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FILED FOR REGORD SKAMAN - OO HASH BY SDAMARIA CO, TILA

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GAWAY

AUDITOR

GARY H. OLSON

WASHINGTON MUTUAL Loan Servicing P.O. Box 91006, SAS0304 Seattle, WA 98111

Washington Mutual **DEED OF TRUST** 

01-0888-001543515-9

SCR 2/829

THIS DEED OF TRUST ("Security Instrument") is made on	Airmet 20th 1000
The grantor is CURTIS B HOCKETT and LORENA S HOCKE	TT. husband and wife
	TALESCORI CERT WILE
"Borrower"). The trustee is SKAMANIA COUNTY TITLE COMP.	ANY, a Washington Corporation
(*Trustee*). The beneficiary i	S WASHINGTON MORTHER, DANG -
<b>asimigitori corporation</b> , which is organized and existi	ng under the laws of Washington
, and whose address is 1201 THIR	D AVENUE, SEATTLE, WA 98101
THE MINISTER PROPERTY OF THE P	Borrower owes Lender the principal sum of
NE HINDRED EIGHT THOUSAND FIVE HINDRED & 00/	
Dollars (U.S. \$ 108,500,00  3 orrower's note dated the same date as this Security instrument ('No	). This debt is evidenced by
with the full debt, if not paid earlier, due and payable on Sept	which provides for monthly payments,
Security instrument secures to Lender: (a) the repayment of the det	ember 1st. 2013 This
iii lariewais, extensions and modifications of the Note: (b) the i	navment of all other erime with interest
io and the paragraph of to protect the security of this Security	ly instrument, and (a) the conformance of
continued a coveriants and agreements under this Security Instrumen	f and the Note For this purpose Borrows
new carry grants and conveys to trustee, in trust, with power of sal	e, the following described property located
County, Washington: Shown (	on Exhibit "A" attached
mereto and made a part hereof by this reference	œ.
SW } of the SE of S15, T3N, R10E	from theme
Total, Isin, Mich	*dexed, Us
FULL LEGAL IS ON PAGE 7	. '55-100.1
	11.29
03-10-15-0-0-1601-00	63.00
Atable to a second second	The Party and Addressed Printers and Publishers and
rhich has the address of 13171 COOK-UND RWOOD RD	
: [Stre	
Washington 98651	("Property Address");
(20)	
ASHINGTON-Single Family - Fannie Mae/Freddie Mac UNIFORM INSTR 529A (03-97)	UMENT Form 3048 9/90 (page 1 of 6 pages)

#### Loan #: 01-0888-001543515-9

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property."

BORROWER COVENANTS that Borrower is lawfully selsed of the estate hereby conveyed and has the right to grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record. THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

Control of Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will depict the Property signified at claims and demands, subject to any encumbrances of record. THIS SECURITY INSTRUMENT is properly signified and content to a most of the property signified and content to a most of the property instrument contents are under contents as under the property instrument contents are under contents as under the property. UNIFORM COMEMNTS. Borrower and ended covenant and agree as follows:

1. Payment of Principle and instrument. Subject to applicable properties and lates charges. Borrower shall promptly pay when due the principal of and instruct on the debt widenced by permitted the property and the lates charges. Borrower shall promptly payments are due under the Note, until the Note is paid in Note and the Note in the Property, I sarry; (9) yearly hazard of property instruments as a lien on the Property; (9) yearly food resurrance premiums, and the property instruments as a lien on the Property; (9) yearly food resurrance premiums, and the property instruments are a lien on the Property; (9) yearly food resurrance premiums, and the property instruments are a lien on the Property; (9) yearly food resurrance premiums, and the property instruments are also not the property; (9) yearly food resurrance premiums, and the property instruments are property; (9) yearly food resurrance premiums, and the property instruments are also for a food and property related morphings for any instruments are also of the payment of morphic property; (9) yearly food clarifying the property instruments are also of the payment of morphic property instruments. The property instruments are also of the payment of morphic property instruments. The property instruments are also of the payment of morphic property instruments. The property instruments are also of the property instruments. The property instruments of experts instruments are also of the property instruments. The property instruments

Carrier and Lender. Lender may make proof of loss if not made promptly by Borrower.

Unless Londer and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property demaged, if the restoration or repair is conomically feasible and Lender's security is not lessened. If the restoration or repair is not economically feasible or Lender's security would be leasened, the Insurance proceeds shall be applied to the sume secured by this Security instrument, whether or not then due, with any excess paid to Borrower. If Borrower abandons the Property, or does not answer within 30 days a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may collect the insurance proceeds. Lender may use the proceeds to repair or restore the Property or to pay sume secured by this Security Instrument, whether or not then due. The 30-day period will begin when the notice is given.

Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in paragraphs 1 and 2 or change the amount of the payments. If under paragraph 21 the Property is acquired by Lender, Borrower's right to any insurance policies and proceeds resulting from damage to the Property prior to the acquisition.

6. Occupancy, Preservation, Malintenance and Protection of the Property; Borrower's Loan Application; Lesseholds. Borrower shall occupy, establish, and use the Property as Borrower's principal residence within aby days after the execution of this Security Instrument and shall continue to occupy the Property as Borrower's principal residence for at least one year after the date of occupancy, unless Lender otherwise agrees in writing, which consent shall not be unreasonably withheld, or unless extensions circumstances eate which are beyond Borrower's control. Borrower shall not be unreasonably withheld, or unless extensions circumstances eate which are beyond Borrower's c

7. Protection of Lender's Rights in the Property. If Borrower fails to perform the covenants and agreements contained in this Security instrument, or there is a legal proceeding that may significantly affect Lender's rights in the Property (such as a proceeding in bankruptcy, probate, for condemnation or foreiture or to enforce laws or regulations), then Lender may do and pay for whatever is necessary to protect the value of the Property and Lender's rights in the Property. Lender's actions may include paying any sums secured by a flen which has priority over this Security instrument, appearing in court, paying reasonable attorneys' fees and entering on the Property to make repairs. Although Lender may take action under this paragraph 7, Lender does not have to do so.

Any amounts disbursed by Lender under this paragraph 7 shall become additional debt of Borrower secured by this Security instrument. Unless Borrower and Lender agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the Note rate and shall be payable, with interest, upon notice from Lender to Borrower requesting payment.

8. Mortgage Insurance. If Lender required mortgage Insurance as a condition of making the loan secured by this

Security Instrument. Unless Borrower and Lender agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the Note rate and shall be payable, with interest, upon notice from Lender to Borrower requesting payment.

8. Mortgage Insurance. If Lender required mortgage Insurance as a condition of making the loan secured by this security instrument, Borrower shall pay the premiums required to maintain the mortgage insurance in effect. If, for any reason, the mortgage Insurance coverage required by Lender lapses or cases to be in effect. Borrower shall pay the premiums required to obtain coverage substantially equivalent to the cost to Borrower of the mortgage insurance previously in effect, form an alternate mortgage insurance previously and the substantially equivalent to the cost to Borrower of the mortgage insurance previously in effect, form an element emorgage insurance coverage is not available. Borrower shall pay to Lender each morth a sum equal to one-twelfith of the yearly mortgage insurance premium being paid by Borrower shall pay to Lender each morth a sum equal to one-twelfith of the yearly mortgage insurance premium being paid by Borrower shall pay to Lender will accept, use and retain these payments as a loss reserve in lieu of mortgage insurance. Loss reserve payments may no longer be required, at the option of Lender, if mortgage insurance coverage (in the amount and for the period that Lender requires) provided by an insurer approved by Lender again becomes available and is obtained. Borrower shall pay the premiums required to maintain mortgage insurance in effect, or to provide a loss reserve, until the requirement for mortgage insurance ends in accordance with any written agreement between Borrower and Lender or applicable law.

9. Inspection. Lender or its agent may make reasonable entries upon and inspections of the Property. Lender shall pay its described by the security instrument of a total taking of the Property inmediately before the taking is equal

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otherwise provides, this proceeds shall be applied to the sums secured by this Security Instrument whether or not the sums are then due.

If the Property is abandoned by Borrower, or 8, after notice by Lender to Borrower that the condemicor offers to make Lender is authorized to collect and apply the proceeds, at its option, either to restoration or repair of the Property or to the Unices Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postbone the due date and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or 11. Borrower that Released; Forbearance By Lender Not a Waitever. Extension of the time for payments or 11. Borrower that Released; Forbearance By Lender Not a Waitever. Extension of the time for payments or Borrower shall not operate to release the flability of the original Borrower of Borrower shall not operate to release the flability of the original Borrower of Borrower in Interest or refuse to extend time for payment or original Borrower or Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy shall not be awaiter of or presended the exercise of any right or remedy.

12. Sorrower of Borrower's advantage Bound; Joint and Several Liability; Co-algeres. The coverants and agreements of of persignals 7. Borrower's eventualists and agreements shall be joint and several. Any Borrower who co-algered the Security Instrument but does not accuse the Note: (a) is co-algering this Security Instrument only to more accused by the Security Instrument only to more accused by this Security Instrument only to more accused the permitted limit, and (c) agree shall be joint and several. Any Borrower was object to the profile or make any secommodations with regard to the terms of this Security Instrument on the Note without that Borrower's accused to the time for the secured by this Security Instrument on the Note without that Borrower's covenance of the permitted limit, and

conflicts with applicable law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without conflicting provision. To this end the provisions of this Security Instrument and the Note are declared to be severable.

18. Borrower's Copy. Borrower shall be given one conformed copy of the Note and of this Security Instrument.

17. Transfer of the Property or a Beneficial Interest in Borrower. If all or any part of the Property or any Interest in without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if exercise is prohibited by federal law as of the date of this Security Instrument. However, this option shall not be exercised by Lender if exercise is prohibited by federal law as of the date of this Security Instrument. However, this option shall not be exercised by Lender if exercise is prohibited by federal law as of the least than 30 days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by this Security Instrument without further notice or demand on Borrower.

18. Borrower's Flight to Reinstate. If Borrower meets certain conditions, Borrower shall have the right to have enforcement of this Security Instrument discontinued at any time prior to the earlier of: (a) 5 days (or such other period as applicable law may specify for reinstatement) before sale of the Property pursuant to any power of sale contained in this Security Instrument, including, but not limited to, reasonable attorneys' fee; and (d) takes such action as Lender may respect to the sums secured by this Security Instrument and the Note as if no acceleration had occurred. However, this right to reinstate shall not apply in the case of acceleration under paragraph 17.

19. Sale of Note; Change of Loan Servicer. The Note or a partial interest in the Note as if no acceleration had occurred. However, this

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was ever a trade relief and the second section with the

20. Hezerdous Substances on or in the Property. Borrower shall not cause or permit the Postance on the Control of the Property. Borrower shall not do, not allow anyone size border, for Feloses of the Hezerdous Substances on or in the Property. Borrower shall not do, not allow anyone size border, or Feloses of the Property and property of the property shall promptly to the property shall promptly to the property shall promptly give Lender withstan notice of any Investigation, Linini, channed, issual or office action by any provinces shall promptly give Lender withstan notice of any Investigation, Linini, channed, issual or office action by any provinces shall promptly give Lender withstan notice of any Investigation, Linini, channed, issual or office action by any promptly shall be all necessary remodification of any Hezerdous Substances effecting the Property is necessary. Borrower shall promptly give Lender withstances gesoline, because but shall be a promptly shall be all necessary remodification of any Hezerdous Substances defined as fortice of hezerdous substances office the Property is necessary. Borrower shall promptly and the promptly shall be all necessary remodification substances defined as fortice of hezerdous substances of the promptly shall refer to the pro

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	Loan #: 01-0888-001543515-9
X COABANTO	LORENA'S HOCKETT
	R COPELAN
STATE OF WASHINGTON	NOTARY PUBLIC PU
On this 26 day of Away	4 ,000
Public in and for the State of Washington, duly o	, before me the undersigned, a Notary ommissioned and swom, personally appeared
curtis B. Hockett	and Lorena s. Hockett
	ibed in and who executed the foregoing instrument, and signed and sealed the said instrument as and deed, for the uses and purposes therein mentioned.
	the day and year in this certificate above written.
	and say and year in this certificate above written.
My Commission expires: 9 - /7 - 9 9	4 1 1 1 5
	Notary Public in another the State of Washington residing at:
- \	Stevenson
REQUE	ST FOR RECONVEYANCE
TO TRUSTEE:	
together with all other indebtedness secured by	or notes secured by this Deed of Trust. Said note or notes, or this Deed of Trust, have been paid in full. You are hereby
directed to cancel said note or notes and this	y this beed of Trust, have been paid in full. You are hereby beed of Trust, which are delivered hereby, and to reconvey, a under this beed of Trust to the person or persons legally
	~ ! ! .
DATED:	
	a corporation
<i>-</i> 10.	By .
Mail reconveyance to	
Washington	

Exhibit "A"

PAGE 1

A TRACT OF LAND IN THE SOUTHWEST QUARTER OF THE SOUTHEAST QUARTER OF SECTION 15, TOWNSHIP 3 NORTH, RANGE 10 EAST OF THE WILLAMETTE MERIDIAN, IN THE COUNTY OF SKAMANIA, STATE OF WASHINGTON, DESCRIBED AS FOLLOWS:

LOT 1 OF THE MARTHA LEHMANN SHORT PLAT, RECORDED IN BOOK 2 OF SHORT PLATS, PAGE 107, SKAMANIA COUNTY RECORDS.

PARCEL #03-10-15-0-0-1601-00

TOGETHER WITH A 1998 FLEETWOOD 56 X 42 MANUFACTURED HOME, SERIAL #15990