WHEN RECORDED MAIL TO: 12/ MSN SV-79 / DOCUMENT CONTROL DEPT. P.O. BOX 10266 VAN NUYS, CALIFORNIA 91410-0266 PARCEL 1D #: 36043230130005 Prepared by: K. GEWISS AMERICA'S WHOLESALE LENDER 600 108TH AVE NE SUITE 205 BELLEVUE, WA 98004- DOC ID #: 000247083543193 ESCROW/CLOSING #: LEVELL Abbreviated Legal Description: SECTION 32, TOWNSHIP 36, RANGE 4; PTN SE 1/4 - SW 1/4. Include lot, block and plat or section, township and range] Full legal description located on page 1 DEED OF TRUST, dated December 21 , 2001, is DONALD K LEVELL, AND TAMARA L LEVELL, HUSBAND AN MHH MMEM MHH Scho Woolley DEED OF TRUST, dated December 21 , 2001, is DONALD K LEVELL, AND TAMARA L LEVELL, HUSBAND AN MHH Scho Woolley MEMA MEM Scho Woolley Scho Woolley MEMA Scho Woolley Scho Woolley MEMA Scho Woolley MEMA <td colsp<="" th=""><th></th></td>	<th></th>	
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1301-B RIVERSIDE DR, MOUNT VERNON, WA 98273 for the benefit of AMERICA'S WHOLESALE LENDER with an address at 4500 Park Granada, Calabasas, CA 91302 and hereinafter referred to as "you" or the "Beneficiary."		
PREMISES: In consideration of the loan hereinafter described, we have the Trustee the premises located at: 19287 PRAIRIE ROAD FERNDALE	hereby mortgage, grant and convey to	
WHATCOM Washington 98284	(the "Premises").	
County ZIP and further described as:	(un I remuses).	
SEE SCHEDULE "C" ATTACHED HERETO AND MADE A PART	UEDFOR	
SEE SCHEDOLE C ATTACHED HERETO AND MADE A FART		
HELOC - Deed of Trust 2C5191WA (03/01) Page 1 of 4	Initials: <u>DKL</u> VXX	

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The Premises includes all buildings and other improvements now or in the future on the Premises and all rights and interests which derive from our ownership, use or possession of the Premises and all appurtenances thereto. The Premises are not used principally for agricultural or farming purposes.

TERM: The maximum term of the Note is 30 years, including any renewals or extensions thereof.

LOAN: The Deed of Trust will secure your loan in the principal amount of \$150,000.00 or so much thereof as may be advanced and readvanced from time to time to DONALD K LEVELL TAMARA L LEVELL

the Borrower(s) under the Home Equity Credit Line Agreement And Disclosure Statement (the "Note") dated December 21, 2001, plus interest and costs, late charges and all other charges related to the loan, all of which sums are repayable according to the Note. This Deed of Trust will also secure the performance of all of the promises and agreements made by us and each Borrower and Co-Signer in the Note, all of our promises and agreements in this Deed of Trust, any extensions, renewals, amendments, supplements and other modifications of the Note, and any amounts advanced by you under the terms of the section of this Deed of Trust entitled "Our Authority To You." Loans under the Note may be made, repaid and remade from time to time in accordance with the terms of the Note and subject to the Credit Limit set forth in the Note.

OWNERSHIP: We are the sole owner(s) of the Premises. We have the legal right to mortgage, grant and convey the Premises to the Trustee.

BORROWER'S IMPORTANT OBLIGATIONS:

(a) PAYMENT AND PERFORMANCE: We will pay to you all amounts secured by this Deed of Trust as they become due, and shall strictly perform our obligations.

(b) TAXES: We will pay all real estate taxes, assessments, water charges and sewer rents relating to the Premises when they become due. We will not claim any credit on, or make deduction from, the loan under the Note because we pay these taxes and charges. We will provide you with proof of payment upon request.

(c) MAINTENANCE: We will maintain the building(s) on the Premises in good condition. We will not make major changes in the building(s) except for normal repairs. We will not tear down any of the building(s) on the Premises without first getting your consent. We will not conduct or permit any nuisance or waste on or to the Premises. We will not use the Premises illegally. If this Deed of Trust is on a unit in a condominium or a planned unit development, we shall perform all of our obligations under the declaration or covenants creating or governing the condominium or planned unit development, the by-laws and regulations of the condominium or planned unit development and constituent documents.

(d) INSURANCE: We will keep the building(s) on the Premises insured at all times against loss by fire, flood and any other hazards you may specify. We may choose the insurance company, but our choice is subject to your reasonable approval. The policies must be for at least the amounts and the time periods that you specify. We will deliver to you upon your request the policies or other proof of the insurance. The policies must name you as "mortgagee" and "loss-payee" so that you will receive payment on all insurance claims, to the extent of your interest under this Deed of Trust, before we do. The insurance policies must also provide that you be given not less than 10 days prior written notice of any cancellation or reduction in coverage, for any reason. Upon request, we shall deliver the policies, certificates or other evidence of insurance to you. In the event of loss or damage to the Premises, we will immediately notify you in writing and file a proof of loss with the insurer. You may file a proof of loss on our behalf if we fail or refuse to do so. You may also sign our name to any check, draft or other order for the payment of insurance proceeds in the event of loss or damage to the Premises. If you receive payment of a claim, you will have the right to choose to use the money either to repair the Premises or to reduce the amount owing on the Note.

(e) CONDEMNATION: We assign to you the proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Premises, or part thereof, or for conveyance in lieu of condemnation, all of which shall be paid to you, subject to the terms of any Prior Deed of Trust.

(f) GOVERNMENTAL REQUIREMENTS: We will comply with all laws, ordinances and regulations applicable to the use or occupancy of the Premises.

(g) SECURITY INTEREST: We will join with you in signing and filing documents and, at our expense, in doing whatever you believe is necessary to perfect and continue the perfection of your lien and security interest in the Premises.

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(h) OUR AUTHORITY TO YOU: If we fail to perform our obligations under this Deed of Trust, you may, if you choose, perform our obligations and pay such costs and expenses. You will add the amounts you advance to the sums owing on the Note, on which you will charge interest at the interest rate set forth in the Note. If, for example, we fail to honor our promises to maintain insurance in effect, or to pay filing fees, taxes or the costs necessary to keep the Premises in good condition and repair or to perform any of our other agreements with you, you may, if you choose, advance any sums to satisfy any of our agreements with you and charge us interest on such advances at the interest rate set forth in the Note. This Deed of Trust secures all such advances. Your payments on our behalf will not cure our failure to perform our promises in this Deed of Trust. Any replacement insurance that you obtain to cover loss or damages to the Premises may be limited to the amount owing on the Note plus the amount of any Prior Deeds of Trust.

(i) PRIOR DEED OF TRUST: If the provisions of this paragraph are completed, this Deed of Trust is subject and subordinate to a prior deed of trust dated 0, and given by us for the benefit of

as beneficiary, in the original amount of \$ 0.00 (the "Prior Deed of Trust"). We shall not increase, amend or modify the Prior Deed of Trust without your prior written consent and shall upon receipt of any written notice from the holder of the Prior Deed of Trust promptly deliver a copy of such notice to you. We shall pay and perform all of our obligations under the Prior Deed of Trust as and when required under the Prior Deed of Trust.

() HAZARDOUS SUBSTANCES: We shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances on or in the Premises. We shall not do, nor allow anyone else to do, anything affecting the Premises that is in violation of any Environmental Law. The preceding two sentences shall not apply to the presence, use, or storage on the Premises of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Premises. As used in this paragraph, "Hazardous Substances" are those substances defined as toxic or hazardous substances by Environmental Law and the following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or formaldehyde, and radioactive materials. As used in this paragraph, "Environmental Law" means federal laws and laws of the jurisdiction where the Premises are located that relate to health, safety or environmental protection.

(k) SALE OF PREMISES: We will not sell, transfer ownership of, mortgage or otherwise dispose of our interest in the Premises, in whole or in part, or permit any other lien or claim against the Premises without your prior written consent.

(1) INSPECTION: We will permit you to inspect the Premises at any reasonable time.

NO LOSS OF RIGHTS: The Note and this Deed of Trust may be negotiated or assigned by you without releasing us or the Premises. You may add or release any person or property obligated under the Note and this Deed of Trust without losing your rights in the Premises.

DEFAULT: Except as may be prohibited by applicable law, and subject to any advance notice and cure period if required by applicable law, if any event or condition described in Paragraph 12.A. of the Note occurs, the Trustee may foreclose upon this Deed of Trust by notice and sale or you may foreclose judicially, in either case in accordance with and to the extent provided by law. You may bid at any public sale on all or any portion of the property. In addition, you or the Trustee may, in accordance with applicable law, (i) enter on and take possession of the Premises; (ii) collect the rental payments, including over-due rental payments, directly from tenants; (iii) manage the Premises; and (iv) sign, cancel and change leases. We agree that the interest rate set forth in the Note will continue before and after a default, entry of a judgment and foreclosure or public sale. In addition, you shall be entitled to collect all reasonable fees and costs actually incurred by you in proceeding to foreclosure or to public sale, including, but not limited to, trustee's fees, reasonable attorneys fees (whether or not there is a judicial proceeding) and costs of documentary evidence, abstracts and title reports.

ASSIGNMENT OF RENTS; APPOINTMENT OF RECEIVER: As additional security, we assign to you the rents of the Premises. You or a receiver appointed by the courts shall be entitled to enter upon, take possession of and manage the Premises and collect the rents of the Premises including those past due.

WAIVERS: To the extent permitted by applicable law, we waive and release any error or defects in proceedings to enforce this Deed of Trust and hereby waive the benefit of any present or future laws providing for stay of execution, extension of time, exemption from attachment, levy and sale and homestead exemption.

BINDING EFFECT: Each of us shall be fully responsible for all of the promises and agreements in this Deed of Trust. Until the Note has been paid in full and your obligation to make further advances under the Note has been terminated, the provisions of this Deed of Trust will be binding on us, our legal representatives, our heirs and all future owners of the Premises. This Deed of Trust is for your benefit and for the benefit of anyone to whom you may assign it. Upon payment in full of all amounts owing to you under the Note and this Deed of Trust, and provided any obligation to make further advances under the Note has terminated, this Deed of Trust and your rights in the Premises shall end. HELOC - Deed of Trust 2C5193WA (03/01) Initials: _

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NOTICE: Except for any notice required under applicable law to be given in another manner, (a) any notice to us provided for in this Deed of Trust shall be given by delivering it or by mailing such notice by regular first class mail addressed to us at the last address appearing in your records or at such other address as we may designate by notice to you as provided herein, and (b) any notice to you shall be given by certified mail, return receipt requested, to your address at

AMERICA'S WHOLESALE LENDER 4500 Park Granada Calabasas, CA 91302

or to such other address as you may designate by notice to us. Any notice provided for in this Deed of Trust shall be deemed to have been given to us or you when given in the manner designated herein.

RELEASE: Upon payment of all sums secured by this Deed of Trust and provided your obligation to make further advances under the Note has terminated, the Trustee shall discharge this Deed of Trust without charge to us, except that we shall pay any fees for recording of a reconveyance of this Deed of Trust.

SEVERABILITY: If any provision in this Deed of Trust is held invalid or unenforceable, the remaining provisions shall continue in full force and effect.

GENERAL: You or the Trustee can waive or delay enforcing any of your rights under this Deed of Trust without losing them. Any waiver by you of any provisions of this Deed of Trust will not be a waiver of that or any other provision on any other occasion.

SUBSTITUTE TRUSTEE: Beneficiary may, from time to time, appoint a successor trustee by an instrument executed and acknowledged by Beneficiary and recorded in the county in which this Deed of Trust is recorded, and upon such recordation the successor trustee shall become vested with the same powers, rights, duties and authority of the Trustee with the same effect as if originally made Trustee hereunder.

MERGER: There shall be no merger of the interest or estate created by this Deed of Trust with any other estate or interest in the Premises at any time held by you or for your benefit without your written consent.

THIS DEED OF TRUST has been signed by each of us under seal on the date first above written.

	Monuld K Kevell	(SEAL)
	Grantor: DONALD K LEVELL	
	Jamara K. Lewel	(SEAL)
	Grantor: TAMARA L LEVELL	()
		(SEAL)
	Grantor:	
		(SEAL)
	Grantor:	
STATE OF WASHINGTON	} ss:	and the second second
County of Skagit	before me Donald K. Levell	and
On this day personally appeared Ta mara L. Level		
to me known to be the individual	described in and who executed the within a	
and acknowledged that for the uses and purposes therein the	signed the same as free and ntioned.	l voluntary act and deed,
	cial seal this _2/ day of Decemb	<u>per, 2001</u>
and acknowledged that <u>TTA-eq</u> for the uses <u>and our poses</u> therein the <u>ACKSON under the</u> hand and offi <u>ACKSON UNDER THE</u> hand and offi	Evelyn L. U	nderson
PUBLIC 2	Notary Public in and for the State of W \cancel{BOW}	/ashington, residing at
OF WASHING		
	-10-2004	
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2C5194WA (03/01)	Page 4 of 4	
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	Skagit Col 12/27/2001 Page	Inty Auditor

The land referred to in this report/policy is situated in the State of Washington, County of Skagit, and is described as follows:

That portion of the Southeast 1/4 of the Southwest 1/4 of Section 32, Township 36 North, Range 4 East, W.M., lying West of the County Road and lying Southerly of the following described line:

Beginning at the intersection of the South line of the abandoned Fairhaven Southern Railway Company's right-of-way and the West line of said County Road; thence South along the West line of said road, 410 feet, said point hereinafter referred to as Point "X"; thence West to the West line of said Southeast 1/4 of the Southwest 1/4; thence Southerly along the West line of said Southeast 1/4 of the Southwest 1/4, a distance of 31 feet to the true point of beginning of said line; thence Southeasterly to a point on the West line of said County Road that is 49 feet Southerly of hereinabove designated Point "X", said point being the terminal point of said line.

EXCEPT that portion conveyed to Skagit County for road purposes by Deed recorded May 27, 1975, under Auditor's File No. 818063, records of Skagit County, Washington.

