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SEP 24 9 15 AM '97 Description MOTICUA GARY M. OLSON

Washington Mutual Loan Servicing PO Box 91006 - SAS0307 Seattle, WA 98111 Attention: Vault

Washington Mutual Sct2 2/136

Grantor ever gets:

WASHINGTON USE ONLY

MOBILE HOME DEED OF TRUST

000614350-7

THIS DEED OF TRUST is between KEITH E TERRY AND JETTI TERRY, HUSBAND AND WIFE

whose address is: 3332 OKLAHOMA RD WILLARD ("Grantor"); SKAMANIA COUNTY TITLE a WASHINGTON corporation. in trust and assigns ("Trustee"); and

Washington Mutual Bank

address of which is 1201 Third Avenue, Seattle, Washington 98101 ("Beneficiary").

1. Granting Clause. Grantor hereby grants, bargains, sells and conveys to Trustee and its successors and its successors in trust and assignees, in Trust, with power of sale, the real property in SKAMANIA County, Washington, described below, and all interest in it

A TRACT OF LAND IN THE NORTHEAST QUARTER OF SECTION 22, TOWNSHIP 4 NORTH, RANGE 9 EAST OF THE WILLAMETTE MERIDIAN, IN THE COUNTY OF SKAMANIA, STATE OF WASHINGTON, DESCRIBED AS FOLLOWS: A.THAT PORTION OF LOT 3 OF THE J. FISHER SHORT PLAT RECORDED IN BOOK 3 OF SHORT PLATS, PAGE 128, SKAMANIA COUNTY RECORDS, LYING MORTH AND WEST OF GRAVEL CREEK, AND NORTH-EASTERELY OF THE CENTER LINE OF OKLAHOMA ROAD. B. THAT POR-TION OF LOT 4 OF THE J. FISHER SHORT PLAT RECORDED IN BOOK 3 OF SHORT PLATS, PAGE 128, SKAMANIA COUNTY RECORDS, LYING NORTH AND WEST OF GRAVEL CREEK, AN NOTHEASTERY OF THE CENTER -LINE OF OKLAHOMA ROAD. EXCEPT, ANY PORTION LYING WESTERLY OF OKLAHOMA ROAD, AS ESTABLISHED IN DEED RECORDED IN BOOK

149, PAGE 743.

PARCEL No. 04-09-22-1-0 0102-00 together with: all income, rents and profits from it; all plumbing, lighting, air conditioning and heating apparatus and equipment; and all fencing, blinds, drapes, floor coverings, built-in appliances, and other fixtures, at any time installed on or in or used in connection with such real property; and the mobile 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

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agreement between	en Grantor and Beneficiary.	need of Trust shall col	nstitute a security
The Property		Y 64 mobile h	
GLENBROOK	, Model	X 64 mobile he	Social Musches
50489	. The mobile home sha	III he nermanently affiye	, Serial Number
Grantor contained Beneficiary (the *S	or removed therefrom without to This Deed of Trust is given to I herein and in a security agre Security Agreement") and the r	he prior Written consent to secure performance o sement of the same dat payment of	of the Beneficiary. f each promise of e from Grantor to
Seventy Seven Ti	housand Seven Hundred Sixty	And 00/100 ollars (\$77	760.00
Loan (the "Note") payment of certain of money advance	") with interest as provided in , and any renewals, modificat n fees and costs of Beneficiary ad by Beneficiary under Section est in the Property. All of this r	the promissory note with the promissory note with the provided in Section 1 note to protect to prot	hich vidences the of. It also secures IO, and repayment
If this box is c rate of interes	checked, the Note secured by t	his Deed of Trust provide	es for a variable
(a) Grar unencumbered ex- inconsistent with mortgage or deed been previously dis (b) The P	tations of Grantor. Grantor wantor is the owner or contractor by easements, reserve the intended use of the Prope of trust given in good faith a sclosed in writing to Beneficiar roperty is not used principally for the school of the school o	ct purchaser of the Parations, and restrictions retains, and any existing realing for value, the existence of the control of the existence of the control of	operty, which is s of record not lestate contract, nce of which has
(a) To ke	of Grantor. Grantor promises: ep the Property in good repair; e other improvements on the P	not to move, alter or de	molish the mobile
of the provisions o	of Section 5.	or any interest in the Pr	operty in violation
conditions and rest	allow representatives of Ben and to comply with all la trictions affecting the Property;	ws, ordinances, regulat :	tions, covenants,
(0) To per contract, mortgage	y on time all lawful taxes and a rform on time all terms, covena a or deed of trust on the Prop	ants and conditions of an	V prior real actata
one and owing the	reunder in a timely manner:		
anheimm in an ueuz	ee to it that this Deed of Tris except those described in Sec	tion 3(a), and to keep th	a Proporty from of
this Deed of Trust	which may impair Beneficiary of any encumbrance other t in any pleading filed in any ac f this Deed of Trust for purpos	han those described in a	Section 3(a) over
(1) : (0 kee Company satisfacto	op the mobile home and other in ory to Beneficiary against fire a us Beneficiary may reasonably	inprovements on the Proj	perty insured by a
Beneficiary shall b	ne named as the first lose of	uch insurance coverage	to Beneficiary.
stanuaro render \$ 1	loss payable clause. The Amo on any indebtedness hereby s	unt collected under any	incurance policy
)56			
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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

5. Sale or Transfer of Property. The Loan is personal to Grantor, and the entire Debt shall become immediately due and payable in full upon 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 an event

of default hereunder.

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, Beneficiary 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 Beneficiary 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 Rate specified in the Note and be repayable by Grantor on demand.

7. Defaults; Sale.

(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 requirements of Section 8 below. If Grantor is in default and Beneficiary exercises its right to demand repayment in full, the total amount owed by Grantor on the day repayment in full is demanded, including unpaid interest, 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 the Deed of Trust Act of the State of Washington, at public auction to the highest bidder. Any person except Trustee may bid at the Trustee's sale. Trustee 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, shall be deposited with the Clerk of the Superior Court of the county in which the sale took place to be distributed in accordance with RCW 61.24.080.

Trustee shall 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 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 facie 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 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 Washington. 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

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(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 specifying the nature of the default and in the case of a payment default, the sum of the payments in default and any applicable late charges. Grantor will have thirty (30) days from the postmarked date of such default notice to cure the 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 entitled to only two (2) such default notices in any twelve (12) month period, and if subsequent defaults occur within that twelve (12) month period, Beneficiary may exercise its remedies for default immediately

and without notice to Grantor.

9. Condemnation; Eminent Domain. 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.

10. Fees and Costs. Grantor shall pay Beneficiary's and Trustee's reasonable cost of searching 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 is obliged to prosecute or defend 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.

11. 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.

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 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 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.

Miscellaneous. This Deed of Trust shall benefit and obligate 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 reversed by the developed by Trust requires. This Deed of Trust shall be governed by and construed in accordance with the laws of the state of Washington. 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.

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GRANTOR(S):				
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	200	Zen	,	
STATE OF _ Washi	ngton	, //		. //
		- / } ss.		9 [/
COUNTY OF EXAME	Skamania	_ }		- A 7 //
On this day per	sonally appeared	hafara M	EITH E TEARY	- N. II
				ividuals described in a
who executed the with same as their free a	in and foregoing i	nstrument, ar	d acknowle	dged that they signed t
mentioned.		and deed,	for the use	es and purposes there
WITNESS	and official sea	l this <u>19</u>	day of	September , 1997
SION	18	L A T	. 1	77_
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ON PUBLIC	8/21	Notacy public	, , , , , , , , , , , , , , , , , , ,	
DEN 1	78/	Notary public	m and for tr	ne state of <u>Washingto</u>
WASH		residing at	Stevenson	
	- T	D. 1	b	
	REQUEST FOR	FULL RECON	VEYANCE	
Do not	record. To be use	ed only when	Note has be	en paid.
		-		4
To: TRUSTEE				
The undersigned is	s the legal owner	and holder of	the Note or	
The undersigned is secured by the within	s the legal owner Deed of Trust.	and holder of Said Note, to	the Note ar	nd all other indebtednes
The undersigned is secured by the within secured by this Deed requested and directed	of Trust, has be	en fully paid	and satisfic	i all other indebtedne: ed; and you are heret
The undersigned is secured by the within secured by this Deed requested and directed, this Deed of Trust to	of Trust, has be	en fully paid ou of any sur	and satisfic ns owing to	i all other indebtedne: ed; and you are heret you under the terms o
The undersigned is secured by the within secured by this Deed requested and directed, this Deed of Trust, to indebtedness secured to convey, without warrant.	of Trust, has be on payment to y cancel the Note by this Deed of	en fully paid ou of any sur above men	and satisfients owing to tioned, and	all other indebtednes ed; and you are heret you under the terms of all other evidences of
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