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		stify that the within instrument
Jacob Kann	was recei	ved for record on the day
33838 Modoc Point Rd.	property in the state of the sold man and	, 19, at
Chiloquin, OR 97624		o'clockM., and recorded in
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Washington Loan Company	Entre States and a state of	and/or as fee/file/instru-
5424 Sand Ppint: Way/NH 101 2011 1011	I FICORDEES USH	rofilm/reception No.
Seattle, Wil 98:105 LAU Stress	Record of	olişaid County.
Contractory of the contractory o	Wit	ness my hand and seak of County
Alter recording, return to (Nansi, Addrate, Zp):		
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Seattle, WA 98105	n na gara na gara gara gara na kara na sa daga sa tang sa	ME
(206) 527-3801 States States States (206)	l'ann an Anna an Anna By Leanna	, Deputy
		-
THIS TRUST DEED, made this 29 th	Cictober	, 19. 97 , between
Jacob Kann, an estate in fee	simplt	
33838 Hodoe Point Id., Chilog	uin, Oil 97624	as Grantor,

Aspen Title and Racrow, Inc. as the person ... as Trustee, and Washington Loan Company, a Machington Corporation 5424 Sand Point Way NE, Seattle, WA 98105 as Beneficiary. 語言語

WITNESSETH:

Grantor irrevocably grants; bargains; tolls and conveys to trustee in trust, with power of sale, the property in នុង ម៉ាត់ស្ថាលា ខេត្ កេត្តអាត់សត្វភាព ខ្ Klamath County, Oren n, described is:

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"Please see attachment to feed of Trust marked "Exhibit A" सुद्धिव विजित्त<u>ः</u> विस्तितः ne granovjetnoste triet statistica statistica. Na skulto teopoleta teoria in arte parate and the second for the second s HILL SH

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together with all and in gular the tenenwale, hereditaments and ensurtanences and all other rights thereunto belonging or in anywise now or hereafter apportaining, and the rents, insues and it offic theread and all fixtures now or hereafter artached to or used in connection with the property.

s the group representation for the principal contraction of the discu

FOR THE PURPOSE OF SECURING PERFORMANCE of loach agreement of granter herain contained and payment of the sum

(\$27,000.00) note of even date herewith, payable to buneficiary t order and raute by granter, the final payment of principal and interest hereof, if not cooner paid, to be due and payable in ine (9) months Enomy date of functing.

The date of multirity of the debt decured by this instrument is the tlate, stated shore, on which the final installment of the note becomes due and payable. Should the granter pitter tiges to, attained to the vitter content or approval of the beneficiary, then, at the beneficiary's option*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be-come immediately due and payable. The uncertain t, granter of an estimate money agreed not constitute a sale, conveyance or printered. estigament.

beneticiary's option*, all obligations secured by thin instrument, irringective of the mature y dates (applied or institute shall, out payable. The uncertaint is granted or an estimate money agnosamit** does not consilities a sile, conveyance or estimated in the ensurity of this trust deed, data in the provint intermet with the ensurity of this trust deed, data in the provint intermet with the ensurity of this institute of an estimate money agnosamit** does not consilities a sile, conveyance or estimated therein, and payable. The use of the property.
2. To complete or restare promptly and in goil and habitable condition any building or improvement which may be constructed, denniged or destroyed thereon, and pay when due all loads incrumed thereding. and estimations allecting the property.
3. To complete or restare promptly and in goil and habitable condition any building or improvement which may be constructed, denniged or destroyed thereaning any when due all loads incrumed thereding. and estimations allecting the property.
3. To complete or restare promptly and in goil and habitable condition and estimations allected on the property. If the beneficiary may there there are and the site of the required in an amount not less than a second other harders as the beneficiary provide and desirable by the beneficiary provide as the transment on the building row or hereafter placed on the building. In barrents of the beneficiary as soon as insured; if the granter that all for my roans to provide any such insurance and to deliver the policie to the beneficiary provide as insured in a such order as insurance in provide on the building. In barrents on the such and the all social maxima and to prive all provides on the such and the provide and the prov

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liciary shall have the right, it it so elects, to regult that all or any portion of the monis: payable as compensation for such taking,

NOTE: The Trust Deed lict providen that the trusten horeunder ment to either an attempr, who is an active member of the Origon State Bar, a load, trust company or savings and lean association authorized to do business under the laws of Oregon or the Called Bades, a till: Inserance company anthorized to insure itilu to real property of this state, its rubid listics, addition, again or insechan; the United State is any upancy thereof, or the section again thensed under ORS SEC.505 to USS.585. WARHING: 12 USC 17011-0 regulates and may prohibit exertise of this option.

"The publisher suggests that such an agreement address the issue of obtaining henelickary's consent in complete detail.

WARNING: Unless grantor providen beneficiary with evidence of insurance coverage as required by the con-

tract or loan agreement between them, beneficiary may purchase insurance at granter's expense to protect beneficiary's intrest. This insurance may, but nond not, also protect granter's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that guantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerately more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requizements imposed by applicable law. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (see if grantor is a restatul person) are for business or commercial purposes.

This daed applies to, inures to the bandit of and binds all parties berefo, their hairs, legates, devises, administrators, executors, personal representatives, successors and assigns. The term boneficiary shall mean the holder and owner, including pledies, of the contract secured hereby, whether or not named as a baseliciary horein.

In construing this morigage, it is understood that the mortgager or mortgages may be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereot apply equally to corporations and to individuals.

• IMPORTANT NOTICE: Driele, by lining out, whichever withanti' (a) net applicable. If worwarty (a) is applicable and the beneficiary is a as tuch word is defined in the Truth-In-Lending Act and Esgubelio beneficiary AUST comply with the Act and Esgubelion 1 j imating	ovediter Jelecol Kanna n Z. thu raquine :
dictosures; for this purpose use Stavens-Nets form Net 11.9, or eq if compliance with the Act is not required, disregard this in tice.	
Transidine will no set a lot sequera usiger and the	ily of Selecter Services 97
This instrument was a	cknowledged before me on, 19, 19,
OFFICIAL SEAL EVA THE MISA EVA THE MISA COMMISSION NO. OF 5422 NY COMPLEXIVE FURILS JULY 33, 2019	Notery Public tor Orogon My comenission expires
	(To be used only when ebligation: have been puld.)
TO:	
The undersigned is the legal owner and holder of all int dead have been fully paid and satisfied. You hereby are direc trust deed or pursuant to statute, to cancel all evidences of he	lebtedness secured by the fore coing trait deed. All sums secured by the trust ited, on payment to you of any sums owing to you under the terms of the adobtedness secured by the trust deed (which are delivered to you berewith nty, to the parties designated by the terms of the trust deed the estate new
held by you inder the same, with reconveyance and focument	5424 Sand Point Way NE
DATED:	- Seattle, WA 98105
De not to se or destroy this Trust Dead OR THE NOTE which it secures. dels inust be delivered to the trustee for cancellation before interveyonce will be made.	Beneticiary

With weith a score fitting include the part of the score of the sco

ADDENDUA TO DEED OF TRUST

GRANTOR: Jacob Fann, an t state in feasimple

BENEFICIARY: WASHINGTON LOAN COMPANY, INC., a Washington Corporation

This Addendum is a part of that certain Deed of Frest dated October 20, 1997 between the abovenamed Grantor and Reneficiary and shall be considered further covenants and agreements of the Grantor thereunder:

8. Muntiher Covennats.

(a.) If all or any part of the property or any interest in it is sold or transferred, at Beneficiary's election, all sums secured by this Deed of Trust shall be immediately due and psyable.

(b.) Grantor agrees that, at all times, the property shall be listed for sale with a Windemnere Brokerage Company. If, at any time, all or any part of the property ceases to be listed with a Windermere Brokerage Company, at Beneficiary's election, all sums secured by this Deed of Trust shall be immediately due and psyshile.

(c.) Grantor agrees to pay all filing fees, reconveyance fees and other fees and charges incurred in the recording, reconveyance and release of this Deed of Trust.

(cl.) Grantor shall thereby and fully comply with all the terms and conditions of any mortgage, deed of trust or other obligation prior to the lien of this Trust Deed ("prior encumbrances".) Grantor's fail are to fully and timely comply with all the terms and conditions of a prior encumbrance, whether or not the holder of the prior encumbrance declares a default, shell constitute a default under the note and this Trust Deed.

(e.) Grantor agrees to furnish to beneficiary promptly when received copies of any notices of default, non-payment or other non-performance sent by the holder of a prior encumbrance to grantor.

(f.) Grantor warrants and agrees that no prior encumbrance is in default and grantor has no knowledge of any event which has occurred or is occurring which after notice or passage of time or both will result in a default.

Beneficiary may, but not be required to, advance money or incur liability for: (1) (8.) amounts owing under obligations secured by liens which are prior to this trust deed (prior encumbrances); (2) real property taxes or assessments; (3) hazard insurance premiums: (4) maintenance charges imposed under a declaration or restrictive covenant; (5) labor or materials for repairs or to protect the property; (6) reasonable attorney's fees, costs of title search, foreclosure guarantee premiums and other out of pochet, expenses incurred in connection with enforcement of this trust deed or collection of any amounts secured thereby, and (7) any other items for the reasonable protection of the real property or for the protection or enforcement of beneficiary's security interest therein or for collection of any amounts secured thereby. All such advances and liabilities shall be secured by the lien of this trust deed, and shall bear interest at the rate provided for in the promissory note secured by this taust dued, from the date advanced by beneficiary, until repaid. Grantor shall be jointly and severally liable for all such advances made by beneficiary. Any such expenditures shall be paid by granter with 12 days after written notice from beneficiery, and if not paid, beneficiary shall also be subregated to the rights of the holder of the prior encumbrance to the extent of heneficiary's coperxitures or advances.

GRANTOR

Jacob Kan

Rev. 3/16/10

"Exhibit A"

PARCEL 1:

A portion of Lot 26, Section 18, Township 35 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon, said parcel being a strip of land bounded on the East by the West boundary of State Highway #427, bounded on the West by Agency Lake, Bounded on the South by a line which is parallel to and 450 feet North of the South line of Lot 26 and bounded on the North by a line 525 feet North of and parallel to the South boundary of Lot 26.

PARCEL 2:

A portion of Lot 26 of Section 18, Township 35 South, Range 7 East of the Willamette Meridian, in the County of Klannth, State of Oregon, said parcel being a strip of land bounded on the East by the West boundary of State Highway #427, bounded on the West by Agency Lake, bounded on the South by a line which is parallel to and 375 feet North of the South line of Lot 26, and bounded on the North by a line 450 feet North of and parallel to the South boundary of Lot 26.

Code 118 Map 3507-18CD TL 1300 Code 118 Map 3507-18CD TL 1400

STATE OF OREGON: COUNTY OF KLAMATH

Filed fo	r record at required November	uest of		Азреп	<u>Title à</u>	Escrow		the	J.3th	•
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