Washington Mutual,

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

AFTER RECORDING RETURN TO:

Washington Mutual Loan Servicing

PO Box 91006 - 8A80304

122382

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Seattle, WA 98111 Attention: Consumer Loan Review

207-144-207407-144-00208-4 James Shepard and Faye I Shepard

THIS DEED OF TRUST is between

Husband and Wife

Score 19408

whose address is MP2 18 L Bella Center Road

Wa 98671 Washougal

("Grentor"); Skamania County Title

corporation, the address of " ("Trustee"); and

Washington Mutual, à Fedoral Savinge Bank : , a Washington corporation, whose address is 1201 Third Avenue, Seattle, Washington.

98101 ("Beneficiary").

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

See Attached

FILED FOR RECORD SKAHARIA CO. WASH BY SKARANIA CO, TITES

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May 24 10 55 AH '95 @ Loury 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 the Uniform Commercial Code, this Deed of Truet is 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 occurs performance of each promise of Grantor contained hersin or in a Lifeline/Lifeline Plus Home Equity Line of Credit Agreement with Seneficiary with a maximum credit limit of \$ 30,000.00

(the "Credit Agreement"), including any extensions, renovals or medifications 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, this Grantor may borrow, and re-borrow from time to time, up to the maximum credit limit stated above, and all such advances shall be excurred by the Sen of this Doed of Trust. This Doed 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 3 of this Doed of Trust, and repayment of money advanced by limitationy to protect the Property or Beneficiary 6 interest in the Preperty, including advances made pursuant to Section 6 below. The Credit Agreement provides that unless seemer repaid, the Dobt is due and payable in full thirty (30) years from the date of this Doed of Trust (the "Materity Dute"). All of this mency is called the "Dobt".

3. Representations of Granter. Granter represents that:

(a) Granter is the owner of the Property, which is unsnownbered except by: ecoments reservations, and restrictions of record not insistent with the intended use of the Property and any existing first merigage or deed of trust given in good faith and for value, the tense of which has been disclosed in writing to Beneficiary; and

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

4. Premises of Branter. Granter premises:
(a) To keep the Property in good repair and not to remove, siter or demalish any of the improvements on the Property, without first sining 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, deticing, covenants, conditions and restrictions effecting 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 mertgage or deed of trust covering the Property or any part of red pay all generate due and ordina thereignes in a timely manner;
(d) 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 incured by a company seticlastory to Beneficiary against fire and extended coverage as against such other risks as Beneficiary may rescensivly require, in an associate equal to the full insurable value of the improvements, offer orderies of such insurance occurage to Beneficiary, Beneficiary shall be named as the less payer on all such policies pursuant to reliable places.

Transfer or Purther Besimbrance of Property. Granter additionally provides not to sell, transfer or further encurates the Property or any

Transfer or Part in the Property.

E. Cooling of Between. If Granter falls to comply with any of the coverants in Bastlen 4, including all the terms of any prior martipage of trust, Beneficiary may take any aution required to comply with any such coverants without waiving any other sight or runnedy it is of for Granter's fallow to comply. Responsed to Bandheigry of all the menoy apart by Bandheigry on behalf of Granter shall be assured a Dood of Trust. The amount sport shall bear interest at the rates from time in time applicable under the Credit Agreement and be reposed Granter on domains.

(See Page 2 for other important terms)

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event occurs that any other money Seneficiary, and ti interest at the Del accordance with is at the Trustee's a and atterney's fe Superior Court el gold Trustee's a and atterney's fe Superior Court el gold Trustee's fe) Trustee's few and of this Del foreciosed as a ne property, Beneficiary foreciosed as a ne property, Beneficiary foreciosed as a foreciosed as a property, Beneficiary foreciosed as a foreciosed as and foreciosed foreci	pt performance under the years of entitles Beneficiery to declare the universelves Beneficiery to declare the universelves the repayment is secured by this total amount owed by Grantor or suit Rate specified in the Credit Agriffe Deed of Trust Act of the State of the State of the State of the State of the Credit Agriffe State of the county in which the sale took plotted shall deliver to the purchaser at its renter had or had the power to divide. The Trustee's deed shall recited and from the country in the credit shall be prinheers and encumbrancers for yellow, power of sale conferred by this Denortages or sue on the Credit Agreelery shall further be entitled to exercite.	s Deed of Truet shall import the day repayment in full sement. Additionally, if Se i Washington, at public so of the sale as follows; (i) this Deed of Truet; and foce, to be distributed in so the sale its deed, without convey at the time of as the facts showing that the fact socording to faw, in piece the rights of a secure and by this Deed of Truet and of Truets of a secure and providence of the Property is and Tructse's received and Truetse's received and the property of the death, incapacity, of such appointment in the sale powers of the Property of the death, incapacity, of such appointment in the sale powers of the chain, all powers of the chain, incapacity, of such appointment in the sale powers of the chain, incapacity, of such appointment in the sale powers of the chain, incapacity, of such appointment in the sale powers of the chain, in the chain and chains the heir and chains the heir apparation of truet references in the chain in the chain and chains the heir apparation of the chain in the chain and chains the responsible for doing the	modistely become during the service of the expenses of the surplus, if am sordence with RCW dwerrerty, which shall be sale was conducted compliance and conducted connection with any district due date, Bert feiture to so pay, service taken of search ding to foreclose the mortiscip of search disease, and the conducted control of the Deed conducted control of the conducte	and psychie in full, at the ing all unpeld inferest, will in writing. Trustee shell sell indder. Any person except Tile e sele, including a reasonable, shell be deposited with the 1,24,080, convey to the purchaser the of. Trust and any interest in compliance with all the rusive evidence of such compliance with all the rusive evidence of such complicator may cause this Deed y portion of the Property where the commercial Code as the nefficiery does not waive its seed in an eminent domain used by this Deed of Trust, in any lawous of Trust; and, in any lawous of Trust; and, in any other Uniform Commercial Code; of Trust to the person end y and written request for relief of the county in which this firs not obligated to notify any administrators, executors, reed to refer to more then or Trust requires. This Deed on of this Deed of Trust is a	option of the hereafter bear the Property in ustee may bid a trustee's fee e Clerk of the interest in the which Grenter equirements of stance in favor of Trust to be ich is personal non in effect in right to require to ceeding, the expenses as it or proceeding, the expenses as it or proceeding and, any action taken by and, any action taken by and, any action to be of trust is party hereto of arty unless such as and any action the party hereto of arty unless such and any and any action arty unless such as a such
	Vancouver	Washington	this 18th	day of Kay	1995
STATE OF	Washington Clark personally appeared before me	w. James Shepard	GRANTOR(S):	The rard	and
Bis within an purposes there WITHESS	Shepard Frequence in the mont, and acknowledge in the mont, and acknowled	edged that they signed th	day of As a C Notary Public in an residing at	May Kalls	tor the uses and
Equity Line	WASHING sedebased as a sure of the wind credit Agreement secured the spon payment of all sums owing trest now held by you thereunder	not record. To be used on his been repaid and thin Deed of Trust, and reby. Said Deed of Trust to you, to reconvey, to	enty when Granter's Credit Agreement of the legal owner an	modified. If holder of the Lifetine/Li	feline Plus Hom ence and you ar hereto, the right

3. The land referred to in this policy is situated in the State of Washington, County of Skamania and described as follows:

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A parcel of land in the Northwest Quarter of the Northwest Quarter of Section 8 and the Southwest Quarter of the Southwest Quarter of Section 5, all in Township 1 North, Range 5 East of the Willamette Meridian, in the County of Skamania, State of Washington, described as follows:

Lot 1 of the Blankenship Short Plat as recorded in Book 2 of Short Plats, Page 148, Skamania County Records.