

200112240042 Skagit County Auditor

12/24/2001 Page 1 of 4 11:01AM

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DEED OF TRUST

1-0106

	and the second		Date: 10/2	29/01	
		Assessor's Tax	Parcel Number: 3402	18-0-001-0007,	340218-0-00
		gail gaile			
		HUSBAND AND WIFE			
Grantor(s):	LORI L. GOLD	to a series of the thomas to be a series of the series of			
Address:	6529 ALMIDA VIS	TA PL , ANACORTES,	WA 98221	The state of the s	
	$\sim 10^{-3}$				
	DAVID G GOLD				
	LORI L GOLD				
Address:	6529 ALMIDA VIS	TA PL , ANACORTES,	WA 98221		
	*\\	Secure of the second second			
Beneficiary/{"	Lender"): U.S. BAN	K NATIONAL ASSOCIA	TION ND		
Trustee: U.	S. BANK TRUST CO	OMPANY, NATIONAL AS	SOCIATION		
1 GRANT C	NE DEED OF TRUST	By signing below as Grant	or Lirreyocably grant	hargain, sell and con	vev to Trustee
in trust, with Washington:	power of sale, the fo	ollowing property located	n <u>skagit</u>	Congain, sen and con	County, State of
•		SP 95-0103 A'S NO 9	2001000064 3701 1	3 700	
86-		BF 93-0103 A B NO 3	7001000004 001 1	- ^	, 1
- 00	00			5ee 79	
SEE	ATTACHMENT (S)	A FOR COMPLETE LEGA	L DESCRIPTION	V)	
		ements and fixtures now	4	property (all referred	to in this Deed
		hereby assign to Lender			
		described below. I agree			
Deed of Trus	t. The above real pro	perty is not used principa	lly for agricultural or fa	arming purposes.	
2. DEBT SEC	CURED. This Deed of	Trust and assignment of	ents secures the follo	wing:	
The n	ayment of the princin	oal, interest at the rate pro	wided in the note des	cribed below, credit a	enort fees late
charges, colli	ection costs, attorner	s' fees (including any on	appeal or review), an	d other amounts owi	ng under a note
("Note") with	h an original principa	l amount of \$	dated		signed by
		ast payment is due		("Boi	rrower") and
payable to Le	ender, on which the li	ast payment is due	and ur	ider any amendments	, replacements,
extensions at	nd renewals of any le	ngtn.	The second s	army X	
v h The	navment of all amo	unts that are payable t	o Lender at any tim	ne under a credit ac	reement dated
10/29/0	on and a	ny riders or amend	ments thereto ("G	Credit Agreement")	, signed by
	OLD AND LORI L		<u> </u>	v.	
			W. Mari		
{"Borrower"}.	. The Credit Agreem	ent is for a revolving line	of credit under which	Borrower may obtain	(in accordance
		ement) one or more loan			
amount to	pe agvanced and t	outstanding at any one nt may increase or decreas	time pursuant to	the Credit Agreeme	nt is currently
\$ <u>102,000</u>	. Triis arriodi	it may increase or decrea.	se from time to time.		
The term of t	the Credit Agreement	consists of an initial peri-	od of ten years during	which advances can	be obtained by
		ayment period of indeter			
amounts owi	ing to Lender, all such	n amounts being due on or	before 30 years after	the date of this deed	of trust.
This Dead of	f Truct coc th	arformanaa of the Credit	Agroomant the serve	ant of all lands are all	ana Namanan araman aram
		erformance of the Credit . Lent, the payment of all in			
		rship fees, attorneys' fees			
		ble to Lender at any tim			
renewals of a		•			

C. This Deed of Trust also secures the payment of all other sums, with interest thereon, advanced under this Deed of Trust to protect the security of or to collect or enforce this Deed of Trust, and the performance of any covenants and agreements under this Deed of Trust. So long as this property is not a dwelling, this Deed of Trust also secures the repayment of any future advances made to Borrower that are not made under the Credit Agreement when evidenced by a note or other evidence of debt stating that it is secured hereby, with interest thereon, at the rate when evidence or other evidence of debt, and any amendments, replacements, extensions and represent of any provided in the note or other evidence of debt, and any amendments, replacements, extensions and renewals of any length.

The interest rate, payment terms and balance due under the Note and under the Credit Agreement may be indexed, adjusted, renewed or renegotiated in accordance with the terms of the Note and the Credit Agreement and any amendments, replacements, extensions and renewals of the Note and Credit Agreement.

Page 1 of 3

Loan #: 00003000011706

WADOT Rev. (HP) 2/99

3. INSURANCE, LIENS, AND UPKEEP.

3.1 I will keep the property insured by companies acceptable to you with fire and theft insurance, flood insurance if the property is located in any area which is, or hereafter will be designated a special flood hazard area, and extended insurance coverage. The policy amount will be enough to pay the entire amount owing on the debt secured by this Deed of Trust or the insurable value of the property, whichever is less, despite any "co-insurance" or similar provision in the policy. At your discretion, insurance proceeds may be used either to repair the property or to reduce the debt. The insurance policies will have your standard loss payable endorsement. No one but you has a mortgage, lien, or encumbrance, on the property, except the following "Permitted Lien(s)":

Liens and encumbrances of record.

- 3.2 I will pay taxes and any debts that might become a lien on the property, and will keep it free of trust deeds, mortgages, encumbrances and liens, other than yours and the Permitted Liens just described.
- 3.3 I will also keep the property in good condition and repair and will prevent the removal of any of the improvements.
- 3.4 If any of these things agreed to in this Section 3 are not done, you may do them, add the cost to the Note or Credit Agreement, and charge interest on that amount at the highest rate charged under the Note or Credit Agreement. I will pay the cost of your doing these whenever you ask, with interest as just described. Even if you do these things, my failure to do them will be a default under Section 6, and you may still use other rights you have for the default. you have for the default.
- 4. DUE-ON-SALE. I agree that you may, at your option, declare due and payable all sums secured by this Deed of Trust if all or any part of the property, or an interest in the property, is sold or transferred. If you exercise the option to accelerate I know that you may use any default remedies permitted under this Deed of Trust and applicable law. I know that you may exercise your rights under this due-on-sale provision each time all or any part of the property, or an interest in the property, is sold or transferred, whether or not you exercised your rights on any previous sales or transfers.
- 5. PROTECTING YOUR INTEREST. I will do anything that may now or later be necessary to perfect and preserve this Deed of Trust, and I will pay all recording fees and other fees and costs involved with interest at the highest rate charged under the Note or Credit Agreement.

6. DEFAULT. It will be a default:

- 6.1 If you do not receive any payment on the debt secured by this Deed of Trust when it is due;
- 6.2 If any Borrower or I commit fraud or make any 6.2 If any Borrower or I commit fraud or make any material misrepresentation in connection with my loan application, the Note or Credit Agreement, this Deed of Trust, or any aspect of my line of credit. For example, it will be a default if I give you a false financial statement, or if I do not tell you the truth about my financial situation, about the property which is subject to this Deed of Trust, or about my use of the money I obtained from you through the Note or Credit Agreement;
- 6.3 If any action or inaction by me adversely affects your security for the Note or Credit Agreement, including, but

- security for the Note of Credit Agreement, including, but not limited to, the following:

 a. If all or any part of the property, or an interest in the property, is sold or transferred;

 b. If I fail to maintain required insurance on the property;

 c. If I commit waste on the property or otherwise destructively use or fail to maintain the property;

destructively use or rail to maintain the property,
d. If I die;
e. If I fail to pay taxes or any debts that might become a
lien on the property;
f. If I do not keep the property free of deeds of trust,
mortgages, encumbrances and liens, other than this Deed
of Trust and other Permitted Liens I have already told you

about;
g. If I become insolvent or bankrupt;
h. If any person forecloses or declares a forfeiture on the property under any land sale contract, or forecloses any Permitted Lien or other lien on the property; or
i. If I fail to keep any agreement or breach the warranties, representations or covenants I am making to you in this

- Deed of Trust about hazardous substances on the property.
- 7. YOUR RIGHTS AFTER DEFAULT. After a default you will have the following rights and may use any one, or any combination of them, at any time.
- 7.1 You may declare the entire secured debt immediately due and payable all at once without notice. WADOTB Rev. 1/98

- 7.2 Subject to any limitations imposed by applicable law, either before or after a sale of the property under a judicial foreclosure, or before a sale of the property by the Trustee, you may sue for and recover from Borrower all amounts remaining under the Credit Agreement, under the Note, and under this Deed of Trust.
- 7.3 You may foreclose this Deed of Trust under applicable law either judicially by suit or nonjudicially under the Deed of Trust Act of Washington, RCW 61.24, as now or hereafter enacted.
- 7.4 Either in person, by agent, or by judically appointed receiver, you may have any rents from the property collected and pay the amount received, over and above costs of collection and other lawful expenses, on the debt secured by this Deed of Trust.
- 7.5 I will be liable for all reasonable collection costs you incur, to the full extent allowed by law. Whether or not litigation is commenced, I will also be liable for your reasonable attorneys' fees including any to take, foreclose or sell the property, and any on appeal or review, and for interest on any collection costs or attorneys' fees at the highest rate provided in the Note or Credit Agreement. Credit Agreement.
- 7.6 You may use any other rights you have under the law, this Deed of Trust, or other agreements including, but not limited to, any Note or Credit Agreement.

8. HAZARDOUS SUBSTANCES.

- 8.1 Except as previously disclosed to you in writing, represent and warrant to you that no hazardous substances are stored, located, used or produced on the property, and that to the best of my knowledge, after due property, and that to the best of my knowledge, after due and diligent inquiry, no hazardous substances are stored, located, used or produced on any adjacent property, nor have any hazardous substances been stored, located, used, produced, or released on the property or any adjacent property prior to my ownership, possession or control of the property.
- 8.2 I will not cause nor permit any activities on the property which directly or indirectly could result in the release of any hazardous substance onto or under the property or any other property. I agree to provide written notice to you immediately when I become aware that the property or any adjacent property is being or has been subjected to a release of any hazardous substance.
- 8.3 You and your representatives may enter the property 8.3 You and your representatives may enter the property at any time for the purpose of conducting an environmental audit, committing only such injury to the property as may be necessary to conduct the audit. You shall not be required to remedy any such injury or compensate me therefor. I shall cooperate in all respects in the performance of the audit. I shall pay the costs of the audit if either a default exists under this Deed of Trust at the time you arrange to have the audit performed or the audit reveals a default pertaining to hazardous substances. If I refuse to permit you or your representatives to conduct an environmental audit on the property, you may specifically enforce performance of this provision. this provision.
- 8.4 I will indemnify and hold you harmless from and against any and all claims, demands, liabilities, lawsuits against any and all claims, demands, liabilities, lawsuits and other proceedings, damages, losses, liens, penalties, fines, clean-up and other costs, expenses, and attorney fees (including any on appeal or review) arising directly or indirectly from or out of, or in any way connected with (i) the breach of any representation, warranty, covenant, or agreement concerning hazardous substances contained in this Deed of Trust or in any other document executed by me in connection with the debt secured by this Deed of Trust; (ii) any release onto or under the property or other property of any hazardous substance which occurs as a direct or indirect result of acts or omissions by me or my agents or independent contractors; and (iii) any release onto or under the property of any hazardous substance which occurs during my ownership, possession, or control of the property. of the property.
- 8.5 If you shall at any time, through the exercise of any of your remedies under this Deed of Trust, or by taking a deed in lieu of foreclosure, hold title to or own the property in your own right, and you discover that any hazardous substance has been stored, located, used, produced or released onto or under the property, you may, at your option, convey the property to me, I covenant and agree that I shall accept delivery of any instrument of conveyance and resume ownership of the property in the event you exercise your option hereunder to convey the property to me. You, at your sole discretion, shall have the right to record any instrument conveying the property to me and such recordation shall be deemed acceptance by me of the instrument and the conveyance. conveyance.



- 8,6 All of my representations, warranties, covenants and agreements contained in this Deed of Trust regarding hazardous substances, including but not limited to my agreement to accept conveyance of the property from you and resume ownership, shall survive foreclosure of this Deed of Trust or acceptance by you of a deed in lieu of foreclosure.
- 8.7 For purposes of this Deed of Trust, the term "hazardous substances" means any substance or material defined or designated as hazardous or toxic waste, hazardous or toxic material or a hazardous, toxic or radioactive substance (or designated by any other similar term) by any applicable federal, state or local statute, regulation or ordinance now in effect or in effect at any time during either the term of this Deed of Trust or the period of time remain in possession, custody, or control of the property following either foreclosure of
- 9. SATISFACTION OF DEED OF TRUST. When the secured debt is completely paid off and the Credit Agreement is cancelled and terminated as to any future loans, I understand that the Lender will request Trustee to reconvey, without warranty, the property to the person legally entitled thereto. I will pay the Trustee a reasonable fee for preparation and execution of the reconveyance instrument. If that fee does not include recording, I will record the reconveyance at my expense.
- 10. CHANGE OF ADDRESS, I will give you my new address in writing whenever I move. You may give me any notices by regular mail at the last address I have given you.
- 11. WASHINGTON LAW APPLIES. This Deed of Trust will be governed by Washington law.
- NAMES OF PARTIES, in the deed of Trust "I"

of foreclosure.	r acceptance by you or a deed in ned	"me" and "my" mean Grantor(s), and "you" and "your"
		mean Beneficiary/Lender.
4		10/20/21
		Date , ,
Granto	L'Ised	10/29/01
Grantor		Date
Grantor		Date
Grantor	The state of the s	Date
Grantor		Date
	INDIVIDUAL ACK	NOWLEDGMENT
,		
STATE OF Was	hington)	
County of 5ka	shington } ss.	jā.
	<i>_</i>	
	y appeared before me David	- M - W - N - 3
Lorl	6. 6019	to me
		d the within and foregoing instrument, and acknowledged that
(they, ne, sne) signed	the same as (their, his, her) free and v	roluntary act and deed, for the purposes therein mentioned.
GIVEN under my hand	and official seal this 29 day of	October 2001.
,	 · -	7 - 0
}		Tare Just
, , , , , , , , , , , , , , , , , , ,	Notary Public	Notary Public in and for the State of Washington
3	State of Washington	Residing at: Anacortes WA
My An	KAREN ZUIDEMA pointment Expires Sep 17, 2003	nesiding at: ANGEDICS
	Solution Capites Sep 17, 2003	My commission expires: 9/17/03
	-	
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REQUEST FOR RECONVEYANCE

TO TRUSTEE:

The undersigned is the holder of the Note and/or Credit Agreement secured by this Deed of Trust. The entire obligation evidenced by the Note and/or Credit Agreement together with all other indebtedness secured by this Deed of Trust, have been paid in full. You are hereby directed to cancel the Note and/or Credit Agreement and this Deed of Trust, which are delivered hereby, and to reconvey, without warranty, all the estate now held by you under the Deed of Trust to the person or persons legally entitled thereto.

Date:		Signature:		Ž.		J	see
_			***************************************	-	S	- A	

This instrument was Drafted by U.S. Bank P.O. Box 2687 Fargo, ND 58108-2687

52-E6684 WA 6/97 WADOTC Rev. 1/98



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DAVID G GOLD 00003000011706

ATTACHMENT A

Property Description

LOT 1 OF SKAGIT COUNTY SHORT PLAT NO. 95-0103 APPROVED DECEMBER 15, 1997 AND RECORDED JANUARY 8, 1998, UNDER AUDITOR'S FILE NO. 9801080064 IN VOLUME 13 OF SHORT PLATS, PAGES 86 TO 88, RECORDS OF SKAGIT COUNTY, WASHINGTON; BEING A PORTION OF GOVERNMENT LOT 1 AND OF THE SOUTHWEST 1/4 OF THE NORTHEAST 1/4 OF SECTION 18, TOWNSHIP 34 NORTH, RANGE 2 EAST, W.M.

SITUATE IN THE COUNTY OF SKAGIT, STATE OF WASHINGTON.

THIS PROPERTY LIES IN THE COUNTY OF SKAGIT, STATE OF WASHINGTON.

U09172135-01FB04

DEED OF TRUST LOAN# 03000011706 US Recordings

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