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Mashington Viutual 250-1049629 to page of the page of Grantor contained herein, and the payment of the payment of the payment of the payment of the page of t contain for a and costs of Beneficiary as provided in Section 9 of this Deed of Trust 8=824202100-86250-00 advanced by Beneficiary solutions in the Property. All of this money is a present on the Property. All of this money is AFTER RECORDING, MAIL TO: Representations of Orantor. Graphor regresents that: (b) Gineral is the ewner of the Property, wilder is unencombered except by excending, arrivent content that co ecord not reconsistent with the intended use of the Placetry, and a first lice deed of frust which sequence reconsistent P.O. Box 91006. SAS0304 Bong Toline to Granton and the Property is not used principally for agricultural or faming purposes Seattle, WA 98111

or and on Expandit substance of the property of any indicate the property of t without that repaying in the trie all other sums cooled briedy.

LINE OF CREDIT INSTRUMENTS IN THE STRUMENTS

SMART CHOICE MORTGAGE 10 Indian to sealment THE TAIL OF A SECTION ASSESSMENT OF THE PROPERTY OF THE PROPER

THIS DEED OF TRUST IS SECOND AND SUBORDINATE TO WASHINGTON MUTUAL BANK FIRST DEED OF TRUST DATED November 25th; 1997 AND RECORDED UNDER AUDITOR'S FILE NUMBER RECORDS OF SKYAMATH'S End coxes I COUNTY, STATE OF OREGON.

THIS DEED OF TRUST is between ROY A RENN, a married man as his separate estat

and pay all amounts due and owing trainfunder in a timely man on

whose address is 11963 WHISPERING PINES DRIVE, KLAMATH FALLS, Oregon 97601 ("Grantor"); AMERITITLE corporation, the address of which is 222 SOUTH STXTH ST, KLAMATH FALLS a Orregion Oregon 97601 and its successors in trust and assigns ("Trustee"); and WASHINGTON MUTUAL BANK the address of which is 1201 THIRD AVENUE, SEATTLE, Washington 98101 to attention (Beneficiary) trugs or deed of trust. Beneficiary may take any action required to comply with any such coverence norm

1. Granting Clause: Grantor hereby grants, bargains, sells and conveys to Trustee in trust, with power of sale, the real property in Isa KT AMATH The manage County, Oregon, described below, and all interest in it Grantor ever dets: Loan Agrechterd and shad be repayable by Granter on Jernand

LOT 4, BLOCK 1, KENO WHISPERING PINES, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE OCUMY CLERK OF KLAWATH COMMY OF SOME THE HEALTH IS, OF THE PROPERTY OF THE PROPERTY

Graces, will be in deleast sind the Debt and day driver money whose repayment is seemed by this Oracle of Trans shall immediately e use a regardie in full at the option of Buneticiary. If Granter is in defaut and Behauctery exercises as right to consona economica in full, the total amount orded by Crantocion the day repayment in full is demonded, including upgaid energist, will past ichoust at the cast medical by the Loan Agleement from the day repsyment in to its domanced was repell as tall end a tenderisty so educated ywiting. Trustee shall sell the Property under applicable Cregon tow. (c) Trustee shall deliver to the purchaser at the sole its deed, without warranty, which shall convey to the couchage.

elest in the Projecty without Okantochked or the Interest in the Property which Grantor had the power to convey at the time of energion of min Dead of Tiustiand any Inforest which Grantor subsequently acquired. Trustee's dead ahalt recta the facts showing that the date was conducted in compliance with all the requirements of law and of this Deed of Truck. Tots recital shall be pring their evidence of such compliance and conditisive evidence of such compliance in layer of book lide purticions and

(i) The cover of sale contened by this Deed of Trust is not an exclusive remove. Beneficiary may have a thin Det dict to control of a mudgegalar succentral Loan Agreement according to low. From ficility more seen take such on a o romais approprieta, in<mark>cuding the securing of appointment of a receiver androt encorring the right of a concerna</mark>

together with: all income, rents and profits from it; all plumbing, lighting/sair 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, all of which at the option of Beneficiary may be considered to be either personal property or to be part of the real estate to notined yes shown in the manual property or to be part of the real estate to notined yes shown in the real estate.

así bna troð ort yleites ylut et yradsonen eð ynm ás netheði haur, no jalevus eft tó lingerns stilda em All of the property described above will be called the Property. To the extent that 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 the Security Agreement between Grantor and Beneficiary, and the field at the security Agreement between Grantor and Beneficiary, and the field at the security Agreement between Grantor and Beneficiary, and the field at the security Agreement between Grantor and Beneficiary, and the security Agreement Beneficiary and the sec

caus les affice ad by taw, and reasonable lawyers fees in any toward or other on

2. Obligation Secured. This Deed of Trust is given to secure the repayment of all amounts owing under a Smart Choice Loan Agreement of even date between Grantor and Beneficiary (the "Loan" Agreement") as well as the performance of all other obligations of Grantor contained in the Loan Agreement. THE LOAN AGREEMENT PROVIDES FOR MULTIPLE ADVANCES OVER TIME AND FOR A VARIABLE RATE OF INTEREST. IT ALSO PROVIDES FOR NEGATIVE AMORTIZATION CHAND FOR A VARIABLE LOAN TERM WHICH IN NO EVENT WILL EXCEED 30 YEARS, TAKING INTO EFFECT THE MAXIMUM POSSIBLE NEGATIVE AMORTIZATION, THE MAXIMUM PRINCIPAL AMOUNT THAT COULD BE OWING UNDER THE LOAN AGREEMENT PRIOR TO A DEFAULT IS \$ 77,014.80

PER LIPOGREDING, MAIL TO:

This Deed of Trust is also given to secure performance of each promise of Grantor contained herein, and the payment of certain fees and costs of Beneficiary as provided in Section 9 of this Deed of Trust, and repayment of money advanced by Beneficiary under Section 6 or otherwise to protect the Property or Beneficiary's interest in the Property. All of this money is called the "Debt."

3. Representations of Grantor. Grantor represents that:

- (a) Grantor is the owner of the Property, which is unencumbered except by easements, reservations and restrictions of record not inconsistent with the intended use of the Property, and a first lien deed of trust which secures a separate loan from Beneficiary to Grantor; and
 - (b) The Property is not used principally for agricultural or farming purposes.
- Sale or Transfer of Property. If the Property or any interest therein is sold or otherwise transferred by Grantor without Grantor's first repaying in full the Debt and all other sums secured hereby, or if Grantor agrees to sell or transfer the Property or any interest therein without first repaying in full the Debt and all other sums secured hereby, the entire Debt shall become immediately due and payable without notice from Beneficiary. In addition, Beneficiary shall have the right to exercise any of the remedies for default permitted by this Deed of Trust.

SMART OHOICE MORNING Grantor. Grantor promises of Grantor.

- (a) To keep the Property in good repair, and not to move, after or demolish any of the improvements on the Property without Beneficiary's prior written consent:
- (b) To allow representatives of Beneficiary to inspect the Property at any reasonable hour, and to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the Property;

(c) To pay on time all lawful taxes and assessments on the Property;

- (d) To perform on time all terms, covenants and conditions of any prior mortgage or deed of trust covering the Property or any part of it and pay all amounts due and owing thereunder in a timely manner;
- (e) To keep the Property and the improvements thereon insured by a company satisfactory to Beneficiary against fire and extended coverage perils, and against such other risks as Beneficiary may reasonably require, in an amount equal to the full insurable value of the improvements, and to deliver evidence of such insurance coverage to Beneficiary. Beneficiary shall be named as the loss payee on all such policies pursuant to a standard lender's loss payable clause; and
- (f) To see to it that this Deed of Trust remains a valid lien on the Property superior to all liens except those described in Section 3(a), and to keep the Property free of all encumbrances which may impair Beneficiary's security. It is agreed that if anyone asserts the priority of any encumbrance (other than those described in Section 3(a)) over this Deed of Trust in any pleading filed in any action, the assertion alone shall impair the lien of this Deed of Trust for purposes of this Section 5(f).
- 6. Curing of Defaults. If Grantor falls to comply with any of the coverants in Section 5, including compliance with all the terms of any prior 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 rate payable from time to time under the Loan Agreement and shall be repayable by Grantor on demand.

Default and Remedies.

- (a) Prompt performance under this Deed of Trust is essential. If Grantor does not pay any installment of the Debt on time, or if there is a breach of any of the promises contained in this Deed of Trust or any other document securing the Debt, 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. 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, will bear interest at the rate provided in the Loan Agreement from the day repayment in full is demanded until repaid in full, and if Beneficiary so requests in writing, Trustee shall sell the Property under applicable Oregon law.
- (b) 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 encumbrances 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 Loan Agreement according to law. Beneficiary may also take such other action as it considers appropriate, including the securing of appointment of a receiver and/or exercising the right of a secured party under the Uniform Commercial Code.
- (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 default for failure to so pay.

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- 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; and explicit ey, as secured party, a security interest in all cach par
- 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 lawyers' fees in any lawsuit or other proceeding which Beneficiary or Trustee is obliged to prosecute or defend to protect the lien of this Deed of Trust; and in any other action taken by Beneficiary to collect the Debt, including any disposition of the Property under the Uniform Commercial Code, av a to these
- of Gigator contained in the Loan Agreement. THE LOAN AGREEMENT PROVIDES 10. To 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 and upon written request for reconveyance by Beneficiary on the person entitled thereto, ITHOMA STITAD BY BIG 230 - MODERNAL

THE LOAN AGREEMENT PRIOR TO A DEFAULT IS \$ 77,014.80

- 11. 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.
- 12. 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 Loan Agreement 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. If any provision of this Deed of Trust is determined to be invalid under law, that fact does 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.

DATED at KLAMATH FALLS	, Oregon, this	day of		•
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STATE OF OREGON) ss.				
COUNTY OF Klamath				
On this day personally appeared before	meROY_A_RENN			
to me known to be the individuals described in that they signed the same as their free and volu	n and who executed the wi	thin and foregoing	j instrument, and ack	nowledged
WITNESS my hand and official seal this	_		97	
OFFICIAL SEAL MARJORIE A. STUART NOTARY PUBLIC OREGON	Marjor	rie A. Stuart	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	DUS
COMMISSION NO. 040231 MY COMMISSION EXPIRES DEC. 20, 1998	Print or Type Na NOTARY PUBL Klamath		te of Oregon, residing a	t
	My commission	n expires12-	20-98	
TO: TRUSTEE The undersigned is the legal owner and h Deed of Trust. All indebtedness secured by	this Deed of Trust has be	nt and all other ind	satisfied and you	are hereby
requested and directed, on payment to you of without warranty, to the parties designated by the	ne terms of this Deed of Trus	st, all the estate no	w held by you thereu	reconvey, nder.
STATE OF OREGON: COUNTY OF KLAMATH	: SS. Vinter de la composition della composition			
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of <u>Mortga</u>	iges	on Page3965	<u>. 7</u>	
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