M06-08357

Klamath County, Oregon 04/28/2006 11:56:38 AM

Pages 13 Fee: \$81.00



After recording return to: MARVIN K. CLARK and KAREN C. OPPER c/o First American Title Collection Dept., 404 Main St-Suite #1 Klamath Falls, OR. 97601

File No.: 7021-755581 (MTA) Date: March 10, 2006

Map/Tax Lot # **3908-1100 & 3908-1101 & 3908-1700 & 3908-1800 & 3908-2700 & 3908- 2800**

Tax Account #491275 & 875556 & 491328 & 491337 & 491471 & 481480

TRUST DEED

(Assignment Restricted)

THIS DEED OF TRUST, made this **Tenth day of March, 2006**, between **WARREN JAN and AMY JAN and SHEAU-PEY CHAN YEH and WU-HSIUN CHAN and SHOU R. LIN and LINDA LIN and FANG YEN HONG and CHUN-MEI HONG and TSAI CHUN HUNG JAN and CHING HONG HUNG and SHOU-MIN LIN and CHIANG KAN LIN and LONG XUAN NGUYEN LE and MAY HONG**, as GRANTOR, and **FIRST AMERICAN TITLE INSURANCE COMPANY OF OREGON**, as TRUSTEE, and **MARVIN K. CLARK and KAREN C. OPPER, with full rights of survivorship**, as BENEFICIARY.

WITNESSETH: Grantor irrevocably conveys to Trustee in trust, with power of sale, certain real property in **Klamath** County, **Oregon**, described as:

Parcels 1, 2 and 3 of Major Land Partition 65-91, filed February 10, 1992 situated in Sections 9, 10, 15 and 16 of Township 39 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon.

GRANTORS HAVE AGREED WITH BENEFICIARIES THAT THERE WILL BE NO TIMBER HARVESTED UNTIL THE NOTE SECURED BY THIS TRUST DEED HAS BEEN PAID IN FULL.

Note: The Trust Deed Act provides that the Trustee hereunder must be either an attorney who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of the state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 896.585 to 896.585.

*WARNING: 12 USC 1701/-S regulates and may prohibit exercise of this option.

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Together with all tenements, hereditaments and appurtenances, including easements, and all other rights thereunto belonging or in any way now or hereafter appertaining, and the rents, issues, and profits thereof, together with all fixtures now or hereafter attached to or used in connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of Grantor herein contained and payment of the sum of **THREE HUNDRED SIXTY FIVE THOUSAND** and **NO/100 - - - - - dollars** (\$365,000.00), with interest thereon according to the terms of a promissory note of even date herewith, payable to Beneficiary or order, and made by Grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable **April 28, 2011**.

In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the Grantor without first having obtained the written consent 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 become immediately due and payable.

Grantor agrees:

1. To protect, preserve and maintain the property in good condition and repair; not to remove or demolish any building or improvement therein; not to commit or permit any waste of said property.

2. To complete or restore promptly and in good and workmanlike manner any building or improvement, which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefore.

3. To provide and continuously maintain insurance on the buildings now or hereafter erected on the said property against loss or damage by fire and other hazards as the Beneficiary may require, in an amount not less than \$365,000.00, written by companies acceptable to the Beneficiary, with loss payable to Beneficiary; proof of insurance shall be delivered to the Beneficiary as soon as issued.

4. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property.

5. To keep said premises free from construction liens and to pay all taxes, assessments and other charges that may be levied or assessed upon or against said property before any part of such taxes, assessments and other charges become past due or delinquent and promptly deliver receipt of payment to Beneficiary.

- 6. Should the Grantor fail to make payment of any taxes, assessments, insurance premiums, liens or other charges payable by Grantor, either by direct payment or by providing Beneficiary with funds with which to make such payment, Beneficiary may, at its option, make payment thereof, and the amount so paid, with interest at the rate set forth in the note secured hereby, together with the obligations of Grantor, described in paragraphs 7 and 8 of this Trust Deed section, shall be added to and become a part of the debt secured by this Trust Deed, without waiver of any rights arising from breach of any of the covenants hereof and for such payments, with interest as aforesaid, the property herein before described, as well as the Grantor, shall be bound to the same extent that they are bound for the payment of the obligation herein described and all such payments shall be immediately due and payable without notice, and the nonpayment thereof shall, at the option of the Beneficiary, render all sums secured by this Trust Deed immediately due and payable and constitute a breach of this Trust Deed.
- 7. To pay all costs, fees and expenses of this trust including the cost of title search, as well as the other costs and expenses of the Trustee incurred in connection with or in enforcing this obligation together with trustees' and attorneys' fees actually incurred.

8. To appear in and defend any action or proceeding purporting to affect the security rights or powers of Beneficiary or Trustee; and in any suit, action or proceeding in which the Beneficiary or Trustee may appear, including evidence of title and the Beneficiary's or Trustee's attorneys' fees. The amount of attorneys' fees mentioned in this paragraph 7 above in all cases shall be fixed by the trial court and in the event of an appeal from any judgment or decree of the trial court, Grantor further agrees to pay such sum as the appellate court shall adjudge reasonable as the Beneficiary's or Trustee's attorneys' fees on such appeal.

The parties mutually agree:

- 1. In the event that any portion of the property is taken under the right of eminent domain or condemnation, Beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorneys' fees, both in the trial and appellate courts, necessarily paid or incurred by Beneficiary in such proceedings, be applied upon the indebtedness secured hereby; and Grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation promptly upon Beneficiary's request.
- 2. Upon any default by Grantor hereunder, Beneficiary may, at any time without notice, either in person, by agent, or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of the property or any part thereof, in its own name, sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorneys' fees upon any indebtedness secured hereby, in such order as Beneficiary may determine.
- 3. The entering upon and taking possession of the property, the collection of such rents, issues and profits, or the proceeds of fire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aforesaid, shall not cure or waive any default or notice of default hereunder, or invalidate any act done pursuant to such notice.
- 4. Upon default by Grantor in payment of any indebtedness secured hereby or in Grantor's performance of any agreement contained hereunder, time being of the essence with respect to such payment and/or performance, the Beneficiary may declare all sums secured hereby immediately due and payable. In such event Beneficiary, at its election, may proceed to foredose this trust deed by advertisement and sale, or may direct the Trustee to pursue any other right or remedy, either at law or in equity, which the Beneficiary may have. In the event the Beneficiary elects to foreclose by advertisement and sale, the Beneficiary or the Trustee shall execute and cause to be recorded a written notice of default and election to sell the said described real property to satisfy the obligation secured hereby whereupon the Trustee shall fix the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795.
- 5. The Grantor and those persons authorized by ORS 86.753 may cure any default(s) 5 days before the date the Trustee has designated for sale. Any cure of default(s) shall require payment of or tendering performance and the payment of all costs and expenses actually incurred in enforcing the obligations of this Trust Deed, including, but not limited to, trustees' and attorneys' fees as authorized by law.

In the absence of any such cure, the Trustee will enforce the obligations of this Trust Deed in accordance with paragraph 4 herein and as authorized and required by applicable law.

6. When Trustee sells pursuant to the powers provided herein, Trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the Trustee and a reasonable charge by Trustee's attorney, (2) the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the Trustee in the trust deed as their interest may appear in the order of their priority and (4) the surplus, if any, to the Grantor or to his successor in interest entitled to such surplus.

7. Beneficiary may from time to time appoint a successor or successors to any Trustee named herein or to any successor trustee appointed hereunder. Upon such an appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any Trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by Beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

The Grantor covenants to and agrees with the Beneficiary and the Beneficiary's successors in interest that the Grantor is lawfully seized in fee simple of the real property and has a valid, unencumbered title thereto, except as may be set forth in any addendum or exhibit attached hereto, and that the Grantor will warrant and forever defend the same against all persons whomsoever.

This deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term Beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a Beneficiary herein. In construing this deed and whenever the context so requires the singular number includes the plural.

IN WITNESS WHEREOF, the Grantor has hereunto set his hand the day and year first above written.

Warren Jan	AmyJan
Jeg-jon	Chun-ue XMona
Fang Yen Hong (Čhun-Mei Hong
Sheau-Pey Chan Yeh	Wu-Hsiun Chan
Shou R Lin	Linda Lin
Tsai Chun Hung Jan	Shou-Min Lin
Chiang Kan Lin	Long Xuan Nguyen Le
May Hong	Ching Hong Hung
STATE OF)	
County of)	
Yeh and Wu-Hsiun Chan and Shou R Lin an	n this day of, 20 n Hong and Chun-Mei Hong and Sheau-Pey Chan nd Linda Lin and Tsai Chun Hung Jan and Shou-Min nyen Le and May Hong and Ching Hong Hung.
No	tary Public for
Mv	commission expires:

This	s instrument was acknowledged before me of	10. April 18,206 ,19. 19. 19. 19. 19. 19. 19. 19. 19. 19.	
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of		authough Haute	***************************************
	OFFICIAL SEAL ANTHONY L COSTANTINO NOTARY PUBLIC - OREGON COMMISSION NO. 384034 MY COMMISSION EXPIRES OCT. 16, 2008	My Commission expires	-

Warren Jan	Amy Jan
Fang Yen Hong	Chun-Mei Hong
Sheau-Pey Chan Yeh	Wu-Hsiun Chan
Shou R Lin	Linda Lin
Tsai Chun Hung Jan (14/8/6 KAN LIN	Shou-Min Lin
Chiang Kan Lin	Long Xuan Nguyen Le
May Hong	Ching Hong Hung
STATE OF OREGON) County of JOSEPHINE)	
County of JOSEPHINE)	
This instrument was acknowledged before me on the by Warren Jan and Amy Jan and Fang Yen Hand Yeh and Wu-Hsiun Chan and Shou R Lin and Lin and Chiang Kan Lin and Long Xuan Nguyer	long and Chun-Mei Hong and Sheau-Pey Chan Linda Lin and Tsal Chun-Hung Jap, and Shou-Min
MY COMMISSION EXPIRES MAY 23, 2007	Public for STATE of OBEGON mmission expires: MAY 2-3 2007
My con	imission expires: 11 11 11 11 11 11 11 11 11 11 11 11 11

Warren R	SmyJan
Warren Jan	Amy Jan
Fang Yen Hong	Chun-Mei Hong
Sheau-Pey Chan Yeh	Wu-Hsiun Chan
Shou R Lin	Linda Lin
Tsai Chun Hung Jan	Shou-Min Lin
Chiang Kan Lin	Long Xuan Nguyen Le
May Hong	Ching Hong Hung
STATE OF <u>California</u>))ss. County of <u>Riverside</u>)	
County of <u>Riverside</u>)	
by Warren Jan and Amy Jan and Fang Yeh and Wu-Hsiun Chan and Shou R Lin a	pus Notary Public on this 14 day of APRIL , 2006 en Hong and Chun-Mei Hong and Sheau-Pey Chan and Linda Lin and Tsai Chun Hung Jan and Shou-Min auyen Le and May Hong and Ching Hong Hung.
	adriana Corpus otary Public for State of California
	otary Public for <u>State of California</u>
ADRIANA CORPUS Commission # 1500355 My Notary Public - California San Bernardino County My Comm. Expires Jul 13, 2008	commission expires: 7-13-2008

File No.: 7021-755581 (MTA)

Date: 03/10/2006

Warren Jan	Amy Jan
Fang Yen Hong	Chun-Mei Hong
Sheau-Pey Chan Yeh	Wu-Hsiun Chan
Shou R Lin	Linda Lin
T. J. A. J., Tsai Chun Hung Jan	Shou-Min Lin
Chiang Kan Lin	Long Xuan Nguyen Le
May Hong	Ching Hong Hung
STATE OF <u>California</u>) ss. County of <u>Orms</u> e	
oy Warren Jan and Amy Jan and Fang Ye Yeh and Wu-Hsiun Chan and Shou R Lin ar	n this 11thday of 20 den Hong and Sheau-Pey Channel Lin and Tsai Chun Hung Jan and Shou-Min Lin and May Hong and Ching Hong Hung.
	otary Public for
	commission/expires:
	Netary Public - Collifornia

Warren Jan	Amy Jan
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Fang Yen Hong	Chun-Mei Hong
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Sheau-Pey Chan Yeh	Wu-Hsiun Chan
Shou R Lin	Linda Lin
Tsai Chun Hung Jan	Shou-Min Lin
Chiang Kan Lin	Long Xuan Nguyen Le
May Hong	Ching Hong Hung
STATE OF	
County of)	
Yeh and Wu-Hsiun Chan and Shou R Lin and Lin and Chiang Kan Lin and Long Xuan Nguy	Hong and Chun-Mei Hong and Sheau-Pey Chan I Linda Lin and Tsai Chun Hung Jan and Shou-Min en Le and May Hong and Ching Hong Hung.
Nota	ry Public for
My co	ommission expires:
本文件 所屬民 Attested District in this	宣正章力、李小八人 之簽名或董章,在台灣也北地方法院
	7F,237,Sec.2Fu Hsing S. Rd. Taipei
•	Tel: (02)27023278

Warren Jan	
warren Jan	Amy Jan
Fang Yen Hong	Chun-Mei Hong
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Sheau-Pey Chan Yeh	Wu-Hsiun Chan
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Shou R Lin	Linda Lin
Tsai Chun Hung Jan	Shou-Min Lin
	Jong Je
Chiang Kan Lin	Long Xuan Nguyen Le
Ma Ba	
May Hong	Ching Hong Hung
STATE OF TY	
County of TMM5)ss.	
This instrument was acknowledged before me on this 3	day of Ataxch 2006
by Warren Jan and Amy Jan and Fang Yen Hong a Yeh and Wu-Hsiun Chan and Shou R Lin and Linda L	nd Chun-Mei Hong/and Sheau-Pey Chan
Lin and Chiang Kan Lin and Long Xuan Nguyen Le ai	nd May Hong and Ching Hong Hung.
Potary Public	for 10kg)
ANDREA VELASQUEZ NOTARY PUBLIC STATE OF TEXAS My Comm. Exp. 11-26-07	n expires:
NOTARY PUBLIC STATE OF TEXAS	
My Comm. Exp. 11-26-07 8	

APN: **491275**

Trust Deed - continued

Warren Jan	Amy Jan
Fang Yen Hong	Chun-Mei Hong
Sheau-Pey Chan Yeh	Wu-Hsiun Chan
Shou R Lin	Linda Lin
Tsai Chun Hung Jan	Shou-Min Lin
Chiang Kan Lin	Long Xuan Nguyen Le
May Hong	Ching Hong Hung
STATE OF)	
County of)	
by <mark>Warren Jan and Amy Jan and Fang Ye</mark> Yeh and Wu-Hsiun Chan and Shou R Lin ar	n this day of, 20 en Hong and Chun-Mei Hong and Sheau-Pey Chan end Linda Lin and Tsai Chun Hung Jan and Shou-Min euyen Le and May Hong and Ching Hong Hung.
No	otary Public for
My	commission expires:

State of California

County of Santa Clara

Subscribed and sworn to (or affirmed) before on this 7th day of April, 2006, By Shou R Lin and Linda Lin, personally known to me or proved to me on the Basis of satisfactory evidence to be the person(s) who appeared before me.

Rita Duggan

RITA DUGGAN
COMM. NO. 1363677 M
NOTARY PUBLIC - CALIFORNIA S
SANTA CLARA COUNTY
COMM. EXPIRES JULY 31, 2006