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Usen No. 01-02:3 (00650802 2) AFTER RECORDING, MAIL TO

Washington Mutual Bank LOAN SERVICING PO BOK 91005 - SASO109 SEATTLE, WA 98:11

SEATTLE, WA 98-11

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DEED OF TRUST

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Miles He Siere Willer		DEED OF TR	UST	hiperate and a training that the training and the same an
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	to a strainfinish in all			भी समेरिक हो। याचे जार पूर्व है हमस्य है हर करने व
	TRUST (* Security Inc.			Allantin (Adama Califolia anta Abellia Areala atrada de la Califolia de Bestella
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The true is second to see		· 1000 · · · · · · · · · · · · · · · · ·		المستناف أباه والقواه عاسا المتناه المستواة
("Borrower"). The trust	ce is AMERITITLE		roration	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
1711 (076001011 (17000) (17000). Gertebeterkenten kinen bilioarek Saida	("Truste	"). The beneficier	/s Washing	tion Mutual Bank
Hillari da da da da Sala whi	ich is organized end	existing uncir th	u laws of Washingt	on , and whose address is
1201 Third Avenue	, Seattle, WA	9101 HE HE LEE	("Lenc	er"). Borrower owes Lender the
principal sum ofFift	een Thougand &	10/100		Allengaria de la companya de la comp
- [inflation on the confliction] - This character was a finite for the	Dang at wata ken 14.11	Birth Motor below.	i Dol	ars (U.S. \$ 15,000.00).
monthly payments with	by borrower's note day	ed the same clare t	as this Security Instrum	ent ("Note"), which provides for
monthly payments, with	ures to Lundon Int	ialo gariler, ciue and	i payalile on Noy	the Note, with interest, and all
renewals, extensions ar	id modifications of the	Note: this barre	ne dept evidence by	the Note, with interest, and all with interest, advanced under
paragraph 7 to protect	the security of this S	curity Instrument	and (c) the nedomen	e of Borrower's covenants and
agreements under this S	ecurity instrument ari	the Note. For this	s burgose. Borrower in	evocably grants and conveye to
Trustee, in trust, with	bower of stile. The fi	Mouling day willed		
		MOMMING GESCHINGG	property nocated in	Time Klamath From the Control
County, Oregon:	ni da manah diseria	moving described	Property located in	Klamath
County, Oregon:				ું લાંકા કરવા કરવા મુખ્ય કરવા મુખ્ય કરવા છે. જો કરતા તેમાં મુખ્ય કરવા છે. જો તેમાં સામાનો મુખ્ય કરવા છે. મુખ્ય કર્માં કરવા હતા કરતા હતા હતા છે. જો તેમાં મુખ્ય કરવા છે.
County, Oregon: LOT 10 IN BLOCK 1	OF TRACT	ACCORDING	Mark Operating pr	क्षित्रहरू । इत्यान करा गाउँ राज्य सम्बद्धा य स्रोतिक क्षित्र के स्टब्स्कार प्रतिस्थान
County, Oregon: LOT 10 IN BLOCK I IN THE OFFICE OF	OF TRACT 1118 THE COUNTY CLE	ACCORDING TO	Mark Operating pr	ું લાંકા કરવા કરવા મુખ્ય કરવા મુખ્ય કરવા છે. જો કરતા તેમાં મુખ્ય કરવા છે. જો તેમાં સામાનો મુખ્ય કરવા છે. મુખ્ય કર્માં કરવા હતા કરતા હતા હતા છે. જો તેમાં મુખ્ય કરવા છે.
County, Oregon: LOT 10 IN BLOCK I IN THE OFFICE OF	OF TRACT 1118 THE COUNTY CLE	ACCORDING TO	Mark Operating pr	ું લાંકા કરવા કરવા મુખ્ય કરવા મુખ્ય કરવા છે. જો કરતા તેમાં મુખ્ય કરવા છે. જો તેમાં સામાનો મુખ્ય કરવા છે. મુખ્ય કર્માં કરવા હતા કરતા હતા હતા છે. જો તેમાં મુખ્ય કરવા છે.
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County, Oregon: LOT 10 IN BLOCK IN THE OFFICE OF 1930 COLDEN WEST	OF TRACT 1118 THE COUNTY CLE	ACCORDING TO	Mark Operator br	ું લાંકા કરવા કરવા મુખ્ય કરવા મુખ્ય કરવા છે. જો કરતા તેમાં મુખ્ય કરવા છે. જો તેમાં સામાનો મુખ્ય કરવા છે. મુખ્ય કર્માં કરવા હતા કરતા હતા હતા છે. જો તેમાં મુખ્ય કરવા છે.
County, Oregon: LOT 10 IN BLOCK IN THE OFFICE OF 1930 COLDEN WEST	OF TRACT 1112 THE COUNTY CLE SOLDEN WEST GW	ACCORDING TO	Mark Operator br	ું લાંકા કરવા કરવા મુખ્ય કરવા મુખ્ય કરવા છે. જો કરતા તેમાં મુખ્ય કરવા છે. જો તેમાં સામાનો મુખ્ય કરવા છે. મુખ્ય કર્માં કરવા હતા કરતા હતા હતા છે. જો તેમાં મુખ્ય કરવા છે.

Oregon 97624 J. Property Address TOGETHER WITH all the improvements now or preafter eracted on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property."

BORROWER COVENANTS that Borrow it is lawfully a issed of the estate hereby conveyed and has the right to great and convey the Property and that the Froperty is une cumbined, except for encumbrances of record. Borrower warrents and will defend pendrally the title to be Property as lines all claims and thereands, subject to any excumbrances

THIS SECURITY INSTRUMENT combine a uniform constants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform section v instrument covering real property. to in the contract of the cont

OREGON - Single Family - Fannie Mas/Freddie Mac II IIFORM INSTRUMENT

Form 3038 9/90 (page 1 of 4 pages)

The Furnant of Principal aid in lariest Projugnant lend agreed as fulflows:

Interest on the dobt suide; set by the Nitre and an prepayment land campal floreciver is all promptly pay, when due the principal of and

2. Funds for Tax's and Insurance. Subject to applicable law projective is public in formation and account may attain pribrity over this Sicurity, instrument as a list in the Note is public in fulfi, a sum ("Funds") for (a) yearly taxes and assessments. Property, if any (c) yearly hazard of projectly insurance premiums, if any; and (f) any sums pay the by Berrower to Lender, in accordance with the provisions of paragraph 8, in lieu of in an amount not to exceed the maximum and int a lender for a facety in accordance with the provisions of paragraph 8, in lieu of in an amount not to exceed the maximum and into a lender for a facety in accordance with the provisions of paragraph 8, in lieu of in an amount not to exceed the losser amount. Layder may estimate the amount of Funds and expenditures of future Estrew times of otherwise in accordance with applicable law provides of the funds and applying the Funds and applying the Funds and applying the Funds and applying the Funds, and applying the Funds and the purpose for which each dobit to the Funds was made. T

If the Funds hold by Lender exceed the arms ats permitted to be held by applicable law, Lender shall account to Borrower for the excuss Funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not sufficient to pay the Escrovi Items which due, Lander may so notify Borrower in writing, and, in such case Borrower shall pay to Lender the amount necessary to make up the deficiency. (forrower shall nake up the deficiency in no more than twolve monthly payments, at

Lender's note discretion.

Upon payment in full of all sums secured by this Security Instrument, Lender shall promptly rufund to Borrower any Funds held by any Funds held by Lender at the time of acquisition of sell the Property, Lender, prior to the acquisition or sele of the Property, shall apply any Funds held by Lender at the time of acquisition of sele as a creding against the sums secured by this Security Instrument, shall be applied: first, to any prepayment charges the under the Note; second, to amounts payable under paragraphs 1 and 2 due; fourth, to principe due; and last, to any late charges due under the Note; second, to amounts payable under paragraph 2; third, so interest 4. Charges; Linis.

4. Charges; Linis.

Borrower shall pay all times assessments, charges, lines and impositions attributable to the Property which the manner provided in paragraph 2; or if not paddle that manner, Borrower shall promptly furnish to Lender all notice of amounts to be paid under this paragraph. If Borrower shall promptly furnish to Lender all notice of amounts to be paid under this paragraph. If Borrower lasts these payments directly, Borrower shall promptly furnish to Lender are spitch as priority over this Security Instrument unless Eorrower: (a) agrees in writing to against enforcement of the light in legal proceedings which has priority over this Security Instrument unless Eorrower: (a) agrees in writing to against enforcement of the lien an agreement satisfactory to Lander subordinating the lien to this Security Instrument, Lender may give the paying of notice.

Borrower shall promptly in the Property is subject to a lien which may alrain priority over this Security Instrument, Lender may give the paying of notice.

the private teating the ion. Borower shall satisfy the lien by titike one or more of the actions set forth above within 10 days of 5. Hazard or Property Insurance. Borrows shall keep the improvements now axisting or hereafter erected on the Property which Landay requires insurance. This insurance shall be extended deverage and any other hazards, including floods or flooding, for insurance carrier providing the insurance shall be expan by Borrower subject to Londer the periods that Lender requires. The withheld. If Borrower fails to maintain coverage described above, Linder may, at Lender's option, obtain coverage to protect Lender's Al insurance policies and renewals shall be a reptable to Lender and shall include a standard mortigage clause. Lender shall have renewal notices. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lencer. Lender may make proof of Unless Lender and Borrower otherwise agree it within the insurance carrier and Lencer. Lender may make proof of Unless Lender and Borrower otherwise agree it within the insurance carrier and Lencer. Lender may make proof of Unless Lender and Borrower otherwise agree it within the insurance carrier and Lencer. Lender may make proof of

loss if not made promptly by Horrower.

Unless Lender and Borrower otherwise agree if writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, if the restoration or repair is aconomically feasible and Lender's security is not lessened. If the restoration or repair is not lessened, if the restoration or repair is not lessened. If the restoration or repair is not lessened, if the restoration or repair is not lessened, if the restoration or repair is not lessened. If Borrower abandons the Property, or does not answer within 30 days a notice from Lender may collect the insurance proceeds Londer may use the proceeds to repair or restore the Property or to pay sums secures by this Security lest unjoint whether are not then the The may use the proceeds to repair or restore the Property or to pay sums secured by this Security Instrument, whether or not then due. The

day's a notice from Lendur that the insurance carrier hi i offered to settle a claim, then Lendar may collect the insurance proceeds. Lendar may use the proceeds to open or restore the Property or to pay sums socured by this Socurity Instrument, whether or not then due. The John Market of the monthly payments referred to in partyraphs 1 and 2 or change the amount of the payments. If under paragraph 21 the Property is acquired by Landar, Borrower's right to any insurance police's and proceeds resulting from duming to the Property prior to the acquisition.

6. Occupancy, Preservation, Maintenance and I rotation of the Property, Borrower's than Application; Lenscholds. Borrower shall occup, establish, and use the Property as Borrower's principal residence for at least of execution of this Socurity Instrument conditions and pass to the Property. Borrower's his include residence for at least of execution of this Socurity Instrument changes in writing, which consumt still not be unreasonably withheld or an ass extendance of the Socurity Instrument changes and proceeds a solution of the Socurity Instrument of the Socurity Instrument still not be unreasonably withheld or an ass extending of this socurity interest and the society of the Property and the Property to deteriorate, or commit Lendar's good latify judgment could result in forfeither; of the Property or otherwise material plugment could result in forfeither; of the Property or otherwise material plugment of the property and proceeds and

loss reserve, until the requirement for mortgage insurance ends in accordance with any written agreement between Borrower and Lender or applicable law, as 30 and 11 to 12 and 12

11 s.9. Inspection: Linder or its alienty rank, in 16 s.9. Inspection: Linder or its alienty rank, nutree at the time of or project or an inspection specific of the information of the information of any page of their projects.

this Security Instrument or the Note without that Borrower's consent.

NON-UNIFORM COVENANTS. Borrower of d Lender further covenant and ogide as follows: NON-UNIFORM COVENANTS, Enrower is d Lender further covenant and agide as follows:

21. Acceleration; fermedies, Londer, shall, live notice to Burrower prior to acceleration under paragraph 17 unless applicable law provides otherwise). The notice shall specify: (a) the default; (ii) the action required to cure the default; (c) a date, not less than 30 days from the date the notice is given to Burrower, by which the default must be cured; and (ii) that failure to cure the default on or before the date specified in the notice may result in acceleration of this sums secured by third Security Instrument and sale of the Property. The notice shall further inform Burrower of the right to rainstate a less acceleration, and the right to bring a court action to assert the non-existence of fit the iterative is not cured on or before the date specified in the notice. Lender at its option may require immidiate pays sent in full of all sums; secured by this Security instrument without further demand and may invoke the power of sale and any other remailles permitted by applicable law. Lender the instrument without further demand incurred in pursuing the remaches provided in this paragraph 21, excluding that here furthed to, masserable actionary fees and costs of title sydence.

Indice at the time of cripting of an inspicious general and the time of cripting and the property of the prope applicable law otherwise provides, the proceeds shall be applied to the sums secured by this Security Instrument whether or not the sums

are then due.

If the Property is abandoned by Elerrower, at if, after notice by Lender to Berrower that the poncemous offers to make an award or settle a claim for damages; Borrower fails to respect to Lender within 3C days after the police is given, Lender is authorized to collect and apply the proceeds, at its option, either to restoration or repair of the Property or to the sums secured by this Security

Unless Lender and Borrower ocharwise agrees in writing, any application of proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in payagraphs 1 and 2 or change the amount of such payments.

11. Borrower Not Released; Forbearance By Lender Not a Waiver. Extension of the time for payment or modification of 11. Borrower Not Released; Forbearance By Lander Not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Security I strument granted by Lander to any successor in interest of Borrower shall not operate to release the liability of the original Borrower or Bo rower's successors in interest of Borrower shall not operate against any successor in interest or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any demand mach by the original Borrower or Borrower's successors in interest. Any forbearance by lender in exercising any right or remedy shall not be a waiver of corrected the exercise of any right or remedy shall not be a waiver of corrected the exercise of any right or remedy shall not be a waiver of corrected the exercise of any right or remedy.

Security Instrument by reason of any demand made by the original Borrover of Borrover's successors in interest. Any forbearance by Lender in exercising any right or remedy shall not be a waiver of or preclude the exercise of any right or remedy.

12. Successors and Assigns Bound, Join; and Several Linbility; Co-signers. The covenints and agreements of this Security Instrument shall be found assigns of Lender and Borrover, subject to the provisions of paragraph 17. Borrover's devenants and lagreements shall be joint and several. Any Borrover who co-signs this Security Instrument but does not execute the Note: (a) is co-signing this Security Instrument only to mortisize, crant and convey that Borrover's interest in the Property under the terms of this Security Instrument; (b) is of personally of signed to pay the sum's secured by this Security Instrument; and (c) against that Lender and any other Borrover may agree to extend, modify, forbear or make any accommodations with regard to the terms of agries that Lender and any other Borrower may agree to extend, modify, for bear or make any accommodations with regard to the terms of

agrees that Lender and any other porrower may agree to extend, mounty, revoes or bake any accommodations with regard to the terms of this Security Instrument or the Note which that Borrower's consent.

13. Loan Charges: If the loan secured by this Security I stroment is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest or other loan charges so cliented in the be collected in connection with the loan, exceed the (b) any sums already collected from Borrower which exceeded permitted limits, will be reduced to Borrower. Lender may choose to make reduction will be treated as a partial prepayment will out any prepayment charge under the fore.

14. Notices. Any notice to Borrower provided for in this Security Instrument shall be given by delivering it or by mailing it by first class mail unless applicable law requires use of another method. This notice shall be diverted to the Property Address or any other address other address Londer designates by notice to Borrower. Any notice provided for in this Security Instrument shall be given by first class mail to Lender's address stated herein or any other address Londer designates by notice to Borrower. Any notice provided for in this Security Instrument shall be given to Lender's address stated herein or any given to Borrower or Lunder when given as previded in this paragraph.

15. Governing Law; Severability. This Security Instrument shall be givened by lederal law and the law of the jurisdiction in provision. To this end the provisions of this Security Instrument or the Note which can be given effect without the conflicting provision. To this end the provisions of this Security Instrument or the Note and of this Security Instrument.

law, such conflict shall not affect other provisions of this Security instrument or the Note which can be given effect without the conflicting provision. To this end the provisions of this Security instrument and the Note are declared to be severable.

16. Serrower's Copy. Borrower shall be givin one conformed copy of the Note and of this Security Instrument.

17. Transfer of the Property or a Beneficial Interest in Borrower. If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in Borrower is all der transferrer) and Borrower is not a natural person) without Lender's prior written option shall not be exercised by Lender if exercises is prohibited by federal law as of the date of this Security Instrument. However, this option shall not be exercised by Lender if exercises is prohibited by federal law as of the date of this Security Instrument. However, this It Lander exercises this option, Lunder shall give Borrower not be of acceleration. The notice shall provide a period of not less than Borrower fails to pay those sums prior to the explication of this period. Lender may invite any remedies permitted by this Security Instrument without further notice or demand on Borrower.

18. Borrower's Right to Reinstate. If Borrower were meets certain conditions, Borrower shall have the right to have enforcement of this Security Instrument discontinued at any time prior to the earlier of: (a) 5 days (or such citier period as applicable law may specify for reinstatement) before sule of the Propecty pursuant to any power of sale contained in this Security Instrument, or (b) entry of a judgment shall expenses incurred in enforcing this Security instrument. Those conditions are that Borrower. (a) pays Lender all sums which then would be due under this Security Instrument and the Note as if no incederable had occurred. By our reinstatement by Borrower, this Security instrument and the obligations secured by this Security instrument, findly enforcing the Security Instrument

Instrument and the obligations secured hereby shall remain fully enlective as if no acceleration half occurred. However, this right to reinstate shall not apply in the case of acceleration unlifer paragraph 1.1.

19. Sale of Note; Change of Loan Servicer. The Note or a partial interest in the Note (together with this Security Instrument) may be said one or more times without prior notice to Boy ower. A said they result in a change in the entity (known as the "Loan Servicer") that collects monthly payments due under the Note and this Security Instrument. There also may be one or more changes of the Loan Servicer orrelated to a sale of the Note. If there is a change of the Loan Servicer, Borrower will be given written notice of the change in accordance with paragraph 1.4 above and applicable law. The notice will state the name and address of the new Loan Servicer and the address to which payments should be made. The notice will also come in any other information required by applicable law.

20. Hazardous Substances. Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous

addrass to which payments should be made. The notice will also contin any other information required by applicable law.

20. Hazardous Substances. Borrower shall not close or permit the presence, use, disposal, storage, or release of any Hazardous substances on or in the Property. Borrower shall not tide, nor allow amione else to do, anything affecting the Property that is in violation of any Environmental Law. The preceding two sentences shell not apply to the presence, use, or storage on the Property of small cuantities.

Borrower shall promptly, give Lender written notice of any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party, involving the Property and any Hazardous Substance or Environmental, Law of which remediation of any Hazardous Substance affecting the Property is necessary, Borrower shall promptly take all necessary remedial actions in accordance with Environmental Law.

in accordance with Environmental Law.

As used in this paragraph 20, "Hazardous Substances" are those substances defined as toxic or hazardous substances by Environmental Law and the following substances: gas line, kerosene, other flammable or texic petroleum products, toxic pesticides and herbicides, volatile solvents, containing as estate or formaldiplyde, and radioactive materials. As used in this paragraph 20, "Environmental Law" means foderal faws and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protection.

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Borrower, shall sell the Property at public audid
of sale in one or more pircels and in lary prescribed. a stall lexecuti prical se Tiustee to execute a written entice of the by islicitionary in the set of an indicate a written notice of the occurrence of an interpretation to set of an indicate such notice to be recorded in each county in the case of set in the vasuum prescribed by applicable law to receive the property of set in the vasuum prescribed by applicable law to receive the property of set in the indicate the terms of set in the indicate the terms of set in the indicate o public announcement at the time and place of a Trustee shall deliver to the purchoser Tit itee's deed don't everying the Property without any covenant or warrenty, expressed or the proceeds of the sale in the following order: a to evidence of the sale in the following order: a to evidence of the sale in the following order: a to evidence of the sale; including but not firnited to reasonable Trustee's and externely fees; (b) to all sums secured by this Set with instrument; and (c) any excess to the person or persons legally antitled to it.

22. Reconveyance. Upon payment of all sums secured by this Security Instrument, Lender shall request Trustee to reconvey the 22. Reconveyance. Upon phyment of all turns secured by this Security Instrument, Lender shall request trustee to reconvey the Property and shall surrender this Security Instrument and all notes evidencing debt secured by this Security Instrument to Trustee. It is secured by this Security Instrument to Trustee. It is secured by this Security Instrument to Trustee. It is secured by this Security Instrument to Trustee. It is secured by this Security Instrument to Trustee. It is secured by this Security Instrument to Trustee. It is secured by this Security Instrument to Trustee. It is secured by this Security Instrument to Trustee. It is secured by this Security Instrument to Trustee. It is secured by this Security Instrument to Trustee. It is secured by this Security Instrument. Trustee is all the title, power and duties conferred upon Trustee bersip and by applicable law.

Trustae herein and by applicable law.

24. Attornays. Fies. As used in this Succeptive instrument and in the Note, "Littorneys," lees, shall include any attorneys, fees awarded by an appellate court.

25. Riders to this Security Instrument. If one or more riders are executed by Borrower and recorded tog

and agreements of this Selburity Instrument as if the selburity Instrument	a such rider shaf, be incorporated into and shall amend and supplement the covered to incorporate the
Adjustable Rate Rider	SELF Condomination (1)
Uraquiated Payment Fider	[4] 【新花花·黄鹂: \$P\$ \$P\$ \$P\$ \$P\$ \$P\$ \$P\$ \$P\$ \$P\$ \$P\$ \$P
Balloon Rider	
Other(s) (specify)	
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BY SIGNING RELIAN PARTY	
and in any rider(s) executed by Borrower and	and agrees to the turns and covirrents contained in this Security Instru
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STATE OF OREGON	CUMMISSIONNO DE 1915
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On this 15 day of ()C 12	personally appeared the above named
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My Commission expires: 6/2/15/2/2/2	Etenleve, a Read
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	이 현장하는 사람들은 이 나는 아니는 사람들이 되었다. 그들은 이 사람들은 아니는 이 나를 가지 않는데 나를 되었다.
\$20.00	By Bernetha G. Leisch, County Clerk