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Bank of Ame FL9-700 04-	01	Consumer Collateral Tracking	FIRST AMERICAN TITLE CO.
	de Blvd, Bldg 7	700	WILD
lacksonville,	FL 32256	7.	ACCOMMODATION RECORDING ONLY
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		<u></u>	THOSE AND DOWN TITLE
Account Nu		07018492004	FIRST AMERICAN TITLE
CAP Number)620120 (20	# 544504B
Date Printe			#
Reconveyan	ce Fee: \$	0.00	
		DEED OF TR	RUST
THIS DE	ED OF TRUST	is granted this 19th day of	APRIL , 2004
		ND JUDITH A. BAXTER, HUSBAN	
•			
Cordova, CA CENTER offici follows:	95670, in trus ce. "Grantor" h	t for Bank of America, N.A., ("Eerein shall mean each of them	0850 White Rock Road, Ste. 201 Rancho Beneficiary"), at its BURLINGTON BANKING jointly and severally. Grantor agrees as
Cordova, CA CENTER office follows: 1. CO Ill of Granto owned or late	95670, in trus ce. "Grantor" he NVEYANCE. Gran r's right, title a er acquired, loc	t for Bank of America, N.A., ("lerein shall mean each of them noted hereby bargains, sells and count interest in the following despated at	Beneficiary"), at its BURLINGTON BANKING jointly and severally. Grantor agrees as onveys to Trustee in trust, with power of salicibed real property ("Property"), whether no
Cordova, CA CENTER official follows: 1. CO Ill of Granto wend or late 105	95670, in trus ce. "Grantor" he NVEYANCE. Gran r's right, title a er acquired, loc	t for Bank of America, N.A., ("E erein shall mean each of them ntor hereby bargains, sells and co and interest in the following des	Beneficiary"), at its BURLINGTON BANKING jointly and severally. Grantor agrees as onveys to Trustee in trust, with power of salicibed real property ("Property"), whether no
Cordova, CA CENTER offic follows: 1. CO all of Granto owned or late 105	95670, in trus ce. "Grantor" he NVEYANCE. Gran r's right, title a er acquired, loc 660 PETER AND	t for Bank of America, N.A., ("terein shall mean each of them noted hereby bargains, sells and count interest in the following destated at ERSON RD BURLINGTON, WA 98.	Beneficiary"), at its BURLINGTON BANKING jointly and severally. Grantor agrees as proveys to Trustee in trust, with power of sale cribed real property ("Property"), whether now 233
Cordova, CA CENTER office follows: 1. CO all of Granto owned or late 105 (NU ABBRE SEC 28	95670, in trus ce. "Grantor" he NVEYANCE. Gran r's right, title a er acquired, loc 660 PETER AND MBER) SKAGIT VIATED LEGAL	t for Bank of America, N.A., ("I erein shall mean each of them notor hereby bargains, sells and count interest in the following destated at ERSON RD BURLINGTON, WA 98. (STREET) County, Watcher County, Watc	Beneficiary"), at its BURLINGTON BANKING jointly and severally. Grantor agrees as onveys to Trustee in trust, with power of sale cribed real property ("Property"), whether not 233 (CITY) (ZIP CODE)
Cordova, CA CENTER office follows: 1. CO III of Granton Owned or late 105 (NU III ABBRE SEC 28 SEE FL	95670, in trusce. "Grantor" he NVEYANCE. Gran r's right, title a er acquired, loc 660 PETER AND MBER) SKAGIT VIATED LEGAL 8 TWP 35 N R JLL LEGAL ATT	t for Bank of America, N.A., ("Eerein shall mean each of them noted hereby bargains, sells and count interest in the following destated at ERSON RD BURLINGTON, WA 98. (STREET) County, Was DESCRIPTION: ANGE 4 E NE QTR SW QTR ACHED	Beneficiary"), at its BURLINGTON BANKING jointly and severally. Grantor agrees as onveys to Trustee in trust, with power of sal cribed real property ("Property"), whether no (ZIP CODE)
Cordova, CA CENTER office follows: 1. CO all of Grantor owned or late 105 (NU n ABBRE SEC 28 SEE FL	95670, in trusce. "Grantor" he NVEYANCE. Gran r's right, title a er acquired, loc 660 PETER AND MBER) SKAGIT VIATED LEGAL 8 TWP 35 N R JLL LEGAL ATT	t for Bank of America, N.A., ("Eerein shall mean each of them notor hereby bargains, sells and count interest in the following destated at ERSON RD BURLINGTON, WA 98. (STREET) County, Was DESCRIPTION: ANGE 4 E NE QTR SW QTR ACHED	Beneficiary"), at its BURLINGTON BANKING jointly and severally. Grantor agrees as onveys to Trustee in trust, with power of sal cribed real property ("Property"), whether no (CITY) (ZIP CODE)

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rents, payments, issues and profits derived from or in any way connected with the Property.

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2. ASSIGNMENT OF RENTS.

- 2.1 ASSIGNMENT. Grantor further assigns to Beneficiary all of Grantor's interest in all existing and future leases, licenses and other agreements for the use or occupancy of the Property ("Contracts"), including the immediate and continuing right to collect, in either Grantor's or Beneficiary's name, all rents, receipts, income and other payments due or to become due under the Contracts ("Payments"). As long as there is no default under this Deed of Trust, Grantor is granted a license to collect the Payments, but such license shall not constitute Beneficiary's consent to Grantor's use of the Payments in any bankruptcy proceeding.
- 2.2 DISCLAIMER. Nothing contained in this Deed of Trust shall be construed as obligating Beneficiary or any receiver to take any action to enforce any provision of the Contracts, expend any money, incur any expense or perform any obligation under the Contracts. Beneficiary's duties are expressly limited to giving of proper credit for all Payments received by it.

SECURED OBLIGATIONS. This Deed of Trust secures performance or	f each agreement made by
Grantor contained in this Deed of Trust and the payment of the sum of	
One Hundred Eleven Thousand and 00/100'S	Dollars.
(\$ 111,000.00) with interest thereon as evidenced by a pi	
April 19th . 2004 payable to Beneficiary or order	r and made by Grantor, and
including all renewals, modifications and extensions thereof together with any	payments made pursuant to
paragraph 10.3 hereof ("Secured Obligations"), Nothing contained in this Deed	
as obligating Beneficiary to make any renewal, modification, extension or	
Grantor hereby consents to the filing for record by Beneficiary of an extension	on of this Deed of Trust if
prior to the Maturity Date the secured obligations remain outstanding.	

4. AFFIRMATIVE COVENANTS. Grantor shall:

- 4.1 MAINTENANCE OF PROPERTY. Maintain and preserve the Property in good condition and repair, ordinary wear and tear excepted; complete any improvement which may be constructed on the Property; and restore any improvement which may be damaged or destroyed;
- 4.2 COMPLIANCE WITH LAWS. Comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the Property;
- 4.3 REAL ESTATE INTERESTS. Perform all obligations to be performed by Grantor under the Contracts;
- 4.4 PAYMENT OF DEBTS AND TAXES. Pay promptly all obligations secured by the Property; all taxes, assessments and governmental liens or charges levied against the Property; and all claims for labor, materials, supplies or otherwise which, if unpaid, might become a lien or charge upon the Property;
- 4.5 INSURANCE. Insure continuously, with financially sound and reputable insurers acceptable to Beneficiary, all improvements on the Property against all risks, casualties and Josses through standard fire and extended coverage insurance or otherwise, including, without limitation, insurance against fire, theft, casualty, vandalism and any other risk Beneficiary may reasonably request. The insurance policies shall be in an aggregate amount of not less than the full replacement cost of all improvements on the Property, including the cost of demolition and removal of debris, and shall name Beneficiary as loss payee, as its interest may appear. The amounts collected under the insurance policies may be applied to the Secured Obligations in any manner as Beneficiary determines, and such application shall not cause discontinuance of any proceeding to foreclose upon this Deed of Trust. In the event of foreclosure, all of Grantor's rights in the insurance policies shall pass to purchaser at the foreclosure sale;

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- 4.6 HAZARDOUS WASTE. Notify Beneficiary within twenty-four (24) hours of any release of a reportable quantity of any hazardous or regulated substance, or of the receipt by Grantor of any notice, order or communication from any governmental authority which relates to the existence of or potential for environmental pollution of any kind existing on the Property, or results from the use of the Property or any surrounding property; and
- 4.7 COSTS AND EXPENSES. Pay, reimburse and indemnify Beneficiary for all of Beneficiary's reasonable costs and expenses incurred in connection with foreclosing upon this Deed of Trust, defending any action or proceeding purporting to affect the rights or duties of Beneficiary or Trustee under this Deed of Trust, or managing the Property and collecting the Payments, including, without limitation, all attorneys' fees and value of the services of staff counsel, legal expenses, collection costs, costs of title search, and trustee's and receiver's fees to the maximum extent allowable by law.
 - 5. NEGATIVE COVENANTS. Grantor shall not without Beneficiary's prior written consent:
- 5.1 PAYMENTS. Accept or collect Payments more than one (1) month in advance of the due date:
 - 5.2 MODIFY CONTRACTS. Terminate, modify or amend any provision of the Contracts; or
- 5.3 RESTRICTIONS ON CONVEYANCES. Transfer or convey any interest in the Property, except by will or intestacy.
- 6. EMINENT DOMAIN. In the event any portion of the Property is taken through eminent domain, the amount of the award to which Grantor is entitled shall be applied to the Secured Obligations.
- 7. RECONVEYANCE. Trustee shall reconvey such portion of the Property to the person entitled thereto upon written request of Beneficiary, or upon satisfaction of the Secured Obligations and written request for reconveyance made by Beneficiary or any person interested in the Property.
- 8. SUCCESSOR TRUSTEE. In the event of death, incapacity, disability or resignation of the Trustee, Beneficiary may appoint a successor trustee and, upon the recording of such appointment in the 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.
- 9. EVENTS OF DEFAULT. The occurrence of any of the following events shall, at Beneficiary's option, and at any time without regard to any previous knowledge on Beneficiary's part, constitute a default under the terms of this Deed of Trust, the Secured Obligations and all related loan documents:
- 9.1 NON-PAYMENT OF PRINCIPAL OR INTEREST. Any payment of principal or interest on the Secured Obligations is not made when due; or
- 9.2 FAILURE TO PERFORM. Any tax, assessment, insurance premium, lien, encumbrance or other charge against the Property, or any payment under a real estate contract covering the Property is not paid when due; or any other term, covenant or agreement of Grantor contained in this Deed of Trust or in any other document with Beneficiary, or in which Grantor grants a security interest in the Property, is not promptly performed or satisfied.
 - 10. REMEDIES UPON DEFAULT. If any default occurs and is continuing, Beneficiary may, at its option:
- 10.1 TERMINATE COMMITMENT. Terminate any outstanding and unfulfilled commitment to Grantor;

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- 10.2 ACCELERATE. Declare any or all of the Secured Obligations, together with all accrued interest, to be immediately due and payable without presentment, demand, protest or notice of any kind, all of which are expressly waived by Grantor;
- 10.3 PAYMENTS. Pay such sums as may be necessary to pay any tax, assessment, insurance premium, lien, encumbrance or other charge against the Property, or any payment under a real estate contract covering the Property, without prejudice to Beneficiary's right to accelerate the Secured Obligations and foreclose upon this Deed of Trust, Grantor shall reimburse Beneficiary, upon demand, for all such amounts paid by Beneficiary, with interest thereon from the date of such payment at the highest rate that is, from time to time, applicable on any of the Secured Obligations. All unreimbursed amounts shall be added to and become a part of the Secured Obligations;
- 10.4 COLLECTION OF PAYMENTS. Terminate the license granted to Grantor to collect the Payments; take possession of, manage and operate the Property under the terms of the Contracts; and demand and collect all Payments, including endorsing any check, draft or other instrument given as payment, either by itself or through an agent or judicially-appointed receiver. The Payments shall be applied first to payment of the costs of managing the Property and collecting the Payments, and then to the Secured Obligations;
- 10.5 TRUSTEE'S SALE. Direct the Trustee, upon written request, to sell the Property and apply the sale proceeds in accordance with Washington's Deed of Trust Act (RCW 61.24.010, et seg.). Any person, except Trustee, may bid at the Trustee's sale; and
- 10.6 OTHER REMEDIES. Pursue all other available legal and equitable remedies, including, without limitation, foreclosing upon this Deed of Trust as a mortgage.

Grantor expressly waives any defense or right, in any action or proceeding in connection with the Secured Obligations, that Beneficiary must first resort to any other security or person.

- 11. WAIVER. No waiver by Beneficiary of any deviation by Grantor from full performance of this Deed of Trust or the Secured Obligations, as the case may be, shall constitute a waiver of Beneficiary's right to require prompt payment or to assert any other right or remedy provided for in this Deed of Trust or the Secured Obligations on the basis of the same or similar failure to perform.
- 12. SUCCESSORS AND ASSIGNS. This Deed of Trust inures to the benefit of and is binding upon the respective heirs, devisees, legatees, administrators, executors, successors and assigns of the parties hereto.
- 13. APPLICABLE LAW. This deed of Trust has been delivered to beneficiary in the State of Washington. This Deed of Trust shall be governed by and construed in accordance with the laws of the State of Washington.

W. BAXTER

júóith a. Baxter

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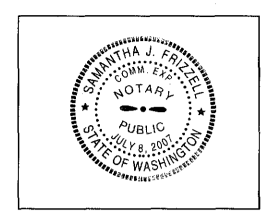
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ACKNOWLEDGEMENT BY INDIVIDUAL

FOR RECORDING PURPOSES, DO NOT WRITE, SIGN OR STAMP WITHIN THE ONE INCH TOP, BOTTOM AND SIDE MARGINS OR AFFIX ANY ATTACHMENTS.



THIS SPACE FOR NOTARY STAMP

STATE OF	WASHINGTO) : ss.		
County of _	SKAGIT	Same Andrews)		
l certif	y that I know	or have satisfacto	ry evidence that	TYNDEL W. BA	AXTER and JUDITH A.
			And the second s		
			-ic fora the	individual(e) who	signed this instrument in
REQUEST To Trustee: The und together wit directed to	FOR RECON dersigned is the all other indicancel said not ranty, all the e	e holder of the no lebtedness secured te or notes and th	ote or notes sec d by this Deed o nis Deed of Trus	f Trust, have beer t, which are delive	of Trust. Said note or notes a paid in full. You are herebered hereby, and to reconvey the person or persons legall
Dated:					
			Send Recor	veyance To:	

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ACKNOWL	EDGEMENT IN A REPRESE	NTATIVE CA	APACITY		
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Jakan Santan					j
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WRITE, S	CORDING PURPOSES, DO NO IGN OR STAMP WITHIN THE OF P, BOTTOM AND SIDE MARGIN CANY ATTACHMENTS.	NE			
			THIS SPAC	E FOR NOTARY STA	MP
STATE OF	WASHINGTON)	TIME OF AC	L TON NOTANI OTA	
		: ss.			
County of _	SKAGIT	}			
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		~"			
is/are the that (he/sh	individual(s) who signed e/they) was/were authorized				oath stated 1 it as the
	(TITLE)			(ENTITY)	
to be the fr	ee and voluntary act of such par	ty for the year	and numares	mentioned in the inc	trument
to be the IR	ee and voluntary act or such par	ty for the uses	and purposes	mendones in the ma	,ti uiii eii t
Dated:					
		My :	appointment ex	pires	<u> </u>
(NOTARY PUBL	IC FOR THE STATE OF	 ,	Brog.		

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EXHIBIT "A"

THAT PORTION OF THE EAST 435 FEET OF THE WEST 635 FEET OF THE NORTH 1/2 OF THE NORTHEAST 1/4 OF THE SOUTHWEST 1/4 OF SECTION 24, TOWNSHIP 35 NORTH, RANGE 4 EAST W.M., DESCRIBED AS FOLLOWS: COMMENCING AT THE NORTHEAST CORNER OF SAID WEST 635 FEET; THENCE SOUTH 89 DEGREES 55' WEST. ALONG THE NORTH LINE OF SAID SOUTHWEST 1/4, 154.17 FEET TO THE TRUE POINT OF BEGINNING; THENCE CONTINUE SOUTH 89 DEGREES 55' WEST, ALONG SAID NORTH LINE, 94.01 FEET; THENCE SOUTH 4 DEGREES 09'21" WEST, PARALLEL WITH THE WEST LINE OF SAID NORTHEAST 1/2 OF THE SOUTHWEST 1/4, 130.36 FEET TO AN INTERSECTION WITH THE SOUTH LINE OF THE NORTH 130 FEET OF SAID SOUTHWEST 1/4 AS MEASURED AT RIGHT ANGLES: THENCE NORTH 89 DEGREES 55 EAST ALONG SAID SOUTH LINE, 94.01 FEET; THENCE NORTH 4 DEGREES 09'21" EAST 130.36 FEET TO THE TRUE POINT OF BEGINNING. EXCEPT THE NORTH 25 FEET THEREOF FOR COUNTY ROAD. SITUATE IN THE COUNTY OF SKAGIT, STATE OF WASHINGTON.

IMHSE HUKE

