AFN #2012181846 Recorded 10/24/2012 at 12:02 PM DocType: TRST Filed by: RICHARD A. BALOGH Page: 1 of 7 Auditor Timothy O. Todd Skamania County, WA

When recorded return to:

Richard A. Balogh 1592. Labane RD. Washough, WA. 98671

DEED OF TRUST

(For use in the State of Washington only)

day of October 2012 18 THIS DEED OF TRUST, made this between

as GRANTOR(S), Richard & Shearill M. Balog whose address is

1592 LABARRE Rd. Washongal, WA 98671 and

as TRUSTEE, whose address is Clark County Title and Vancouver, WA.

Steve of Peggy Walsh 1342 Labour Rd. Washougal, WA. 98671 as BENEFICIARY, whose address is

WITNESSETH: Grantor(s) hereby bargain(s), sell(s), and convey(s) to Trustee in trust, with power of sale, the following described real property in Skamania Cty. County, Washington:

Section = 28, Tan, RSE, W.M. SKAMANIA Cty WA, NORTH FORK RANCH Estates Lot 13

Abbreviated Legal: (Required if full legal not inserted above.)

Tax Parcel Number(s):

TAX # 0205 0000 8007 00

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which real property is not used principally for agricultural or farming purposes, together with all the tenements, hereditaments, and appurtenances now or hereafter thereunto belonging or in any wise appertaining, and the rents, issues, and profits thereof.

This deed is for the purpose of securing performance of each agreement of Grantor(s) herein contained, and payment of the sum of

To protect the security of this Deed of Trust, Grantor(s) covenant(s) and agree(s):

- 1. To keep the property in good condition and repair; to permit no waste thereof; to complete any building, structure, or improvement being built or about to be built thereon; to restore promptly any building, structure, or improvement thereon which may be damaged or destroyed; and to comply with all laws, ordinances, regulations, covenants, 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 or hereafter erected on the property described herein continuously insured against loss by fire or other hazards in an amount not less than the total debt secured 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(s). The amount collected under any insurance policy may be applied upon any indebtedness hereby secured in such order as the Beneficiary shall determine. Such application by the Beneficiary shall not cause discontinuance of any proceedings to foreclose this Deed of Trust. In the event of foreclosure, all rights of the Grantor(s) 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 Beneficiary or Trustee, and to pay all costs and expenses, including cost of title search and attorney's fees in a 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 Trustee incurred in enforcing the obligation secured hereby and Trustee's and attorney's fees actually incurred, as provided by statute.
- 6. Should Grantor(s) 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 Deed of Trust.

IT IS MUTUALLY AGREED THAT:

1. In the event any portion of the property is taken or damaged in an eminent domain proceeding, the entire amount of the award or such portion as may be necessary to fully satisfy the obligation secured hereby, shall be paid to Beneficiary to be applied to said obligation.

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- 2. By accepting payment of any sum secured hereby after its due date, Beneficiary does not waive its right to require prompt payment when due of all other sums so secured or to declare default for failure to so pay.
- 3. The Trustee shall reconvey all or any part of the property covered by this Deed of Trust to the person entitled thereto, on written request of the Grantor(s) and the Beneficiary, or upon satisfaction of the obligation secured and written request for reconveyance made by the Beneficiary or the person entitled thereto.
- 4. Upon default by Grantor(s) in the payment of any indebtedness secured hereby or in the performance of any agreement contained herein, all sums secured hereby shall immediately become due and payable at the option of the Beneficiary. In such event and upon written request of Beneficiary, Trustee shall sell the trust property, in accordance with the Deed of Trust Act of the State of Washington, at public auction to the highest bidder. Any person except Trustee may bid at Trustee's sale. Trustee shall apply the proceeds of the sale as follows: (1) to the expense of the sale, including a reasonable Trustee's fee and attorney's fee; (2) to the obligation secured by this Deed of Trust; and (3) the surplus, if any, shall be distributed to the persons entitled thereto.
- 5. Trustee shall deliver to the purchaser at the sale its deed, without warranty, which shall convey to the purchaser the interest in the property which Grantor(s) had or had the power to convey at the time of his/her/their execution of this Deed of Trust, and such as he/she/they may have acquired thereafter. Trustee's deed shall recite the facts showing that the sale was conducted in compliance with all the requirements of law and of this Deed of Trust, which recital shall be prima facie evidence of such compliance and conclusive evidence thereof in favor of bona fide purchaser and encumbrancers for value.
- 6. The power of sale conferred by this Deed of Trust and by the Deed of Trust Act of the State of Washington is not an exclusive remedy; Beneficiary may cause this Deed of Trust to be foreclosed as a mortgage.
- 7. In the event of the death, incapacity, disability, or resignation of Trustee, Beneficiary may appoint in writing a successor trustee, and upon the recording of such appointment in the mortgage records of the county in which this Deed of Trust is recorded, the successor trustee shall be vested with all powers of the original trustee. The trustee is not obligated to notify any party hereto of pending sale under any other Deed of Trust or of an action or proceeding in which Grantor(s), Trustee, or Beneficiary shall be a party unless such action or proceeding is brought by the Trustee.
- 8. This Deed of Trust applies to, inures to the benefit of, and is binding not only on the parties hereto, but on his/her/their heirs, devisees, legatees, administrators, executors, and assigns. The term Beneficiary shall mean the holder and owner of the note secured hereby, whether or not named as Beneficiary herein.

Richard A. BALD

Shearill N. BAL

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STATE OF Washington
COUNTY OF Skamania

I certify that I know or have satisfactory evidence that Steven T Walsh 4

Peggy L. Walsh (is/are) the person(s) who appeared before me, and said person(s) acknowledged that they signed this instrument and acknowledged it to be their free and voluntary act for the uses and purposes mentioned in this instrument..

Dated: 10-18-12

JERI L. CONNOLLY STATE OF WASHINGTON NOTARY —— PUBLIC My Commission Expires April 28, 2016

My Commission Expires April 28, 2016

REQUEST FOR FULL RECONVEYANCE - Do not record. To be used only when note has been paid.

TO: TRUSTEE

The undersigned is the legal owner and holder of the note and all other indebtedness secured by the within Deed of Trust. Said note, together with all other indebtedness secured by said Deed of Trust, has been fully paid and satisfied; and you are hereby requested and directed, on payment to you of any sums owing to you under the terms of said Deed of Trust, to cancel said note above mentioned, and all other evidences of indebtedness secured by said Deed of Trust delivered to you herewith, together with the said Deed of Trust, and to reconvey, without warranty, to the parties designated by the terms of said Deed of Trust, all the estate now held by you thereunder.

Dated:

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PROMISSORY NOTE

s 166,800 10/18/2013	2
WAShongal, WA, 98671	
FOR VALUE RECEIVED,	
hereinafter "Maker" promises to pay to	
hereinafter "Holder" or order at	
or other such place as may be designated by the Holder from time to time, the principal sum of	
Dollars (\$_/66_800), with interest thereon fromday of	↸
on the unpaid principal at the rate of	- 33
percent (5 % %) per annum as follows:	√,
1. INSTALLMENT PAYMENTS: Maker shall pay, (check one)	Л
a. () NO INSTALLMENTS. No installment payments are required.	'),
b. (,) PRINCIPAL and INTEREST INSTALLMENTS of 890, Dollars (\$ 890,	00
Dollars (\$ 810.).
c. () INTEREST ONLY PAYMENTS on the outstanding principal balance.	
(The following must be completed if "b" or "c" is checked)	
The installment payments shall begin on the day of	
and shall continue on the day of each succeeding: (check one)	- 1
(calendar month () third calendar month () sixth calendar month () twelfth calendar	r month
() Other:	
2. DUE DATE: The entire balance of this Note together with any and all interest accrued thereon shall payable in full on 15 day of 00, 2013.	be due and
3. DEFAULT INTEREST: After maturity, or failure to make any payment, any unpaid principal sl interest at the rate of percent (nall accrue maximum
 ALLOCATION OF PAYMENTS: Each payment shall be credited first to any late charge due, interest, and the remainder to principal. 	second to
PREPAYMENT: Maker may prepay all or part of the balance owed under this Note at any timpenalty.	ne without
6. CURRENCY: All principal and interest payments shall be made in lawful money of the United State	s.
LATE CHARGE: If Holder receives any installment payment more than day if not filled in) after its due date, then a late payment charge of \$	s (15 days percent l be added

0.	DUE ON SALE: (OPTIO: Note is secured by a Deed described in such security breach of this provision, Ho prohibited by applicable law	of Trust or any other instruments may not b lder may declare all sur	instrument securing sold or transferred	repayment of this No without the Holder's	te, the property
	Sb			Qu)	
	Maker (Initials)	Ho	der (Initials)	-
9.	ACCELERATION: If Maker fails to make any payment owed under this Note, or if Maker defaults under an Deed of Trust or any other instruments securing repayment of this Note, and such default is not cured with				
10.	ATTORNEYS' FEES AND COSTS: Maker shall pay all costs incurred by Holder in collecting sums durunder this Note after a default, including reasonable attorneys' fees, whether or not suit is brought. If Maker o Holder sues to enforce this Note or obtain a declaration of its rights hereunder, the prevailing party in any sucl proceeding shall be entitled to recover its reasonable attorneys' fees and costs incurred in the proceeding (including those incurred in any bankruptcy proceeding or appeal) from the non-prevailing party.				
11.	. WAIVER OF PRESENTMENTS: Maker waives presentment for payment, notice of dishonor, protest and notice of protest.				
12.	NON-WAIVER: No failure or delay by Holder in exercising Holder's rights under this Note shall be a waive of such rights.				
	SEVERABILITY: If any clause or any other portion of this Note shall be determined to be void of unenforceable for any reason, such determination shall not affect the validity or enforceability of any other clause or portion of this Note, all of which shall remain in full force and effect.				
14.	INTEGRATION: There are no verbal or other agreements which modify or affect the terms of this Note. This Note may not be modified or amended except by written agreement signed by Maker and Holder.				
15.	CONFLICTING TERMS: In the event of any conflict between the terms of this Note and the terms of any Deed of Trust or other instruments securing payment of this Note, the terms of this Note shall prevail.				
16.	EXECUTION: Each Maker executes this Note as a principal and not as a surety. If there is more than one Maker, each such Maker shall be jointly and severally liable under this Note.				
	COMMERCIAL PROPER Note) Maker represents an business, investment or comm	d warrants to Holder t	that the sums represe	nted by this Note are	being used for
	Maker (I	nitials)	Hol	der (Initials)	
	ORAL AGREEMENTS: (EXTEND CREDIT, OR TO ENFORCEABLE UNDER V) FOREBEAR FROM	OR ORAL COMMI	ITMENTS TO LOAN AYMENT OF A DE	MONEY, TO BT ARE NOT
7	DEFINITIONS: The word the word Holder shall be conplural words shall be constructed which such words apply.	strued interchangeably	with the words Lende	r or Pavee. In this Not	le, singular and
19.	ADDITIONAL TERMS AN	D CONDITIONS: (check one)) -
	a. (NONE	- ((- 47		
	DR	- 1	- 1		
	O. () As set forth on the	attached "Exhibit A"	which is incorporated	d by this reference.	
(Note	e: If neither a or b is check	ed, then option "a" ap	plies)		
20. T	THIS NOTE IS SECURED EVEN DATE.	BY (DEED OF TH	RUST, () MORTGA	ьGE,()	OF

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Maker (signatures)	flan.
	- HIMD
	Thomas
	7 000
Maker's address for all notices given by Holde	er under this Note:

DO NOT DESTROY THIS NOTE

WHEN PAID this original Note together with the Deed of Trust securing the same, must be surrendered to the Trustee for cancellation and retention before any reconveyance can be processed.

