2010-004495 Klamath County, Oregon

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04/13/2010 02:46:54 PM

Fee: \$47.00

RECONTRUST COMPANY
400 COUNTRYWIDE WAY SV-35
SIMI VALLEY, CA 93065
TS No. 09 -0126238
TSG No. 090611206ORGNO
ATE 470 84

## RESCISSION OF NOTICE OF DEFAULT

Reference is made to that certain Trust Deed in which GARY D HARGROVE, AND GALE M HARGROVE, HUSBAND AND WIFE was grantor, AMERITITLE was Trustee and MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. was beneficiary, said Trust Deed recorded on 01/22/2008 or as fee/file/instrument/microfilm/section No. 2008-000873 of the mortgage of records of Klamath County, Oregon and conveyed to the said Trustee the following real property situated in said county:

TRACT 60 OF PLEASANT HOME TRACTS NO, 2, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY OF KLAMATH COUNTY, OREGON. MANUFACTURED BY GOLDEN WEST, MODEL:NW66001F, VIN#GWOR23N19571, YEAR:1997, SIZE: 66X27, WHICH, BY INTENTION OF THEPARTIES, SHALL CONSTITUTE A PART OF THE REALTY AND SHALL PASS WITH IT

Commonly Known As:

5540 COTTAGE AVE

**KLAMATH FALLS, OR 97603-5122** 

A notice of grantor's default under said Trust Deed, containing the beneficiary's or Trustee's election to sell all or part of the above described real property to satisfy grantor's secured by said Trust Deed was recorded on 08/26/2009, in said mortgage records or as fee/file/instrument/microfilm No. 2009-11465: thereafter by reason of the default being cured as permitted by the provision of Section 86.753, Oregon Revised Statutes, the default described in said notice of default has been removed, paid, and overcome so that said Trust Deed should be reinstated.

Now therefore, notice is hereby given that the undersigned Trustee does hereby rescind, cancel, and withdraw said notice of default and election to sell; said Trust Deed and all obligations secured thereby hereby are reinstated and shall be and remain in force and effect the same as if no acceleration had occurred and as if said notice of default had not been given; it being understood, however, that this rescission shall not be construed as waiving or affecting any breach or default (past, present or future) under said Trust Deed or as impairing any right or remedy thereunder, or as modifying or altering in any respect of the terms, covenants, conditions or obligations thereof, but is and shall be deemed to be only an election without prejudice, not to cause a sale to be made pursuant to said notice so recorded.

IN WITNESS WHEREOF, the undersigned Trustee has hereunto set his hand and seal: if the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal to be affixed hereunto by its officers duly authorized thereunto by order of its Board of Directors.



ORRESCISNNOD (07/07)

DATE	D: 4.8.10		RECONTRUST COMPANY	Y, N.A.
State of County		) ) ss. (	Heiderose Schoenman	TEAM MEMBER
On		fore me, E. L. Ho		blic, personally appeared
Heiderose Schoenman, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.				
	E. L. HOW Commission # Notary Public	ARD 1689188 California	WITNESS my hand	and official seal.
	Ventura Co My Comm. Expires		Notary Public in and for the Residing at	State of <b>CALIFORNIA</b> ITURA  8/ナイスル