

8/27/2001 Page 1 of 5 10:40:55AM



## Amendment to Deed of Trust

Account No: 451 4316290

14004 BIZ POINT LANE, ANACORTES WA 98221

This Amendment to Deed of Trust ("Amendment") is made as of this 21<sup>ST</sup> day of JUNE, 2001 by and between Wells Fargo Bank West, N.A., having its office at 4455 ArrowsWest Drive, Colorado Springs CO 80907(the "Lender"), and CHARLES BAREFIELD AND ROBIN BAREFIELD (whether one or more, the "mortgagor").

## Recitals

- A. The Lender is the holder of the Home Equity Access Line Agreement of:
- ☐ The Mortgagor (also referred to as the "Borrower"),
- □ CHARLES BAREFIELD AND ROBIN BAREFIELD (referred to as the "Borrower"), which is NOVEMBER 6, 2000, under which the Lender has extended to the Borrower a revolving line of credit (such Home Equity Access Line Agreement, together with any modifications to it made prior to the date of this Amendment, referred to as the "Note"). The credit limit for the revolving line of credit evidenced by the Note currently is \$100,000.00.
- B. To secure payment of the amounts outstanding under the Note, the Mortgagor has given a mortgage or deed of trust to the Lender dated NOVEMBER 6, 2000, (such mortgage or deed of trust, together with any modifications to it made prior to the date of this Amendment, referred to as the "Mortgage"), covering and placing a lien upon the real property more particularly described in the Mortgage. The Mortgage was originally filed for record on NOVEMBER 6, 2000 in the office of the REGISTRAR of SKAGIT county as Document No.200012040058 in Book/Roll

  Page/Image
- D. The Mortgagor acknowledges that the Mortgage is valid and enforceable and represents the Mortgagor's legal and binding obligations, free and clear of any claim, defense or offset.
- E. The Mortgagor and the Bank now desire to amend the Mortgage to reflect certain changes to the Borrower's revolving line of credit with the Bank that is secured by the Mortgage.
- F. SEE ATTACHED EXHIBIT A
  LOT 9, PLATE 2, "RANCHO SAN JUAN DA MAR SUBDIVISION NO. 3"

## Agreement

	dingly, in consideration of the premises and other good and valuable consideration, each paid to the other		
the po	arties to this Agreement agree as follows:		
ZO ¬	HEALOC Modification Agreement. The Borrower has executed and delivered to the Bank a HEALOC		
6 11 -	Modification Agreement dated JUNE 21,2001 (the "Modification"), which modifies the Note as		
folle			
Ø	Change in Credit Limit. The Borrower's maximum credit limit under the revolving line of credit is		
_/	changed to a maximum principal amount of \$ 155,000.00.		
92	Extension of Maturity Date. The revolving line of credit will terminate and the entire unpaid principal		
	balance outstanding on the Note, together with any unpaid finance charges and other charges, will be due		
	and payable in full on NOVEMBER 20, 2010. Until such date, the Borrower agrees to make the		
	monthly payments as disclosed in the Note, or if modified by the HEALOC Modification Agreement, as		
/	disclosed in the HEALOC Modification Agreement		
Γ <sub>2</sub>	Increased Rate of Finance Charge. The daily periodic rate is now equal to 1/365 of125 % under the		
•	"Index Rate." The "Index Rate" is the variable reference rate, adjusted in accordance with the Note (if		
	previously modified, as so modified), which is:		
Ø	the highest prime rate published in the Wall Street Journal "Money Rates" table.		
	The 91-day Treasury Bill Rate (established at last auction average on a discount basis, rounded to the		
	nearest .10%).		
Ø	Each reference in the Mortgage to the "Note" shall be deemed on and after the date of this Amendment to		
	refer to the Note as it is now amended by the Modification, together with any future extensions,		
	modifications, or renewals thereof. The lien of the Mortgage shall continue to secure the revolving line of		
	credit, which is now evidenced by the modified Note.		
	New Home Equity Access Line Agreement. The Note matured on, and the		
	Mortgagor and Lender now desire to amend the Mortgage to reflect the execution and delivery by the		
	Borrower to the Lender of a renewal and replacement Home Equity Access Line Agreement, dated		
	, (the "Renewal Note"), which now evidences the Borrower's revolving line of credit		
	described in the recitals above. The Renewal Note is issued in renewal and replacement of (and not in		
	repayment of) the Note.		
	The references in the Mortgage to the principal amount (credit limit), maturity date, and rate of finance		
	charge in the Note are hereby amended to the extent necessary to reflect the principal amount (credit		
	limit), maturity date, and rate of finance charge in the Renewal Note. The Renewal Note is in the		
	principal amount of \$ (the credit limit), it matures on		
	and it bears a daily periodic rate of finance charge equal to 1/365 of % over the "Index Rate."		
	The "Index Rate" is the variable reference rate, adjusted in accordance with the Renewal Note, which is:		
	□ the highest prime rate published in the Wall Street Journal "Money Rates" table.		
	☐ The 91-day Treasury Bill Rate (established at last auction average on a discount basis, rounded to		
	the nearest .10%).		
Each.	reference in the Mortgage to the "Note" shall be deemed on and after the date of this Amendment to refer		
to the	Renewal Note, together with any future extensions, modifications, or renewals thereof. The lien of the		
Mortg	age shall continue to secure the revolving line of credit, which is now evidenced by the Renewal Note.		
J			
The fo	ollowing terms and conditions apply regardless of which boxes are checked above:		

All original terms and conditions of the Mortgage (including any previous modifications) remain in full force

and effect, except as modified by this Amendment, and the Mortgagor agrees to be bound by and to perform all of the covenants and agreements in the Mortgage at the time and in the manner of 200108270092. Skagit County Auditor

, Skagit County 10:40:55AM 8/27/2001 Page 2 of 5 10:40:55AM The Mortgagor agrees to pay or reimburse the Lender for any and all fees payable to public officials in connection with this Amendment, and the recording hereof, including any mortgage registry tax that may be due.

IN WITNESS WHEREOF, the Mortgagor and Lender have executed this Amendment as of the day and year first above written.

Wells Fargo Bank West, N.A.	01 10 1
TI OPPLY A GLIGO SHALL S	Chab Barfelf
	CHÂRLES SAREFIELD
By A Comment	
R. SEAN BOBBITT	
Its: OFFICER	Loper Dheelield
	ROBIN BAREFIELD
Witness	
Print Name	
Witness	
Print Name	
STATE OF COLORADO )	
) ss.	
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COUNTY OF EL PASO )	
Before me, a Notary Public in and for said county and	state, personally appeared R. SEAN BOBBITT,
OFFICER of Wells Fargo Bank West, N.A., a National	Association, and acknowledged the execution of the
foregoing Amendment on behalf of such National Association	iation this 21 <sup>SIP</sup> day of JUNE 2001.

Notary Public: BERNADETTE CARBAYAL
MY COMMISSION EXPIRES: DECEMBER 17, 2002

State of COLORADO

200108270092 , Skagit County Auditor

8/27/2001 Page 3 of 5 10:40:55AM

## **EXHIBIT A**

THE LAND REFERRED TO IN THIS REPORT/POLICY IS SITUATED IN THE STATE OF WASHINGTON, COUNTY OF SKAGIT, AND IS DESCRIBED AS FOLLOWS:

LOT 9, PLATE 2, "RANCHO SAN JUAN DEL MAR SUBDIVISION NO. 3", ACCORDING TO THE PLAT THEREOF RECORDED IN VOLUME 6 OF PLATS, PAGES 19 THROUGH 22, RECORDS OF SKAGIT COUNTY, WASHINGTON.

200108270092 , Skagit County Auditor 8/27/2001 Page 5 of 5 10:40:55AM

When Recorded Mail to: Optima is.com 1920 Main St., #450 Irvine, CA 92614