2016-000370

Klamath County, Oregon

01/14/2016 10:31:37 AM

Fee: \$62.00

RECORDATION REQUESTED BY:

Umpqua Bank **CBC Klamath Falls** C/O Loan Support Services PO Box 1580 Roseburg, OR 97470

WHEN RECORDED MAIL TO:

Umpqua Bank

AMERITITLE ,has recorded this

PO Box 1580 Roseburg, OR 97470 instrument by request as an accomodation only, and has not examined it for regularity and sufficiency

or as to its effect upon the title to any real property

SEND TAX NOTICES TO:

NFRC Property Management, LLC

2524 Crosby Ave

Klamath Falls, OR 97603-4552

FOR RECORDER'S USE ONLY

MODIFICATION OF DEED OF TRUST

THIS MODIFICATION OF DEED OF TRUST dated January 4, 2016, is made and executed between NFRC PROPERTY MANAGEMENT, LLC, AN OREGON LIMITED LIABILITY COMPANY, whose address is 2524 Crosby Ave, Klamath Falls, OR 97603-4552 ("Grantor") and Umpqua Bank, whose address is CBC Klamath Falls, C/O Loan Support Services, PO Box 1580, Roseburg, OR 97470 ("Lender").

DEED OF TRUST. Lender and Grantor have entered into a Deed of Trust dated July 14, 2005 (the "Deed of Trust") which has been recorded in KLAMATH County, State of Oregon, as follows:

Recorded on July 15, 2005 as Instrument no. Vol M05 Page 54421 in the official records of Klamath County, Oregon. The current loan obligation may have been previously modified and all prior modifications, if any, are hereby acknowledged, ratified and confirmed.

REAL PROPERTY DESCRIPTION. The Deed of Trust covers the following described real property located in KLAMATH County, State of Oregon:

See Exhibit "A", which is attached to this Modification and made a part of this Modification as if fully set forth herein.

The Real Property or its address is commonly known as 2524 CROSBY AVE, KLAMATH FALLS, OR 97603. The Real Property tax identification number is 531357; 531302; 531339.

MODIFICATION. Lender and Grantor hereby modify the Deed of Trust as follows:

Extend maturity date to March 3, 2016 and modify cross-collateralization.

Cross-Collateralization. This Agreement (including any Deed of Trust in which this provision appears) secures all obligations, debts and liabilities, plus interest thereon, of Grantor to Lender, or any one or more of them, as well as all claims by Lender against Grantor or any one or more of them, whether now existing or hereafter arising, whether related or unrelated to the purpose of the Note, whether voluntary or otherwise, whether due or not due, direct or indirect, determined or undetermined, absolute or contingent, liquidated or unliquidated, whether Grantor may be liable individually or jointly with others, whether obligated as guarantor, surety, accommodation party or otherwise, and whether recovery upon such amounts may be or hereafter may become barred by any statute of limitations, and whether the obligation to repay such amounts may be or hereafter may become otherwise unenforceable. Notwithstanding the foregoing, this Agreement (including any Deed of Trust in which this provision appears) does not secure a consumer purpose transaction, any leasing products of toans through intervest-Mortgage Investment Company, a subsidiary of Umpqua Bank between Grantor and Lender. (Initial Here

CONTINUING VALIDITY. Except as expressly modified above, the terms of the original Deed of Trust shall remain unchanged and in full force and effect. Consent by Lender to this Modification does not waive Lender's right to require strict performance of the Deed of Trust as changed above nor obligate Lender to make any future modifications. Nothing in this Modification shall constitute a satisfaction of the promissory note or other credit agreement secured by the Deed of Trust (the "Note"). It is the intention of Lender to retain as liable all parties to the Deed of Trust and all parties, makers and endorsers to the Note, including accommodation parties, unless a party is expressly released by Lender in writing. Any maker or endorser, including accommodation makers, shall not be released by virtue of this Modification. If any person who signed the original Deed of Trust does not sign this Modification, then all persons signing below acknowledge that this Modification is given conditionally, based on the representation to Lender that the non-signing person consents to the changes and provisions of this Modification or otherwise will not be released by it. This waiver applies not only to any initial extension or modification, but also to all such subsequent actions.

WAIVE JURY. All parties hereby waive the right to any jury trial in any action, proceeding or counterclaim brought by any party against any other party.

APPRAISAL. If at any time during the term of this Deed of Trust the Lender, in the reasonable exercise of its judgment, determines that it is likely that there has been a material adverse change in the value of the Real Property, Lender may obtain, at Borrower's expense, an appraisal of the Real Property prepared by an appraiser satisfactory to Lender and in a form and substance satisfactory to Lender.

INCONSISTENT STATE AND FEDERAL LAWS. From time to time, state and federal laws are inconsistent such that an activity permitted under state law is prohibited under federal law, or vice versa. As noted elsewhere in this Agreement, Grantor shall at all times comply with all governmental requirements, both federal and state, and cause all tenants, agents and other users of the Property or Collateral to so comply. For example, although the retail sale or distribution of marijuana products is allowed under law in some states, it is now prohibited under the federal Controlled Substances Act and Grantor must comply, and cause tenants, agents and other users to comply, with federal law in this instance.



SURETYSHIP WAIVERS. Except as prohibited by applicable law, Grantor waives any right to require Lender: (a) to continue lending money or to continue to extend other credit to Borrower; (b) to obtain Grantor's consent to any modification or extension of the Indebtedness (except an increase in the principal to be advanced under the Note); (c) to resort for payment or to proceed directly or at once against any person, including Borrower or any Guarantor; (d) to proceed directly against or exhaust any collateral held by Lender from Borrower, any Guarantor or any other person; and (e) to pursue any other remedy within Lender's power. Except as prohibited by law, Grantor also waives: any and all rights or defenses based on suretyship, if applicable, or impairment of collateral or any law which may prevent Lender from bringing any action, including a claim for deficiency, before or after Lender's commencement or completion of any foreclosure action, either judicially or by exercise of a power of sale; any election of remedies by Lender, which destroys or otherwise adversely affects Grantor's subrogation rights or Grantor's rights to proceed against Borrower, if applicable, for reimbursement; any right to claim discharge of the Indebtedness on the basis of unjustified impairment of any collateral for the Indebtedness or based upon any extension, modification, adjustment, restatement, substitution or amendment of the Note or any other document that evidences the Indebtedness, which is made without Grantor's consent.

ERRORS AND OMISSIONS. Grantor and Borrower shall if requested by Lender or Lender's closing agent fully cooperate with Lender to adjust and correct clerical errors or omissions on any Loan documents and closing documents if Lender in its reasonable discretion, deems it necessary or desirable to maintain compliance with existing laws and regulations or to fulfill the intent of the parties relating to this Loan.

VENUE. The loan transaction that is evidenced by this Agreement has been applied for, considered, approved and made in the State of Oregon. If there is a lawsuit relating to this Agreement, the undersigned shall, at Lender's request, submit to the jurisdiction of the courts of Lane, Douglas or Washington County, Oregon, as selected by Lender, in its sole discretion, except and only to the extent of procedural matters related to Lender's perfection and enforcement of its rights and remedies against the collateral for the loan, if the law requires that such a suit be brought in another jurisdiction. As used in this paragraph, the term "Agreement" means the promissory note, guaranty, security agreement or other agreement, document or instrument in which this paragraph is found, even if this document is described by another name, as well.

ARBITRATION. Borrower and Lender agree that all disputes, claims and controversies between them, arising from this Note or otherwise, including without limitation contract and tort disputes, shall be brought in their individual capacities and not as a plaintiff or class member in any purported class or representative proceeding and, upon request of either party, shall be arbitrated pursuant to the rules of (and by filing a claim with) Arbitration Service of Portland, Inc., in effect at the time the claim is filed. No act to take or dispose of any collateral securing this Note shall constitute a waiver of this arbitration agreement or be prohibited by this arbitration agreement. This includes, without limitation, obtaining injunctive relief or a temporary restraining order; invoking a power of sale under any deed of trust or mortgage; obtaining a writ of attachment or imposition of a receiver; or exercising any rights relating to personal property, including taking or disposing of such property with or without judicial process pursuant to Article 9 of the Uniform Commercial Code. Any disputes, claims, or controversies concerning the lawfulness or reasonableness of any act, or exercise of any right, concerning any collateral securing this Note, including any claim to rescind, reform, or otherwise modify any agreement relating to the collateral securing this Note, shall also be arbitrated, provided however that no arbitrator shall have the right or the power to enjoin or restrain any act of any party. Borrower and Lender agree that in the event of an action for judicial foreclosure pursuant to California Code of Civil Procedure Section 726, or any similar provision in any other state, the commencement of such an action will not constitute a waiver of the right to arbitrate and the court shall refer to arbitration as much of such action, including counterclaims, as lawfully may be referred to arbitration. Judgment upon any award rendered by any arbitrator may be entered in any court having jurisdiction. Nothing in this Note shall preclude any party from seeking equitable relief from a court of competent jurisdiction. The statute of limitations, estoppel, waiver, laches, and similar doctrines which would otherwise be applicable in an action brought by a party shall be applicable in any arbitration proceeding, and the commencement of an arbitration proceeding shall be deemed the commencement of an action for these purposes. The Federal Arbitration Act shall apply to the construction, interpretation, and enforcement of this arbitration provision.

ATTORNEY FEES AND EXPENSES. The undersigned agrees to pay on demand all of Lender's costs and expenses, including Lender's attorney fees and legal expenses, incurred in connection with enforcement of this Agreement. Lender may hire or pay someone else to help enforce this Agreement. Lender may also use attorneys who are salaried employees of Lender to enforce this Agreement. The undersigned shall pay all costs and expenses of all such enforcement. In the event arbitration, suit, action or other legal proceeding is brought to interpret or enforce this Agreement, the undersigned agrees to pay all additional sums as the arbitrator or court may adjudge reasonable as Lender's costs, disbursements, and attorney fees at hearing, trial, and on any and all appeals. As used in this paragraph "Agreement" means the loan agreement, promissory note, guaranty, security agreement, or other agreement, document, or instrument in which this paragraph is found, even if this document is also described by another name. Whether or not an arbitration or court action is filed, all reasonable attorney fees and expenses Lender incurs in protecting its interests and/or enforcing this Agreement shall become part of the Indebtedness evidenced or secured by this Agreement, shall bear interest at the highest applicable rate under the promissory note or credit agreement, and shall be paid to Lender by the other party or parties signing this Agreement on demand. The attorney fees and expenses covered by this paragraph include without limitation all of Lender's attorney fees (including the fees charged by Lender's in-house attorneys, calculated at hourly rates charged by attorneys in private practice with comparable skill and experience), Lender's fees and expenses for bankruptcy proceedings (including efforts to modify, vacate, or obtain relief from any automatic stay), fees and expenses for Lender's post-judgment collection activities, Lender's cost of searching lien records, searching public record databases, on-line computer legal research, title reports, surveyor reports, appraisal reports, collateral inspection reports, title insurance, and bonds issued to protect Lender's collateral, all to the fullest extent allowed by law.

GRANTOR ACKNOWLEDGES HAVING READ ALL THE PROVISIONS OF THIS MODIFICATION OF DEED OF TRUST AND GRANTOR AGREES TO ITS TERMS. THIS MODIFICATION OF DEED OF TRUST IS DATED JANUARY 4, 2016.

GRANTOR:		
NFRC PROPERTY MANAGEMENT, LLC		
By: Sai A		
limmy Bale Johnston, Member of NFRC Property Management, LLC		
By: Frank Y Land, Member of NFRC Property Management, LLC		
Tour Lam, member of NIKO Property Management, LLC		
LENDER:	* () *	
	\ (F	
UMPQUA BANK		
Authorized Officer		
LIMITED LIABILITY COMPANY ACKNOWLEDGMENT		
STATE OF DEPOSIT	OFFICIAL STAMP AUBREY LEMMINDER	
) ss	NOTARY PUBLIC-OREGON COMMISSION NO. 934872	
COUNTY OF KIMMUN	MY COMMISSION EXPIRES DECEMBER 30, 2018	
	20 16 before me, the undersigned Notary Public,	
personally appeared Jimmy Dale Johnston, Member of NFRC Property Managem agent of the limited liability company that executed the Modification of Deed of	ent, LLC, and known to me to be a member or designated f Trust and acknowledged the Modification to be the free	
and voluntary act and deed of the limited liability company, by authority of stat for the uses and purposes therein mentioned, and on oath stated that he or	ute, its articles of organization or its operating agreement, she is authorized to execute this Modification and in fact	
executed the Modification on behalf of the limited liability company.	ing at 540 Warn St Klamajn Fall; DR9762	
N. 40	D0 30 0210	
My c	ommission expires DCC DC, ZOIS	

MODIFICATION OF DEED OF TRUST (Continued)

Page 4

LIMITED LIABILITY COMPANY ACKNOWLEDGMENT		
STATE OF Wender	OFFICIAL STAMP AUBREY LENNINGER NOTARY PUBLIC-OREGON COMMISSION NO. 934872	
COUNTY OF MANAGEMENT	MY COMMISSION EXPIRES DECEMBER 30, 2018	
On this day of day of Description of Deed of Trust and acknowledged the Modification of Deed of Trust and ac		
By Y T	Residing at 510 move ST lumantals, 012	
Notary Public in and for the State of	Residing at GLO MOWN ST Clarena MFals, CR My commission expires DLC 30, 208 97601	
LENDER ACKNOWLEDGMENT		
STATE OF WEDOW COUNTY OF HAWAIN	OFFICIAL STAMP AUBREY LEMMINGER NOTARY PUBLIC-OREGON COMMISSION NO. 934872 MY COMMISSION EXPIRES DECEMBER 30, 2018	
On this day of day of service day of service day of		
therein mentioned, and on oath stated that he or she is authorized to execute this said instrument and in fact executed this said instrument		
on behalf of Umpqua Bank. By	Residing at 310 Warn St Klamath Falls, UP 9760	
Notary Public in and for the State of	My commission expires DCC 30, 2018	

Exhibit "A"

Real property in the County of KLAMATH, State of Oregon, described as follows:

PARCEL 1:

The North 250 feet of the West 210 feet of Lot 1 in Block 6 of TRACT 1080, WASHBURN PARK, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon

Less and excepting therefrom that portion deeded to the City of Klamath Falls in Volume 2006 Page 15420, records of Klamath County, Oregon.

PARCEL 2:

A tract of land situated in Tract 49, ENTERPRISE TRACTS, a duly recorded subdivision, also being in the NE 1/4 SE 1/4 Section 4, Township 39 South, Range 9 E.W.M., Klamath County, Oregon, more particularly described as follows:

Beginning at the Northwest corner of Lot 1, Block 6, Tract 1080,

Washburn Park, a duly recorded subdivision, said point being S 47°30'05" W. 692.61 feet from the East 1/4 corner of said Section 4; thence N. 89°55'10" W. 26.85 feet; thence S 00°04'50" W. 50.00 feet; thence along the arc of a curve to the left (central angle = 21°06'45" and radius = 170.00 feet) 62.64 feet; thence along the arc of a curve to the right (central angle = 21°06'45" and radius = 230.00 feet) 64.75 feet to a point on the West line of said Lot 1, Block 6; thence N. 00°04'50" E. 194.08 feet to the point of beginning, with bearings based on said Tract 1080, WASHBURN PARK.

Less and excepting therefrom that portion deeded to the City of Klamath Falls in Volume 2006 Page 15420, records of Klamath County, Oregon.

PARCEL 3:

The South 169.56 feet of the West 210 feet of Lot 1, Block 6, TRACT 1080, WASHBURN PARK, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.