

AFTER RECORDING MAIL TO:

Name ADAMS AND REESE, LLP
Address 11 North Water Street, Suite 23200
City/State Mobile, AL 36602
Attn: Bradley Sanders, Special Counsel

**NCS-1098700-05 1ST AM
17**

Document Title(s): (or transactions contained herein)

**1. MODIFICATION OF DEED OF TRUST,
SECURITY AGREEMENT, ASSIGNMENT OF
LEASES AND RENTS, FINANCING
STATEMENT AND FIXTURE FILING**

Reference Number(s) of Documents assigned or released:

**LEWIS CO: 3333844, 3333845, 3333846, 3344474,
3344475, 3344476, 3355595, 3427730, 3427731,
3427732, 3444494, 3444495, 3444496, 3461316,
3461317, 3461318, 3514961, 3514962, 3514963, 3514964, 3514965, 3514966, 3523984,
3523985 & 3523986 ; SKAMANIA CO: 2009173907, 2010175386, 2015000446,
2016000429, 2017000386, 2019002453, 2019002454 & 2020-001201; MASON CO:
1946484, 1956673, 1967696, 2037703, 2053351, 2070157, 2122617, 2122618 & 2131293;
THURSTON CO: 4110959, 4110960, 4110961, 4110962, 4148681, 4434847, 4490207,
4550900, 4725330, 4725331 & 4755795; PACIFIC COUNTY: 3122028, 3122029,
3122030, 3122031, 3122032, 3125939, 3125940, 3125941, 3125942, 3125943, 3157718,
3164492, 3170922, 3170923, 3170924, 3170925, 3190672, 3190673, 3190674, 3190675,
3190676, 3190677, 3190678, 3190679, 3190680, 3190681, 3190682, 3190683, 3193621,
3193622, 3193623 & 3193624; GRAYS HARBOR CO: 2009-09160032, 2010-05030043,
2010-11220002, 2015-03130059, 2016-03070039, 2017-02230037, 2019-12120022, 2019-
12120023 & 2020-05260019**



Grantor(s): (Last name first, then first name and initials)

PORT BLAKELY TREE FARMS (LIMITED PARTNERSHIP), a Washington limited partnership

TRUSTEE: FIRST AMERICAN TITLE INSURANCE COMPANY, a Nebraska corporation

Grantee(s): (Last name first, then first name and initials) METLIFE REAL ESTATE LENDING LLC, a Delaware limited liability company (and the successor in interest by assignment to METROPOLITAN LIFE INSURANCE COMPANY, a New York corporation)

Recording requested by
and when recorded return to:

Andrew B. Freeman, Esq.
Adams and Reese LLP
11 N. Water Street, Suite 23200
Mobile, AL 36602

Loan Nos. 193387, 193957, 197555, 197383, 197384, 198136, 198811, 200515, 201157 and 202250

**MODIFICATION OF DEED OF TRUST, SECURITY AGREEMENT, ASSIGNMENT OF
LEASES AND RENTS, FINANCING STATEMENT AND FIXTURE FILING
[2021/Initial Premises and Diamond Premises]**

**GRANTOR: PORT BLAKELY TREE FARMS (LIMITED
PARTNERSHIP), a Washington limited partnership**

**GRANTEE (Trustee): FIRST AMERICAN TITLE INSURANCE COMPANY, a
Nebraska corporation**

**GRANTEE
(Beneficiary): METLIFE REAL ESTATE LENDING LLC, a Delaware
limited liability company (and the successor in interest by
assignment to METROPOLITAN LIFE INSURANCE
COMPANY, a New York corporation)**

RECORDING NUMBER(S) OF DOCUMENTS AMENDED:

Lewis County: 3333844, 3333845, 3333846, 3344474, 3344475, 3344476, 3355595,
3427730, 3427731, 3427732, 3444494, 3444495, 3444496, 3461316, 3461317, 3461318,
3514961, 3514962, 3514963, 3514964, 3514965, 3514966, 3523984, 3523985 and 3523986;
Skamania County: 2009173907, 2010175386, 2015000446, 2016000429, 2017000386,
2019002453, 2019002454 and 2020001201; Mason County: 1946484, 1956673, 1967696,
2037703, 2053351, 2070157, 2122617, 2122618 and 2131293; Thurston County: 4110959,
4110960, 4110961, 4110962, 4148681, 4434847, 4490207, 4550900, 4725330, 4725331 and
4755795; Pacific County: 3122028, 3122029, 3122030, 3122031, 3122032, 3125939,
3125940, 3125941, 3125942, 3125943, 3157718, 3164492, 3170922, 3170923, 3170924,
3170925, 3190672, 3190673, 3190674, 3190675, 3190676, 3190677, 3190678, 3190679,
3190680, 3190681, 3190682, 3190683, 3193621, 3193622, 3193623 and 3193624; Grays
Harbor County: 2009-09160032, 2010-05030043, 2010-11220002, 2015-03130059, 2016-
03070039, 2017-02230037, 2019-12120022, 2019-12120023 and 2020-05260019.

**This instrument is executed in multiple counterparts for simultaneous recording in Grays Harbor,
Lewis, Mason, Pacific, Skamania and Thurston Counties.**

This **MODIFICATION OF DEED OF TRUST, SECURITY AGREEMENT, ASSIGNMENT OF LEASES AND RENTS, FINANCING STATEMENT AND FIXTURE FILING** (this "**Modification**") dated as of December 15, 2021, modifies that certain Deed of Trust (as defined herein), from **PORT BLAKELY TREE FARMS (LIMITED PARTNERSHIP)**, a Washington limited partnership with an address at 1501 Fourth Street, Suite 2150, Seattle, Washington 98101, as grantor ("**Grantor**" or "**Borrower**"), to **FIRST AMERICAN TITLE INSURANCE COMPANY**, a Nebraska corporation with an address at 920 Fifth Avenue, Suite 1200, Seattle, Washington 98104, as trustee ("**Trustee**"), in favor of **METLIFE REAL ESTATE LENDING LLC**, a Delaware limited liability company ("**Beneficiary**" or "**Lender**"), the successor in interest to Metropolitan Life Insurance Company, a New York corporation ("**MLIC**"), with an address at 10801 Mastin Blvd., Suite 700, Overland Park, KS 66210, as beneficiary, securing a loan in the original principal amount of One Hundred Fifty Million and No/100 US Dollars (US\$150,000,000.00) which has been increased to a maximum aggregate amount of Three Hundred One Million Five Hundred Thousand and No/100 US Dollars (\$301,500,000.00) pursuant to the terms and provisions of the Loan Agreement, as defined herein (the "**Original Loan**"), and which Original Loan is being increased to a maximum aggregate amount of Three Hundred Thirty Two Million Twenty Five Thousand and No/100 US Dollars (\$332,025,000.00) pursuant to the terms and provisions of the Loan Agreement and encumbering the real property (the "**Premises**") legally described on Schedule A to the Original Deed of Trust (as defined herein). Pursuant to an assignment agreement filed of record in the official land records for the applicable Counties in the State of Washington, the Lender is the assignee to and of the interests of MLIC in and to the Deed of Trust (as defined below) which encumbers the Premises located in the State of Washington.

For purposes of Article 9 of the Uniform Commercial Code (RCW 62A.9A), the Deed of Trust, as amended by this Modification, constitutes a Security Agreement with Grantor being the Debtor and Beneficiary being the Secured Party. The Deed of Trust, as amended by this Modification, also constitutes a Financing Statement filed as a fixture filing pursuant to Article 9 of the Uniform Commercial Code. The Deed of Trust, as amended by this Modification, also constitutes a Financing Statement covering Timber (as defined in the Deed of Trust), timber to be cut and as extracted collateral, each as defined in and pursuant to Article 9 of the Uniform Commercial Code (RCW 62A.9A-502(c)).

WITNESSETH:

WHEREAS, Grantor has previously executed and delivered to Trustee for the benefit of MLIC, and now Beneficiary, that certain Deed of Trust, Security Agreement, Assignment of Leases and Rents, Financing Statement and Fixture Filing dated as of September 15, 2009 (the "**Original Deed of Trust**"), as amended by that certain Modification of Deed of Trust, Security Agreement, Assignment of Leases and Rents, Financing Statement and Fixture Filing dated as of May 3, 2010 (the "**First Modification**"),

as further amended by those certain Deed of Trust Modification Agreements dated December 21 or 22, 2010 (collectively, the "**Second Modification**"), as further amended by that certain Deed of Trust Modification Agreement dated March 12, 2015 (the "**Third Modification**"), as further amended by that certain Modification of Deed of Trust, Security Agreement, Assignment of Leases and Rents, Financing Statement and Fixture Filing dated as of March 4, 2016 (the "**Fourth Modification**"), as further amended by that certain Modification of Deed of Trust, Security Agreement, Assignment of Leases and Rents, Financing Statement and Fixture Filing dated as of February 22, 2017 (the "**Fifth Modification**"), as assigned by MLIC to Beneficiary by that certain Assignment of Deeds of Trust, Security Agreements, Assignments of Leases and Rents, Financing Statements and Fixture Filings and Other Loan Documents dated as of December 2019 (the "**2019 Assignment**"), as further amended by that certain Modification of Deed of Trust, Security Agreement, Assignment of Leases and Rents, Financing Statement and Fixture Filing dated as of December 11, 2019 (the "**Sixth Modification**"), and as further amended by that certain Modification of Deed of Trust, Security Agreement, Assignment of Leases and Rents, Financing Statement and Fixture Filing dated as of May 22, 2020 (the "**Seventh Modification**"), and said Original Deed of Trust as amended by the First Modification, Second Modification, Third Modification, Fourth Modification, Fifth Modification, Sixth Modification, and Seventh Modification, and as assigned by the 2019 Assignment, and as further amended, restated, extended, renewed, assigned or otherwise modified from time to time, the "**Deed of Trust**"), and which Deed of Trust has been recorded as follows:

- (a) in Lewis County, Washington: Original Deed of Trust on September 18, 2009 under recording numbers 3333844, 3333845 and 3333846, and First Modification on May 3, 2010 under recording numbers 3344474, 3344475, and 3344476, and Second Modification on December 21, 2010 under recording number 3355595, and Third Modification on March 13, 2015 under recording numbers 3427730, 3427731, 3427732, and Fourth Modification on March 7, 2016 under recording numbers 3444494, 3444495, 3444496, and Fifth Modification on February 23, 2017 under recording numbers 3461316, 3461317 and 3461318, and 2019 Assignment on December 12, 2019 under recording numbers 3514961, 3514962 and 3514963, and Sixth Modification on December 12, 2019 under recording numbers 3514964, 3514965 and 3514966, and Seventh Modification on May 26, 2020 under recording numbers 3523984, 3523985 and 3523986;
- (b) in Skamania County, Washington: Original Deed of Trust on September 16, 2009 under recording number AFN 2009173907, and First Modification on May 3, 2010 under recording number AFN 2010175386, and Third Modification on March 16, 2015 under recording number 2015000446, and Fourth Modification on March 7, 2016 under recording number 2016000429, and Fifth Modification on February 23, 2017 under recording number 2017000386, and 2019 Assignment on December 12, 2019 under recording

number 2019002453, and Sixth Modification on December 12, 2019 under recording number 2019002454, and Seventh Modification on May 27, 2020 under recording number 2020001201;

- (c) in Mason County, Washington: Original Deed of Trust on September 16, 2009 under recording number 1946484, and First Modification on May 3, 2010 under recording number 1956673, and Second Modification on December 22, 2010 under recording number 1967696, and Third Modification on March 19, 2015 under recording number 2037703, and Fourth Modification on March 7, 2016 under recording number 2053351, and Fifth Modification on February 23, 2017 under recording number 2070157, and 2019 Assignment on December 12, 2019 under recording number 2122617, and Sixth Modification on December 12, 2019 under recording number 2122618, and Seventh Modification on May 26, 2020 under recording number 2131293;
- (d) in Thurston County, Washington: Original Deed of Trust on September 16, 2009 under recording numbers 4110959, 4110960, 4110961 and 4110962, and First Modification on May 3, 2010 under recording number 4148681, and Third Modification on March 13, 2015 under recording number 4434847, and Fourth Modification on March 7, 2016 under recording number 4490207, and Fifth Modification on February 24, 2017 under recording number 4550900, and 2019 Assignment on December 12, 2019 under recording number 4725330, and Sixth Modification on December 12, 2019 under recording number 4725331, and Seventh Modification on May 28, 2020 under recording number 4755795;
- (e) in Pacific County, Washington: Original Deed of Trust on September 16, 2009 under recording numbers 3122028, 3122029, 3122030, 3122031, 3122032, and First Modification on May 3, 2010 under recording numbers 3125939, 3125940, 3125941, 3125942, and 3125943, and Third Modification on March 13, 2015 under recording number 3157718, and Fourth Modification on March 7, 2016 under recording number 3164492, and Fifth Modification on February 23, 2017 under recording numbers 3170922, 3170923, 3170924 and 3170925, and 2019 Assignment on December 13, 2019 under recording numbers 3190672, 3190673, 3190674, 3190675, 3190676, 3190677, 3190678 and 3190679, and Sixth Modification on December 13, 2019 under recording numbers 3190680, 3190681, 3190682 and 3190683, and Seventh Modification on May 27, 2020 under recording numbers 3193621, 3193622, 3193623 and 3193624; and
- (f) in Grays Harbor, Washington: Original Deed of Trust on September 16, 2009 under recording number 2009-09160032, and First Modification on May 3,

2010 under recording number 2010-05030043, and Second Modification on December 22, 2010 under recording number 2010-11220002, and Third Modification on March 13, 2015 under recording number 2015-03130059, and Fourth Modification on March 7, 2016 under recording number 2016-03070039, Fifth Modification on February 23, 2017 under recording number 2017-02230037, and 2019 Assignment on December 12, 2019 under recording number 2019-12120022, and Sixth Modification on December 12, 2019 under recording number 2019-12120023, and Seventh Modification on May 26, 2020 under recording number 2020-05260019.

WHEREAS, Grantor executed and delivered the Original Deed of Trust to Trustee, for the benefit and security of MLIC, and now Beneficiary, in connection with that certain loan in the amount of One Hundred Twenty Million and 00/100 Dollars (\$120,000,000.00) (the **"Initial Loan"**) made by MLIC to Grantor pursuant to that certain Loan Agreement dated as of September 15, 2009 (the **"Original Loan Agreement"**) between Grantor and MLIC, which Original Loan Agreement was amended and restated pursuant to that certain Amended and Restated Loan Agreement dated May 3, 2010 by and between Grantor and MLIC (the **"Amended and Restated Loan Agreement"**), pursuant to which, among other things, MLIC made an additional loan to Grantor in the principal sum of Thirty Million and No/100 US Dollars (US\$30,000,000.00) (the **"First Additional Loan"**), which First Additional Loan was consolidated with, and added to, the Initial Loan pursuant to the terms and provisions of the Amended and Restated Loan Agreement creating a single consolidated loan in the aggregate original principal amount of One Hundred Fifty Million and No/100 US Dollars (US\$150,000,000.00) (which consolidated loan is defined above as the **"Original Loan"**); and which Amended and Restated Loan Agreement has been amended pursuant to that certain First Amendment of Amended and Restated Loan Agreement and Other Loan Documents dated March 12, 2015 by and between Grantor and MLIC (the **"First Amendment of Loan Agreement"**) whereby an additional loan was made by MLIC to Grantor in the principal sum of Forty Five Million and No/100 US Dollars (US \$45,000,000) (the **"Second Additional Loan"**) which Second Additional Loan has been consolidated with the Original Loan to create a single consolidated loan in the amount of \$172,500,000, and which Amended and Restated Loan Agreement, as amended by the First Amendment of Loan Agreement, has been amended pursuant to that certain Second Amendment of Amended and Restated Loan Agreement and Other Loan Documents dated March 4, 2016 by and between Grantor and MLIC (the **"Second Amendment of Loan Agreement"**) whereby an additional loan was made by MLIC to Grantor in the principal sum of Seventeen Million and No/100 US Dollars (US\$17,000,000) (the **"Third Additional Loan"**) which Third Additional Loan has been consolidated with the Original Loan and the Second Additional Loan to create a single consolidated loan in the amount of \$173,060,000, which Amended and Restated Loan Agreement as amended by said First Amendment of Loan Agreement and Second Amendment of Loan Agreement has been amended pursuant to that certain Third Amendment of Amended and Restated Loan Agreement and Other Loan Documents dated February 22, 2017 by and between Grantor and MLIC (the **"Third**

Amendment of Loan Agreement”), whereby an additional loan was made by MLIC to Grantor in the principal sum of Thirty-Four Million and No/100 US Dollars (US\$34,000,000) (the “**Fourth Additional Loan**”), which Amended and Restated Loan Agreement as amended by said First Amendment of Loan Agreement, Second Amendment of Loan Agreement and Third Amendment of Loan Agreement was further amended pursuant to that certain Fourth Amendment of Amended and Restated Loan Agreement and Other Loan Documents dated December 11, 2019 by and between Grantor and Beneficiary (the “**Fourth Amendment of Loan Agreement**”) whereby an additional loan was made by Beneficiary to Grantor in the principal sum of Thirty Million and No/100 US Dollars (US\$30,000,000.00) (the “**Fifth Additional Loan**”), which Amended and Restated Loan Agreement as amended by said First Amendment of Loan Agreement, Second Amendment of Loan Agreement, Third Amendment of Loan Agreement, Fourth Amendment of Loan Agreement, was further amended pursuant to that certain Fifth Amendment of Amended and Restated Loan Agreement and Other Loan Documents dated May 22, 2020 by and between Grantor and Beneficiary (the “**Fifth Amendment of Loan Agreement**”), whereby an additional loan was made by Beneficiary to Grantor in the maximum aggregate principal amount outstanding at any one time of Thirty Million and No/100 US Dollars (US\$30,000,000.00) (the “**Sixth Additional Loan**”), which Amended and Restated Loan Agreement as amended by said First Amendment of Loan Agreement, Second Amendment of Loan Agreement, Third Amendment of Loan Agreement, Fourth Amendment of Loan Agreement, and Fifth Amendment of Loan Agreement is being further amended pursuant to that certain Sixth Amendment of Amended and Restated Loan Agreement and Other Loan Documents dated as of even date herewith by and between Grantor and Beneficiary (the “**Sixth Amendment of Loan Agreement**”, and collectively with the Amended and Restated Loan Agreement, the First Amendment of Loan Agreement, the Second Amendment of Loan Agreement, the Third Amendment of Loan Agreement, the Fourth Amendment of Loan Agreement, and the Fifth Amendment of Loan Agreement, and as further amended, restated, extended, renewed or otherwise modified from time to time, the “**Loan Agreement**”), which provides for, among other things, an additional loan from Beneficiary to Grantor in the principal amount of Thirty Million Five Hundred Twenty Five Thousand and No/100 US Dollars (US\$30,525,000.00) (the “**Seventh Additional Loan**”), which Seventh Additional Loan will be consolidated with, and added to, the Original Loan as consolidated with the Second Additional Loan, the Third Additional Loan, the Fourth Additional Loan, the Fifth Additional Loan and the Sixth Additional Loan pursuant to the terms and provisions of the Loan Agreement, and the Original Loan, the Second Additional Loan, the Third Additional Loan, the Fourth Additional Loan, the Fifth Additional Loan, the Sixth Additional Loan and the Seventh Additional Loan, as so consolidated, shall constitute and be treated as a single consolidated loan in the original principal amount of up to Three Hundred Thirty Two Million Twenty Five Thousand and No/100 US Dollars (\$332,025,000.00) (which consolidated loan is defined below as the “**Loan**”);

WHEREAS, pursuant to the 2019 Assignment, MLIC has assigned to Lender all of its right, title and interest in and to, among other things, the Amended and Restated Loan

Agreement, the Original Loan, the First Amendment of Loan Agreement, the Second Additional Loan, the Second Amendment of Loan Agreement, the Third Additional Loan, the Third Amendment of Loan Agreement, the Fourth Additional Loan, the Original Deed of Trust, the First Modification, the Second Modification, the Third Modification, the Fourth Modification and the Fifth Modification; and

WHEREAS, Grantor and Beneficiary desire to amend and modify the Deed of Trust to make certain conforming amendments thereto in connection with the foregoing.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged Grantor and Beneficiary hereby agree to supplement and amend the Deed of Trust as set forth herein.

AND FURTHERMORE, FOR THE PURPOSE OF SECURING payment and performance of the Secured Obligations (as such term is defined in Section 1.1 of the Deed of Trust as amended by Section 3(b) of this Modification) and the trust created in the Deed of Trust (as amended by this Modification), Grantor does hereby ratify and confirm the **GRANT, BARGAIN, SALE, CONVEYANCE AND CONFIRMATION**, to Trustee, **IN TRUST, WITH POWER OF SALE**, for the benefit and security of Beneficiary, under and subject to the conditions hereinafter set forth and set forth in the Deed of Trust (as amended by this Modification), all right title and interest in and to the Mortgaged Property (as defined in the Deed of Trust), as set forth in the Deed of Trust (as amended by this Modification);

SUBJECT, HOWEVER, to the exceptions and encumbrances described in the Loan Agreement as Permitted Encumbrances.

AND BENEFICIARY'S RIGHTS hereunder shall include, without limitation, the right to foreclose judicially or non-judicially against the Mortgaged Property upon the occurrence of an Event of Default, as defined in the Deed of Trust;

TO HAVE AND TO HOLD the Real Property Collateral (as defined in the Deed of Trust), together with the rights, privileges and appurtenances thereto belonging, unto Trustee and its substitutes or successors, forever, and Grantor hereby binds itself and its heirs, executors, administrators, personal representatives, successors and assigns to warrant and forever defend the Real Property Collateral unto Trustee, its substitutes or successors and assigns, against the claim or claims of all persons claiming or to claim the same or any part thereof, together with the rights, privileges and appurtenances thereto belonging, unto Beneficiary and its successors and assigns, forever, and Grantor hereby binds itself and its heirs, executors, administrators, personal representatives, successors and assigns to warrant and forever defend the Code Collateral (as defined in the Deed of Trust) unto Beneficiary, it successors and assigns, against the claim or claims of all persons claiming or to claim the same or any part thereof.

THIS MODIFICATION IS MADE upon the terms and conditions contained herein, in the Loan Agreement, the Notes and the other Loan Documents (as such terms are defined in the Loan Agreement). This Modification is given to secure the Secured Obligations. Any capitalized term used in this Modification and not otherwise defined herein (or defined by reference to other documents herein) shall have the meaning assigned to said term in the Deed of Trust;

AND Grantor hereby agrees with Beneficiary as follows:

1. **INCORPORATION BY REFERENCE.** The foregoing recitals and the terms and provisions of the Deed of Trust are hereby incorporated by reference as if set forth at length herein.

2. **NO IMPAIRMENT OF LIEN.** Nothing set forth herein shall affect the priority or extent of the lien of the Deed of Trust or any of the other Loan Documents, nor release or change the liability of any party who may now be or after the date of this Modification may become liable, primarily or secondarily, under the Deed of Trust or any of the other Loan Documents. The Notes, the Deed of Trust and the other Loan Documents shall remain in full force and effect and this Modification shall have no effect on the priority or validity of the liens set forth in the Deed of Trust or the other Loan Documents, which are incorporated herein by reference.

3. **AMENDMENTS TO THE DEED OF TRUST.** The following amendments are hereby made to the Deed of Trust:

(a) The Deed of Trust is hereby amended to make the recitations and contents thereof consistent with the recitations and terms of this Modification, including, without limitation, the addresses of the parties hereto set forth in the introduction above, and is further amended to provide that all references herein and in the Deed of Trust to the Loan Agreement, the Notes, the Loan, and the other Loan Documents shall hereafter be references to such terms as they are modified and amended in the manner described and defined in this Modification, or as required to be consistent therewith.

(b) Section 1.1 of the Deed of Trust (captioned "**Obligations**") is hereby amended such that all references to the terms the "Notes", the "Loan", the "Loan Agreement" and the "Loan Documents" appearing in said Section 1.1 and in the definition of the term "Obligations" or "Secured Obligations", shall have the meanings set forth in this Modification, and all references in the Deed of Trust and herein to the "Obligations" or "Secured Obligations" shall be deemed to mean and refer to the "Obligations" or "Secured Obligations" as defined in said Section 1.1 and as modified by this Modification.

(c) All references in the Deed of Trust and in this Modification to "Deed of Trust" or "this Deed of Trust" shall be deemed to be references to the Deed of Trust as

affected and modified by this Modification, and as hereafter amended, restated, extended, renewed or otherwise modified from time to time. The Deed of Trust and this Modification shall be construed together as a single instrument. This Modification is a Loan Document.

(d) Section 1 of the Deed of Trust (captioned "**Loan Agreement; Notes**") is hereby amended by restating the third full sentence thereof (beginning with the words "Pursuant to the Loan Agreement" and continuing through the words "hereinafter referred to as the **Note**" or the **Notes**").), in order to reflect the Seventh Additional Loan, to read as follows:

"Pursuant to the Loan Agreement, Borrower is or hereafter shall be justly indebted to Beneficiary in the maximum aggregate original principal amount of up to Three Hundred Thirty Two Million Twenty Five Thousand and No/100 US Dollars (\$332,025,000.00) (the "**Loan**"), as evidenced by (a) that certain promissory note from Borrower to the order of Beneficiary, in the original principal amount of Ninety Million and No/100 US Dollars (US\$90,000,000.00) dated September 15, 2009 (with an outstanding principal balance on the date of the Sixth Amendment of Loan Agreement of \$0.00), (b) that certain promissory note from the Borrower to the order of Beneficiary in the original principal amount of Thirty Million and No/100 US Dollars (US\$30,000,000.00) dated May 3, 2010 (with an outstanding principal balance on the date of the Sixth Amendment of Loan Agreement, after giving effect to the transactions set forth in the Sixth Amendment of Loan Agreement, of \$1,350,000.00) and bearing interest as set forth therein, and all successive extensions and renewals of the obligations represented thereby, (c) that certain amended and restated promissory note from Borrower to the order of Beneficiary in the original principal amount of Fifty-Two Million and No/100 US Dollars (US\$52,000,000.00) dated March 12, 2015 (with an outstanding principal balance on the date of the Sixth Amendment of Loan Agreement, after giving effect to the transactions set forth in the Sixth Amendment of Loan Agreement, of \$31,070,000.00) and bearing interest as set forth therein, and all successive extensions and renewals of the obligations represented thereby, (d) that certain promissory note from Borrower to the order of Beneficiary in the original principal amount of Twelve Million and No/100 US Dollars (US\$12,000,000.00) dated March 12, 2015 (with an outstanding principal balance on the date of the Sixth Amendment of Loan Agreement, after giving effect to the transactions set forth in the Sixth Amendment of Loan Agreement, of \$7,170,000.00) and bearing interest as set forth therein, and all successive extensions and renewals of the obligations represented thereby, (e) that certain promissory note from Borrower to the order of Beneficiary in the original principal amount of Seventeen Million and No/100 US Dollars (US\$17,000,000.00) dated March 4, 2016 (with an outstanding principal balance on the date of the Sixth Amendment of Loan Agreement, after giving effect to the transactions set forth in the Sixth Amendment of Loan Agreement, of \$12,070,000.00) and bearing interest as set forth therein, and all successive extensions and renewals of the obligations represented thereby, (f) that certain promissory note from Borrower to the order of Beneficiary in the original principal amount of Six Million Five Hundred Thousand and No/100 US Dollars (US\$6,500,000.00) (with an outstanding balance on the date of the Sixth Amendment of Loan Agreement of

\$0.00), (g) that certain promissory note from Borrower to the order of Beneficiary in the original principal amount of Thirty Four Million and No/100 US Dollars (US\$34,000,000.00) dated February 22, 2017 (with an outstanding principal balance on the date of the Sixth Amendment of Loan Agreement, after giving effect to the transactions set forth in the Sixth Amendment of Loan Agreement, of \$27,540,000.00) and bearing interest as set forth therein, and all successive extensions and renewals of the obligations represented thereby, (h) that certain promissory note from Borrower to the order of Beneficiary in the original principal amount of Thirty Million and No/100 US Dollars (US\$30,000,000.00) dated December 11, 2019 (with an outstanding principal balance on the date of the Sixth Amendment of Loan Agreement, after giving effect to the transactions set forth in the Sixth Amendment of Loan Agreement, of \$27,000,000.00) and bearing interest as set forth therein, and all successive extensions and renewals of the obligations represented thereby, (i) that certain revolving promissory note from Borrower to the order of Beneficiary in the face amount of Thirty Million and No/100 US Dollars (US\$30,000,000.00) dated May 22, 2020 (contemporaneously with the execution of the Sixth Amendment of Loan Agreement, the Borrower is paying down the aggregate outstanding balance of said promissory note to \$20,000,000.00 and the Borrower and Beneficiary are amending said promissory note to lower the face amount of said promissory note from \$30,000,000.00 to \$20,000,000.00, which promissory note will, after giving effect to such amendment, have an outstanding principal balance of \$20,000,000), and (j) that certain promissory note from Borrower to the order of Beneficiary in the original principal amount of Thirty Million Five Hundred Twenty Five Thousand and No/100 US Dollars (US\$30,525,000.00) of even date with the Sixth Amendment of Loan Agreement and bearing interest as set forth therein, and all successive extensions and renewals of the obligations represented thereby, (said notes (as identified in clauses (a), (b), (c), (d), (e), (f), (g), (h), (i), and (j) above), as presently constituted and as they may hereafter be amended, extended, renewed or consolidated, together with any and all notes that may hereafter be given in substitution therefor, being hereinafter referred to as the "Note" or the "Notes")."

4. ADDITIONAL DEED OF TRUST.

(a) Grantor has simultaneously herewith executed and delivered to or for the benefit of Beneficiary counterpart originals of this Modification to be recorded in each County in the State of Washington where any of the Mortgaged Property is located and a counterpart of the Deed of Trust is recorded (the Deed of Trust as so modified by this Modification, is referred to as this "Deed of Trust" for purposes of this Section).

(b) Grantor, simultaneously herewith, has executed and delivered to or for the benefit of Beneficiary a certain Modification of Deed of Trust, Security Agreement, Assignment of Leases and Rents, Financing Statement and Fixture Filing (the "**Sixth Amendment of Deed of Trust**") to be recorded in each County in the State of Washington where a certain Deed of Trust, Security Agreement, Assignment of Leases and Rents, Financing Statement and Fixture Filing and other documents and instruments executed and

delivered by Grantor to or for the benefit of MLIC, and now Beneficiary, and dated as of May 3, 2010 (the "**Initial Deed of Trust**") as amended by that certain Modification of Deed of Trust, Security Agreement, Assignment of Leases and Rents, Financing Statement and Fixture Filing by and between MLIC and Grantor dated March 12, 2015 ("**First Amendment of Deed of Trust**"), as further amended by that certain Modification of Deed of Trust, Security Agreement, Assignment of Leases and Rents, Financing Statement and Fixture Filing by and between MLIC and Grantor dated March 4, 2016 ("**Second Amendment of Deed of Trust**"), as further amended by that certain Modification of Deed of Trust, Security Agreement, Assignment of Leases and Rents, Financing Statement and Fixture Filing by and between MLIC and Grantor dated February 22, 2017 ("**Third Amendment of Deed of Trust**"), as assigned from MLIC to Beneficiary by that certain Assignment of Deeds of Trust, Security Agreements, Assignments of Leases and Rents, Financing Statements and Fixture Filings and Other Loan Documents dated as of December 2019 (the "**Additional 2019 Assignment**"), as further amended by that certain Modification of Deed of Trust, Security Agreement, Assignment of Leases and Rents, Financing Statement and Fixture Filing by and between Beneficiary and Grantor dated December 11, 2019 ("**Fourth Amendment of Deed of Trust**"), and as further amended by that certain Modification of Deed of Trust, Security Agreement, Assignment of Leases and Rents, Financing Statement and Fixture Filing by and between Beneficiary and Grantor dated May 22, 2020 ("**Fifth Amendment of Deed of Trust**"), which encumber or relate to certain additional property, sometimes referenced as the "Additional Premises" owned by Grantor located in Grays Harbor County and Pacific County, Washington as additional security for the Obligations (said Initial Deed of Trust as amended by the First Amendment of Deed of Trust, as further amended by said Second Amendment of Deed of Trust, as further amended by said Third Amendment of Deed of Trust, as further amended by said Fourth Amendment of Deed of Trust, as further amended by the Fifth Amendment of Deed of Trust, as assigned by the Additional 2019 Assignment, and as further amended by the Sixth Amendment of Deed of Trust, and as it may be further amended, restated, extended, renewed, assigned or otherwise modified from time to time, the "**Additional Deed of Trust**"), which Additional Deed of Trust also secures the Loan.

(c) The Additional Deed of Trust and this Deed of Trust (and each counterpart thereof and hereof) shall each and all constitute security for the Notes, the indebtedness referred to therein and the Loan. If there should be an Event of Default (as defined therein) in any of the terms, conditions or obligations of the Additional Deed of Trust, such default shall constitute an Event of Default under this Deed of Trust. Beneficiary may foreclose or otherwise enforce such security under the Additional Deed of Trust, enforce its rights, powers and remedies with respect to, and realize upon, such security, either before or concurrently with or after a foreclosure or other enforcement of this Deed of Trust, any other security or any of the other Loan Documents, and in any order as Beneficiary may choose (whether or not every aspect of any such foreclosure or other enforcement may be commercially reasonable), all without impairing or being deemed to have waived any rights, benefits, liens or security evidenced by or arising under or in connection with this Deed of

Trust, any other such security or any of the other Loan Documents, or the Additional Deed of Trust, and without being deemed to have made an election thereby or to have accepted the benefits of such security (or the proceeds thereof) in full settlement of the Obligations and of its rights with respect thereto. No judgment, order or decree rendered against Grantor with respect to any such other security or any of the other Loan Documents, whether rendered in any state in which any collateral is situated or elsewhere, shall in any manner affect the security of this Deed of Trust, and any deficiency or other debt represented by any such judgment, order or decree shall, to the extent permitted by law, be secured by this Deed of Trust to the same extent that the Loan shall have been secured by this Deed of Trust prior to the rendering of such judgment, order or decree. Grantor for itself and for any and all persons who may at any time claim through or under Grantor or who hereafter may otherwise acquire any interest in or title to all or any part of the Mortgaged Property or any other security for the Obligations, hereby irrevocably waives and releases, to the extent permitted by law, all benefit of any and all laws that would limit or prohibit the effectiveness of anything set forth in this Section.

(d) Notwithstanding anything contained herein to the contrary, Beneficiary shall be under no duty to Grantor or any other person or entity, including, without limitation, any holder of any other junior, senior or subordinate mortgage on the Mortgaged Property or any part thereof or on any other security held by Beneficiary, to exercise, exhaust or first resort to all or any of the rights, powers and remedies available to Beneficiary, whether under this Deed of Trust, the other Loan Documents, or the Additional Deed of Trust, prior to the sale of the Mortgaged Property by power of sale or any other enforcement of this Deed of Trust. Furthermore, Grantor and such other persons and entities waive all rights relating to marshaling and agree that Beneficiary shall not be compelled to release any part of the security of this Deed of Trust, the other Loan Documents or the Additional Deed of Trust or be prevented from foreclosing or enforcing this Deed of Trust, the other Loan Documents or the Additional Deed of Trust upon all or any part of such security unless the Obligations shall have been paid in full and that Beneficiary shall not be compelled to accept or allow any apportionment of the Loan to or among any of the property encumbered by this Deed of Trust, the other Loan Documents or the Additional Deed of Trust.

5. NO WAIVER OF REMEDIES. EXCEPT AS MAY BE EXPRESSLY SET FORTH HEREIN, NOTHING CONTAINED IN THIS MODIFICATION SHALL PREJUDICE, ACT AS, OR BE DEEMED TO BE A WAIVER OF ANY RIGHT OR REMEDY AVAILABLE TO BENEFICIARY BY REASON OF THE OCCURRENCE OR EXISTENCE OF ANY FACT, CIRCUMSTANCE OR EVENT CONSTITUTING AN EVENT OF DEFAULT UNDER THE NOTES, THE DEED OF TRUST OR THE OTHER LOAN DOCUMENTS.

6. REFERENCES IN LOAN DOCUMENTS. Each reference in the Loan Agreement and the Loan Documents to the Deed of Trust shall be deemed and construed to refer to the Deed of Trust as modified by this Modification and as hereafter amended,

restated, extended, renewed or otherwise modified from time to time, and are hereby modified accordingly.

7. **DEFAULT.** Subject to any notice and cure period under the Deed of Trust or the Loan Agreement, any default by Grantor in the performance of its obligations herein contained or any material inaccuracy in the representations and warranties made by Grantor herein shall constitute an Event of Default under the Loan Agreement, the Notes, the Deed of Trust and the other Loan Documents and shall entitle Beneficiary to exercise all of its rights and remedies set forth in the Loan Agreement, the Notes, the Deed of Trust and the other Loan Documents.

8. **RATIFICATION; CONTINUED FORCE AND EFFECT.** This Modification is only a modification of the Deed of Trust and is not intended to, and shall not be construed to, effect a novation, and, except as expressly set forth herein, all of the representations, covenants, terms and conditions of the Deed of Trust and the collateral security provided thereby, have not been modified, amended, cancelled, terminated, released, satisfied, superseded or otherwise invalidated in any manner and shall remain in full force and effect. Grantor hereby ratifies and confirms the Deed of Trust as modified hereby, including all representations, warranties, covenants and obligations set forth therein, and acknowledges and agrees that the Deed of Trust and each other Loan Document as modified hereby are enforceable against Grantor and against the Mortgaged Property and the other collateral described therein in accordance with their respective terms.

9. **HEADINGS.** The section headings hereof are inserted for convenience of reference only and shall in no way alter, amend, define or be used in the construction or interpretation of the text of such section.

10. **CONSTRUCTION.** Whenever the context hereof so requires, reference to the singular shall include the plural and likewise, the plural shall include the singular; words denoting gender shall be construed to mean the masculine, feminine or neuter, as appropriate; and specific enumeration shall not exclude the general, but shall be construed as cumulative of the general recitation.

11. **MISCELLANEOUS.**

(a) Grantor, upon request from Beneficiary, agrees to execute such other and further documents as may be reasonably necessary or appropriate to consummate the transactions contemplated by the Loan Documents or this Modification or to perfect the liens and security interests intended to secure the payment of the Loan evidenced by the Notes.

(b) The execution of this Modification by Beneficiary does not and shall not constitute a waiver of any rights or remedies to which Beneficiary is entitled pursuant to the Loan Agreement, Notes, the Deed of Trust or the other Loan Documents, nor shall the same constitute a waiver of any default which may have heretofore occurred or which may hereafter occur with respect to the Loan Agreement, Notes, the Deed of Trust or the other Loan Documents.

(c) This Modification may be executed in any number of identical counterparts, each of which shall be deemed to be an original, and all of which shall collectively constitute a single agreement, fully binding upon and enforceable against the parties hereto.

(d) This Modification shall be binding upon Grantor, and the successors and assigns of Grantor, and shall be binding upon and inure to the benefit of Beneficiary, its successors and assigns, including any subsequent holder of the Notes.

(e) This Modification contains the entire agreement between the parties hereto with respect to the modification of the Deed of Trust and fully supersedes all prior agreements and understandings between the parties pertaining to such subject matter.

12. NON-AGRICULTURAL USER COMMERCIAL LOANS. Grantor represents and warrants that (a) the Mortgaged Property is not used principally for agricultural purposes and (b) the Loan secured by this Deed of Trust was not made primarily for personal, family and household purposes. The foregoing representation and warranty is made by Grantor with the understanding that using the Mortgaged Property principally for commercial timber production and harvest does not constitute using it principally for agricultural purposes.

NOTICE: ORAL AGREEMENTS OR ORAL COMMITMENTS TO LEND MONEY, EXTEND CREDIT, OR FORBEAR FROM ENFORCING REPAYMENT OF A DEBT ARE NOT ENFORCEABLE UNDER WASHINGTON LAW.

[Remainder of this page intentionally left blank; signature pages follow.]

IN WITNESS WHEREOF, Grantor and Beneficiary have executed this instrument under seal as of the day and year first written above.

Witnessed by:

R. L. Nelson

Rhbir L. Nelson

Name:

GRANTOR:

**PORT BLAKELY TREE FARMS
(LIMITED PARTNERSHIP),**
a Washington limited partnership

By: The Port Blakely Company,
a Washington corporation,
its general partner

By: [Signature]

Kim Eiring
Chief Financial Officer
Duly Authorized

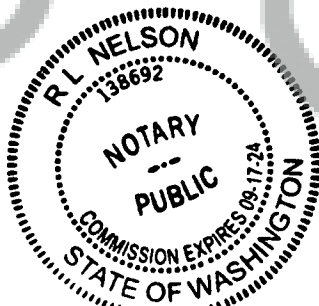
STATE OF WASHINGTON)

COUNTY OF King)

) ss.

This record was acknowledged before me on December 13, 2021, by Kim Eiring as Chief Financial Officer of The Port Blakely Company, a Washington corporation, which is the general partner of PORT BLAKELY TREE FARMS (LIMITED PARTNERSHIP), a Washington limited partnership.

(Stamp)



[Signature]
(Signature of notary public)

Notary Public
(Title of office)

My commission expires: 09-17-24

[Signature and acknowledgement page to Modification of Deed of Trust, Security Agreement, Assignment of Leases and Rents, Financing Statement and Fixture Filing - 2021/Initial Premises and Diamond Premises]

Witnessed by:

BENEFICIARY:

**METLIFE REAL ESTATE LENDING
LLC,**
a Delaware limited liability company

Lea Wieden
Name: Lea Wieden

By: MetLife Investment Management, LLC,
its investment manager

By: J. Matthew Landreth
Name: J. Matthew Landreth
Its: Authorized Signatory and Director

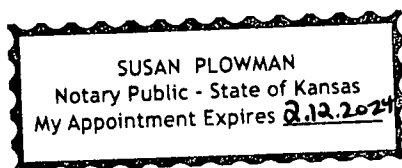
STATE OF KANSAS

COUNTY OF JOHNSON

Before me, the undersigned Notary Public in and for the State and County aforesaid, personally appeared J. Matthew Landreth, with whom I am personally acquainted, and who, acknowledged himself/herself to be an **Authorized Signatory and Director** of MetLife Investment Management, LLC, a Delaware limited liability company, the investment manager of **METLIFE REAL ESTATE LENDING LLC**, and that ~~she~~ he, on behalf of such limited liability company as investment manager of such limited liability company, being authorized so to do, executed the foregoing instrument for the purposes therein contained by signing the name of MetLife Investment Management, LLC, the investment manager of **METLIFE REAL ESTATE LENDING LLC** by himself/herself as **Authorized Signatory and Director** of such limited liability company as his/her free act and deed and the free act and deed of said limited liability company as investment manager of such limited liability company.

Witness my hand and seal this 13th day of December, 2021.

[Seal]



Susan Plowman

Name: Susan Plowman

Notary Public

My Commission Expires: 2-12-2024

[Signature and acknowledgment page to Modification of Deed of Trust, Security Agreement, Assignment of Leases and Rents, Financing Statement and Fixture Filing - 2021/Initial Premises and Diamond Premises]