

Seattle, WA 98111

98101 ("Beneficiary").

LIFELINE/LIFELINE PLUS DEED OF TRUST (Washington Use Only)

AFTER RECORDING RETURN TO: Washington Mutual Loan Servicing PO Box 91006 - SAS0304

122039

BOOK 149 PAGE 231

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Attention: Consumer Loan Review 207-146-207407-146-00026-8

THIS DEED OF TRUST Is between MT 95-195

MICHAEL HAMILTON AND DIANE HAMILTON HUSBAND AND WIFE

911 SUN TILLIKUN whose address is

PO BOX 303

N BONNEVILLE

WA 98639

("Grantor"); CLARK COUNTY TITLE

, WASHINGTON

corporation, the address of S

1200 WASHINGTON ST SUITE 100, VANCOUVER WA 98660

("Trustee"); and

Washington Mutual, a Federal Savings Bank , a Washington corporation, whose address is 1201 Third Avenue, Seattle, Washington

1. Granting Clause. Grantor hereby grants, bargains, salis and conveys to Trustee in trust, with power of sale, the real property in SKAMANIA _ County, Washington, described below, and all rights and interest in it Grantor ever

LOT 11, BLOCK 9, PLAT OF RELOCATED NORTH BONNEYILLE RECORDED IN BOOK "B" OF PLATS, PAGE 16, UNDER SKAMANIA COUNTY FILE NO. 83466, ALSO RECORDED IN BOOK B OF PLATS,

PAGE 32; UNDER SKAMANIA COUNTY FILE NO. 84429, RECORDS OF SKAMANIA COUNTY, WASHINGTON.

FILED FOR RECORD SKAHANIA OG WASH BY CLARK COUNTY TITLE

APR 1 1 08 AN '95 AUDITOR GARY M. OLSON

together with all income, rents and profits from it; all plumbing, lighting, air 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.

All of the property described above will be called the "Property". If any of the Property is subject to this Uniform Commercial Code, this Dead of Trust le also a Security Agreement which grants Beneficiary, as secured party, a security interest in all such property.

2. Obligation Secured. This Deed of Trust is given to secure performance of each promise of Grantor contained herein or in a

Lifeline/Lifeline Plus Home Equity Line of Credit Agreement with Beneficiary with a maximum credit limit of \$ 15,000.00 (the "Credit Agreement"), including any extensions, renewals or modifications thereof, and repayment of all sums borrowed by Grantor under the Credit Agreement, with interest from the date of each advance until paid at the rates provided therein. The Credit Agreement provides for a variable rate of interest. Under the Credit Agreement, the Grantor may borrow, repay and re-borrow from time to time, up to the maximum credit limit stated above, and all such advances shall be secured by the lien of this Deed of Trust. This Deed of Trust also secures payment of certain fees and charges payable by Grantor under the Credit Agreement, certain fees and costs of Beneficiary as provided in Section 9 of this Deed of Trust, and repayment of money advanced by Beneficiary to protect the Property or Beneficiary's interest in the Property, including advances made pursuent to Section 6 below. The Credit Agreement provides that unless sooner repaid, the Debt is due and payable in full thirty (30) years from the date of this Deed of Trust (the "Meturity Dete"). All of this money is called the "Debt".

3. Representations of Grantor represents that:

(a) Grantor is the owner of the Property, which is unencumbered except by: essements reservations, and restrictions of record not inconsistent with the intended use of the Property and any existing first mortgage or deed of trust given in good faith and for value, the existence of which has been disclosed in writing to Beneficiary; and

(b) The Property is not used principally for agricultural or ferming purposes.

Premises of Grantor. Grantor promises:

(a) To keep the Proporty in good repair and not to remove, after or demolish any of the improvements on the Property, without first g Beneficiary's written consent;

(b) To allow representatives of Beneficiary to inspect the Property at any reasonable hour, and to comply with all laws, ordinances, one, covenants, conditions and restrictions affecting the Property;

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

(d) To perform an time all taxems, covenants and conditions of any prior mortgage or deed of trust covering the Property or any part of any all amounts due and owing thereunder in a timely manner;

(e) 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);

(f) To keep the improvements on the Property insured by a company satisfactory to Beneficiary against fire and extended coverage rile, and against such other risks as Beneficiary may reasonably require, in an amount equal to the full insurable value of the improvements, if to deliver evidence of such insurance coverage to Beneficiary. Beneficiary shall be named as the loss payer on all such policies pursuent to standard lender's loss payable clause.

5. Transfer or Further Encumbrance of Preperty. Grantor additionally promises not to sell, transfer or further encumber the Preperty or any

6. Curing of Belantte. If Grantor fails to comply with any of the covenants in Section 4, including all the terms of any prior mertgage of these, Beneficiary may take any action required to comply with any such covenants without waiving any other right or remedy it may be for Grantor and the comply. Repayment to Beneficiary of all the merey spent by Beneficiary on behalf of Grantor shall be secured by Beneficiary on behalf of Grantor shall be secured by Beneficiary on behalf of Grantor shall be repayable. Grantor on demand.

RECORDING COPY

7. Remedies for Default.	BOOK 149 PAGE 232
(e) Prompt performance under this Boad of Trust to	Assential II Greater descriptions and installment of the Police and the state of th
eny other money whose received is secured by the Dead	sence of the Uebt due and payable in full under the Cradit Agreement, the Debt and
Interest at the Default Rate specified in the Credit Assembnt	ay repayment in fur is demanded, including all unreid interest, will thereafter bear
accordance with the Deed of Trust Act of the State of Wash at the Trustee sale. Trustee shall sooly the proceeds of the	ington, at public suction to the highest bidder. Any person except Trustee may bid
and attorney's fee; (at to the obligations secured by this De	sale as follows: (i) to the expenses of the sale, including a reasonable trustee's fee ed of Trust; and (iii) the expenses of the sale, including a reasonable trustee's fee ed of Trust; and (iii) the expenses of the deposited with the Clerk of the
(b) Trustee shall deliver to the nurcheser at the sale	the dead instruct was sale with KC W 51,24,080.
subsequently acquired. The Trustee's deed shall regite the far	at the time of execution of the Deed of fuel and any interest which Grantor
of bone fide purchasers and encumbrancers for value.	evidence of such compliance and conclusive evidence of such compliance in favor
(C) The power of sale conferred by this Deed of I	rust is not an exclusive remedy. Beneficiary may cause this Deed of Trust to be
property. Seneficiary shall further be entitled to exercise the the state of Washington.	ccording to law. In connection with any portion of the Property which is personal rights of a secured party under the Uniform Commercial Code as then in effect in
(c) By according payment of any sum secured by r	his Dead of Trust after its due date Baindistant des and and the trust
8. Condemnation: Emirant Domain. In the event and to	Geclare default for feiture to so pay.
entire amount of the award, or such portion as may be nece Beneficiary to be applied to the obligation.	seary to fully satisfy the obligation secured by this Deed of Truet, shall be paid to
9. Food and Costs. Grantor shall now Beneficiary's ar	d Trustee's reasonable cost of searching records, other reasonable expenses as
	it of other proceeding to foreclose this Deed of Trust; in any fawsuit or proceeding read to protect the sen of this Deed of Trust; and, in any other action taken by
taken in benkruptcy proceedings as well as any appellate pro-	ny disposition of the Property under the Uniform Commercial Code; and, any action
10. Necenteyance, Trustee shall reconvey all or any pa written request of Grantor and Baneficiary, or imon satisfa	rt of the Property covered by this Deed of Trust to the person entitled therets, on ction of the obligations secured hereby and written request for reconveyance by
wellender to the person shilled thereto.	feeth, incapacity, disability or resignation of Trustee, Beneficiary shall appoint in
where a second to include the result of the control	-EDDONNIMENT IN THE PROPERTIES FECORES AT THE COUNTY IN WHICH THE EXAMPLE TO A TOTAL IN
a Navious sees nikter suk other meed of finit of of SUA SCHOU	ors of the original trustee. The Trustee is not obligated to notify any party hereto of or proceeding in which Grentor, Trustee or Beneficiary shall be a party unless such
12. Miscellaneous. This Deed of Trust shall benefit and	chilitate the heirs devisees language administrators avacutes avacutes
of more have signed this Deed of Trust or become response	Frust reterring to one person shall be read to refer to more than one person if two
MALALITAN DA MEN COLUMNITURE III RECEDENCE MILLI LUG IRMS DE	THE STATE OF WINDSHOOT OF BOW DOUGHOOD OF this Dead of This stick determined to be
inveid under law, the remaining provisions of this Deed of Tr	unt their nonethauses remain in tuli force and effect.
DATED at Washougal Wa	shington this 6th day of April 1995
DATED & METHOD 1	shington this 6th day of April , 1995
	GRANTORISI.
	(K # 1) 22 1 011
	Tracker Har He
	0 11
STATE OF Washington	A. Lian-Hanvillon
7 n.	
COUNTY OF Clark	
On this day personally appeared before me HICH	AEL R HAMILTON and
R DIAME HAMILTON	, to me known to be the individuals described in and who executed
	t they signed the same as their free and voluntary act and deed, for the uses and
purposes therein mentioned.	
WITNESS my hand an official Later	day of 4001 1995
Ch. Salon E.	COURT CARE A PACTUA
OTARK	rectary rubile in analyst the state of Washington
8 4	residing at UASIONIQUE
A O PHALIC DIZ	My appointment expires 01-15-48
19 19 19 19 19 19 19 19 19 19 19 19 19 1	IT FOR FRILL RECONVEYANCE
not recon	f. To be used only when Grantor's
TO: TRUSTEE OF WAS SEENES has been	en repeid and Credit Agreement cancelled.
The undersigned is Beneficiary of the within Deed	of Trust, and the legal owner and holder of the Lifeline/Lifeline Plus Home
EQUITY Line of Credit Agreement secured thereby, Sair	Deed of Trust is hereby surrendered to you for reconveyance and you are
requested, upon payment of all sums owing to you, if title and interest now held by you thereunder.	to reconvey, without warranty, to the person(s) entitled thereto, the right,
DATED	
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