in full. Benefic tee shall thereupor le to Trustee the N by Trustee. After i	ent, or any other ent is secured by only to the notice yment in tull, the er interest at the isery may then or a record a written lote, this Daed of the lapse of such the lap

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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 grantot, 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 Dead of Trust; and (iii) the surplus, if any, to the person or persons legally entitled thereto.

(b) Trustee shall deliver to the purchasor at the sale its deed, without warranty, which shall convey to the purchaser the interest in the Property which Grantor had or 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 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 facia evidence of such compliance and conclusive evidence of such compliance in favor of

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 facis evidence of such compliance and conclusive evidence of such compliance in favor of bona 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 under the State Uniform Commercial Code. During the pendency of any foreclosure 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. 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 Debt immediately due and payable in full and/or exercising any of the other remedies for default specified in Section 7, send to Grantor, by certified mail, a notice of default and during such thirty (30) day period, Beneficiary shall not, in the absence of extreme circumstances, declare the entire Debt immediately due and payable in full and/or pursue any of the other remedies for default specified in Section 7.

The above notwithstanding, Grantor shall be antitled to only two (2) such default notices in any twelve (12) mont

under the Note.

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 scarching 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; in any lawsuit or proceeding which Beneficiary or Trustee prosecutes or defends 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 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 Baneficiary or the person entitled thereto. Beneficiary and Trustee shall be entitled to charge Grantor a reconveyance fee together with fees for the recordation of the reconveyance 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 not obligated to notify any party hereto 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.

13. Miscellaneous. This Deed of Trust shall be partied and obligate the parties, their heirs, devisees, legatess, 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 Beneficiar

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, therewith by Granter: 2000.

MARK GASTON

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		* (/) *				
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STATE OF CHILD	}					
COUNTY OF Klamut	\ ss.					
1	. 100					
On this day porsonally appeared be	fore me	tusto				
		and , to me known to be the individuals				
free and voluntary act and deed, for t		nent, and acknowledged that they signed the same as their en mentioned.				
·	215	T. 1 2000				
WITNESS my hand and official sea	this	day of lug 2000				
	~~~~	Kiailallallail				
OFFICIAL SE LISA WEATHE	DDV A	The Country				
NOTARY PUBLIC- COMMISSION NO.	REGON	Public for Charles And Charles				
MY COMMISSION EXPIRE	NOV 20, 2003 (	ng at My W Clay y				
	Му а	ppointment expires // 30/30				
	REQUEST FOR FULL RECONVEYANCE					
Do n	et record. To be used only	when Note has been paid.				
To: TRUSTEE	- 1					
The undersigned is the legal pw	ner and holder of the Noti	e and all other indebtedness secured by the within Deed of				
I rust Said Note together with all oth	ar indebtodeene coourod k	by this Deed of Trust, has been fully paid and satisfied; and y sums owing to you under the terms of this Deed of Trust, indebtedness secured by this Doed of Trust, together with				
the Deed of Trust, and to convey, wirestate now held by you thereunder.	thout warranty, to the par	rices designated by the terms of this Deed of Trust, together with				
• •						
Dated						
Mail reconveyance to						
2108 (12/27/99)V1.11 .	ORIGINAL COPY	State of Oregon, County of Klamath				
		Recorded 08/01/00, at 3:38p. m. In Vol. M00 Page 28202				
		Linda Smith				
		County Clerk Fee\$ 36 P.05				
JUL-31-2000 15:03						