## 9402240157

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

**Washington** Mutual,

AFTER RECORDING RETURN TO:

Camas-Washougal FSB PO Box 1033

94-144

BOOK 152 PAGE 261

WA 98607 Самав

Attention: CAROL A LACKEY

123249

Loan / 207-146-207407-146-00005-2

THIS DEED OF TRUST is between

KENDALL F JONES AND ROXANNE I JONES, HUSBAND AND WIFE

MP 0.35L SCHULL RD whose address is

WASHOUGAL

WA 98671

("Grantor"); CLARK COUNTY TITLE

WASHINGTON

corporation, the address of

which is 1400 WASHINGTON ST SUITE 100 VANCOUVER WA 98660

Washington Mutual, a Federal Savings 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 sele, the real property in County, Washington, described below, and all rights and interest in it Grenter ever gets:

SEE ATTACHED EXHIBIT "A"

\*\*This deed of trust is subordinate to the deed of trust in favor of Washington Mutual, Federal Savings Bank being recorded simultaneously with this deed of trust.

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**Hailed** together with all income, rents and profits from it; all plumbing, lighting, air conditioning and freeting apparatus and equipment; and all feeting apparatus and equipment; and all feeting, are conditioning and freeting apparatus and equipment; and all feeting apparatus and equipment; and all feeting apparatus and equipment; 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 of 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 Tours is all each a Sacurity Areasment which or the Property as accurity interest in all each property.

of Trust 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 secure performance of each promise of Grantor contained hersin or in a

Lifeline/Lifeline Plus Hôme Equity Line of Credit Agreement with Beneficiary with a meximum credit limit of \$ 6,900.00 (the "Credit Agreement"), including any extensions, renewals or modifications thereof, and repayment of all same borrowed by Grantor under the Credit Agreement, with interest from the data of each advence 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 variable rate of interest. Under the Credit Agreement, the Grantor may borrow, repay and re-borrow from time to time, up to the maximum variable rate of interest. Under the Credit Agreement, the Dead of Trust. This Dead of Trust also secures payment of credit inferent stated above, and all such advences shall be secured by the lien of this Dead of Trust. This Dead of Trust also secures payment of certain fees and charges payable by Grantor under the Credit Agreement, certain fees and costs of Beneficiary's interest in the Property, including Dead of Trust, and repayment of money advenced by Beneficiary to protect the Property of Beneficiary's interest in the Property, including Dead of Trust, and repayment of money advences that unless sooner repaid, the Debt is due and payable in full thirty advances made pursuant to Section 6 below. The Credit Agreement provides that unless sooner repaid, the Debt is due and payable in full thirty advances from the date of this Dead of Trust (the "Maturity Dute"). All of this money is called the "Debt".

a, managements or whomer, curantor represents men:

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

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

4. Promises of Granter. Granter premises:
[a] To keep the Property in good repair and not to remove, alter or demolish any of the improvements on the Property, without first obtaining Beneficiary's written consent;
(b) To allow representatives of Beneficiary to inspect the Property et any reasonable hour, and to comply with all laws, ordinances, regulations, covenants, conditions affecting the Property;
(c) To pay on time all lewful 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 it and pay all amounts doe and owing thereunder in a timely merrier;
(e) To see to it that this Deed of Trust remains a valid tien on the Property superior to all liens except those described in Section 3(a);

To keep the improvements on the Property insured by a company satisfactory to Beneficiary against fire and extended coverage against such other risks as Beneficiary may reasonably require, in an amount equal to the full insurable value of the improvements, or evidence of such insurance coverage to Beneficiary Beneficiary shall be named as the loss payers on all such policies pursuant to lender's less payable clause.

or Engumbrance of Property. Grantor additionally promises not to sell, transfer or further encumber the Property or any

8. Curing of Bulesdas. If Grantor fails to comply with any of the covenants in Section 4, including all the terms of any prior mortgage deed of trust, Beneficiary may take any action required to comply with any such covenants without waiving any other right or remady it means for Grantor's failure to comply. Repayment to Beneficiary of all the money spent by Beneficiary on behalf of Grantor shall be secured the Deed of Trust. The amount spent shall beer interest at the rates from time to time applicable under the Credit Agreement and be repayally the Deed of Trust.

(See Page 2 for other important terms)

(a)	effes for Default. Prompt performance und	der this Deed of Trust	is essential. If Grant	or doesn't pay auv in	stallment of the Debt on	time, or any other
etuppo freye	s that entitles Beneficiery	to declare the unpeld is accured by this De	balanca of the Debt ( ad of Trust shall im	sue and payable in lu- mediately bacome du	i unger the Credit Agreem is and payable in full, at	the option of the
Ranaficiaco	and the total amount on	ved hy Grentor on the	day renewment in fu	N 18 demanded, inclu	dina ali urio aid interest. Y	Whi indidatial haat
	he Default Rate specified with the Deed of Trust A	ict of the State of Wa	ANIMOTON BEDUDAG M	uction to the Nighest	DIUGEL ANY DELEGI EXCES	of linetee lises out
af the Trusti	ata's sale. Trustas shall ar	poly the proceeds of th	va sala as tobows: (i)	to the expenses of t	na sava, including a reaso:	UMDIA (INSIAA 9 10A
and atterney	y's les; (ii) to the obligation of the county in which	tions secured by this i	Deed of Trust; and for he distributed in an	м) the surplus, it an cordance with RCW	y, shari be deposited wit 81.24.080.	n the Clerk of the
(6)	Invetee shalt deliver to	the nearthcast of the sa	de its deed, without	warranty, which shall	i convey to the purchaser	the interest in the
Property Wi	hich Grantor had or had ly acquired. The Trustee's	the power to conve	y at the time of ex	ecution of this Deed to sale was conducte	of Irust and any intered in compliance with all t	he requirements of
lew and of t	this Deed of Trust. This re	ecital shall be prima to	cie evidence of such	compliance and con-	lusive evidence of such c	ompliance in favor
of hone fide	purchasers and encumber. The power of sale con	rencere for velue		-		
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· property, be	eneficiery shall further be Washington.	entitled to exercise t	he rights of a secure	d party under the Un	Morm Commercial Code	BE ENOU IN EXTRACT IN
(d)	. By accepting payment	of any sum secured b	y this Deed of Trust	after its due date, Br	ineficiary does not waive	its right to require
Athena females	ment when due of all oth ndempation; Eminent Don	as access an earcise for	ol thurses everyon of	i fadura to so pav.		6.
- entire amou	ant of the award, or such	h portion se may be in	icessary to fully sati	ity the obligation sec	ured by this Deed of Tru	et, shall be paid to
• Fee	to be applied to the oblig se and Couts. Grantor s	del con Bristoliclario	and Trustee's rece	nable cost of search	ring records, other recor	nable expenses as
allowed by	Take and reseasable atto	wasu'a faas in anu lau	ተቀራ ከተ ለተ ለተከልና ያለተሰና ሰብ	duna to torectose this	Deed of Links: (a max 14)	MACHE OF DIOCEANING
Which bene Reneficiery	eficiery or Trustee is obli- to collect the Debt, inclu	igated to prosecute of adina without limitation	aetena (p. protect t nervidiaposition of t	he Property under the	Uniform Commercial Co	de; and, any action
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11	is colonicus. This Deed of the parties hereto. The w	al Taur shall kasafit :	and obligate the heir	s, devisees, legatees	administrators, executo	rs, successors, and
or more by	the parties hereto. The wave signed this Deed of by and construed in accor-	voras usea in tres uses Trust or become resp	onsible for doing the	things this Deed of	Trust requires. This Dec	ed of Trust shall be
governed b	by and construed in accorder law, the remaining pro	rdence with the laws	of the State of Wasi	ington, if any provisi	on of this Deed of Trust	is determined to be
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Lot 2, TAYLOR SHORT PLAT, according to the plat thereof, recorded in Book "3" of Plats, Page 79, records of Skamania County, Washington.

TOGETHER WITH an easement for ingress and egress and utilities over and acrossthe private roads known as Schull Road and Taylor Road as shown on the plat of Sunseri-Roberts Short Plat, recorded in Book 2 of Short Plats on page 147, Skamania County records.

ALSO an easement for ingress and egrees, to be used in common with owners of ofther lots in this Short Plat over and across an old logging road which originates at Schull Road in Lot 1 of this Short Plat and extends Southerly and Southeaseterly across Lot 2 into Lot 2.

FILED FOR MEGORD SKAMANA GO, WASH BY CLARK COUNTY TITLE

SEP 6 3 36 PH 'SS P. Johnson AUDITOR GARY H. OLSON

0474

CLARK COUNTY TITLE
FEB 24 11 42 AM 34

FLIZAE SALA LUCE