MANA COURTE HILL

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Prepared by: Wells Fargo Financial Bank 3201 North 4th Avenue Sioux Falls, SD 57104

Return to: Wells Fargo Financial Bank 3201 North 4th Avenue Sioux Falls, SD 57104

Document Title: OPEN-END DEED OF TRUST Reference Number(s): 00091266 Grantor(s): Larry Cobb And Linda Cobb

husband and wife Trustee: Clark County Title Company

Beneficiary: Wells Fargo Financial Bank
Legal Description, if abbreviated, full legal description is located on the reverse: The description of the property is on a separate addendum attached to this Mortgage/Deed of Trust, which description is part of the Mortgage/Deed of Trust.

#800 Section 5, Township IN, Range SE

situated in the County of	4 1 4	ъ т	b. 4	
situated at the County of	Skamania	. State of V	Vashington.	
Assessor's Property Tax Parce! Account	Number(s): 01-05-05-2	-2-080n-nn	3	
IT IS DEED OF IKUS I, made this	6 day of Sec	Nombor	2002	
Larry Cobb And Linda Cobb	00,01 00,	remoer	2003	, between
husband and wife				
3901 Carryon Creek Rd Washougal WA 980	671		Grantor, w	hose address is
Clark County Title Company				
whose address is 1400 Washington St,	Suite 100 DO Por 1300	10.0		Trustee
Wells Fargo Financial Bank, Beneficiary, for the purpose of securing performance.	whose eddress is 2004	, vancouver, vva	98660	
for the purpose of securing performance due under a Credit Card Account Acreem	Milose address is 3201	North 4th Avenue	, Sioux Falls, South	Dakola 57104
due under a Credit Card Account Agreement the line of credit of \$ 10,000,00 to	ient dated September 16	 2003 , pursuant 	to which advances	obem ad vem
on the line of credit of \$ 10,000.00 , to Agreement, and also any and all indebte	gether with charges ac	cording to the te	rms of said Cradit	Cord Assessed
Agreement, and also any and all indebte become owing by Grantor to Beneficiary u	edness, sums, fifture ad	vances and char	see seem se barre	Caru Account
become owing by Grantor to Beneficiary u	Indet said Credit Cord As	named A	ges now or nereal	ter owing or to
become owing by Grantor to Beneficiary u	- Con Salu Credit Caro Ac	zount Agreement	between Grantor an	nd Beneficiary.

Witnesseth: Grantor hereby bargains, sells and conveys to Trustee in Trust, with power of sale, the above-described real property in <u>Skamania</u> County, Washington which real property is not used principally for agricultural or farming purposes, together with all tenements, hereditaments and appurtenances now or hereafter thereunto belonging or in any wise appertaining, and the rents, issues and profits thereof.

To protect the security of this Deed of Trust, Grantor covenants and agrees:

1. To keep the property in good condition and repair, to permit no waste thereof, to complete any building, structure of Improvement being built or about to be built thereon, to restore promptly any building, structure or improvement thereon which may be damaged or destroyed; or to comply with all laws, ordinances, regulations, conditions and restrictions affecting the property.

2. To pay before delinquent all lawful taxes and assessments upon the property; to keep the property free and clear of all other charges, liens or encumbrances impairing the security of this Deed of Trust.

3. To keep all buildings now and herealter erected on the property described herein continuously insured against be held by the Beneficiary, and be in such companies as the Beneficiary by this Deed of Trust. All policies shall be held by the Beneficiary, and be in such companies as the Beneficiary may approve and have loss payable first to the Beneficiary as its interest may appear and then to the Grantor. The amount collected under any insurance policy application by the Beneficiary shall determine. Such or waive any default or notice of default or invalidate any act done pursuant to such notice. In the event of foreclosure, all rights of the Grantor in insurance policies then in force shall pass to the purchaser at the foreclosure sale.

4. To defend any action or proceeding purporting to affect the security hereof or the rights or powers of reasonable amount in any such action or proceeding, and in any suit brought by Beneficiary to foreclose this Deed of Trust.

5. To pay all costs, fees and expenses in connection with this Deed of Trust including the expenses of the trust including the expenses of the purchaser at the foreclosure.

5. To pay all costs, fees and expenses in connection with this Deed of Trust, including the expenses of the Trustee incurred in enforcing the obligation secured hereby and Trustee's and attorney's fees actually incurred as

6. Should Grantor fail to pay when due any taxes, assessments, insurance premiums, liens, encumbrances or other charges against the property hereinabove described, Beneficiary may pay the same and the amount so paid, with interest at the rate set forth in the note secured hereby, shall be added to and become a part of the debt secured in this

7. Not to sell, convey or otherwise transfer the property or any portion thereof without Beneficiary's written consent and any such sale, conveyance, of transfer without Beneficiary's written consent shall be a default under the

WA-2143NOWLINE-0803 (also used by certain ID and OR branches)

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1 In the event any position of the	
 In the event any portion of the property is taken or damaged in an eminent domain proceeding, the en amount of the award or such portion thereof as may be necessary to fully satisfy the obligation secured hereby, st be paid to Beneficiary to the appointed period by the property of the period of t	itire
2. By accepting payment of any sum secured hereby after its due date. Beneficially	
entitled thereto, on written request of the Granfor and the Both Medical Course of the Property covered by this Deed of Trust to the person of the Both Medical Course of the Both Medi	sor
during the continuance of these Trusts to collect the rests report and conters upon Beneficiary the right, power and author	
the right, prior to any default by Grantor in payment of any indebtedness secured hereby or in performance of agreement hereunder, to collect and refain such reals, include a secured hereby or in performance of agreement hereunder.	ito ani
any such default. Beneficiary may at any time without notice although so they become due and payable. Up	por
appointed by a court, and without regard to the adequacy of any series in person, by agent, or by a receiver to upon and take possession of said projects or any part thereof is the project of the indebtedness hereby secured, en	nte:
rents, issues and profits, including those past due and upper it has own name sue for or otherwise collect su	JCh:
operation and collection, including reasonable altorney's fees, upon any indebtedness secured hereby, and in su order as Beneficiary may determine The entering upon and taking reasonable at the property of the secured hereby, and in su	i O uch
rents, issues and profits and the application thereof as aforesaid that not order to rents.	
 Upon default by Grantor in the payment of any indebtedness secured hereby or in the performance of a agreement contained herein, all sums secured hereby shall immediately become due and payable at the option the Beneficiary. In such event and those written registed of Beneficiary. 	
the Beneficiary. In such event and upon written request of Beneficiary, Trustee shall sell the trust property, accordance with the Deed of Trust Act of the State of Washington.	in
bidder. Any person except trustee may bid at Trustee to the Trustee that Trustee the high	es
(1) to the expense of the sale, including a reasonable Trustee's fee and attorney's fee; (2) to the obligation security this Deed of Trust: (3) the surplus if any shall be distributed for	ws ed
(less clerk's filling fee) with the clerk of the superior could of the court	ted
	lhe
this Deed of Trust, and such as he may have acquired the convey at the time of his execution	10
the sale was conducted in compliance with all the requirements of law and of this Deed of Trust, which recital she prima facie evidence of such compliance and conclusive avidence that the recital she prima facie evidence of such compliance and conclusive avidence that the recital she are the recital she a	nai ial!
encumbrances for value.	ınd
7. The power of sale conferred by this Deed of Trust and by the Deed of Trust Act of the State of Washingt is not an exclusive remedy. Reneficiary may rause this Deed of Trust be for the State of Washingt	lon
8. In the event of the death, incapacity, distributed received as a mortgage.	
successor trustee, and upon the recording of such appointment in the mortgage, Beneficiary may appoint in writing Deed of Trust is recorded, the successor shall be vested with all records of the county in which the	ja Tis
obligated to notify any party hereto of pending salayurdes and the original trustee. The trustee is r	not
which Grantor, Trustee or Beneficiary shall be a party unless such action or proceeding is brought by the Trustee. 9. This Deed of Trust applies to increase to the page 11 and in proceeding is brought by the Trustee.	III
their heirs, devisees, leadatees, administrators, executors and is binoing not only on the parties hereto, but	on
the holder and owner of the note secured hereby, whether or not named as Beneficiary herein.	dil
Sign berg Anny D (DB) JENNIFER L. MORAN	
Sign here NOTARY PUBLIC	
Sign here STATE OF WASHINGTON	
STATE OF WASHINGTON COMMISSION EXPIRES	Ŀ.
COUNTY OF CLAY SS. MAY 21 2/25	
On this day personally appeared before me Larry Cobb And Linda Cobb	
, husband and wife to be the individual described in and who executed the within and foregoing instrument, and acknowledged that Larry Cobb And Linda Cobb	vn
	il
husband and wife signed the same as Larry Cobb And Linda Cobb husband and wife	_
free and voluntary act and deed, for the uses and purposes therein mentioned.	_
GIVEN under my hand and official seal this 16 day of SEP1	
leprice morar	
- Myun Hour	
Notary Public in and for the State of Washington residing at Juneous	
Tesiding at Over Copy - 2	_
	_
REQUEST FOR FULL RECONVEYANCE	
TO TRUSTEE: Do not record. To be used only when note has been paid.	
The undersigned is the legal owner and holder of the Credit Card Account Agreement and all other indebtednes secured by the within Deed of Trust and said Credit Card Account Agreement and all other indebtednes	
Secured by said fleed of Trust, has been fully assistant agreement, together with other indebtedness	i.s
payment to you of any sums owing to you under the terms of said Deed of Trust, to cancel said Credit Card Accour	ภ ⊓t
you berewith together with the said Dood of Tayst, and the said Deed of Trust delivered to	0
the terms of said Deed of Trust, all the estate now held by you thereunder.	y
Dated	
	_
	_
Mail reconveyance to Well's Fargo Figure 19 Page 1994 Marin 1994	
Mail reconveyance to Wells Fargo Financial Bank, 3201 North 4th Avenue, Sioux Falls, South Dakota 57104.	
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500x 250 PAGE 726

Exhibit A

BEGINNING at the Southwest corner of the Northwest quarter of the Northwest quarter of Section 5, Township 1 North, Range 5 East of the Willamette Meridian, Skamania County Washington; thence East on the South line of the Northwest quarter of the Northwest quarter of said Section 5, a distance of 545.83 feet to an iron rod; thence East 27.95 feet to the center of State Road; thence on the center line of said road North 61°11' West 393.25 feet; thence on said center line North 43°11' West 330.74 feet to the West line of the Northwest quarter of the Northwest quarter of said Section 5; thence South on said West line 21.85 feet to an iron rod; thence South on said West line 405.36 feet to the Place of Beginning.