

This instrument prepared by and
after recording return to:

VINCENT A JARAMILLO
U.S. BANK N.A.
COLLATERAL DEPARTMENT
P. O. BOX 5308
PORTLAND OR 97228-5308

0608787358



200504280059
Skagit County Auditor

4/28/2005 Page 1 of 12 10:12AM



WASHINGTON DEED OF TRUST, SECURITY AGREEMENT
AND ASSIGNMENT OF RENTS AND LEASES
(INCLUDING FIXTURE FILING UNDER UNIFORM COMMERCIAL CODE)

Grantor(s): CHAFFEY NORTH, LLC

FIRST AMERICAN TITLE CO.

Grantees: U.S. BANK N.A., as Beneficiary
U.S. BANK TRUST COMPANY, N.A., as Trustee

84375

Legal Description: LOTS 124-130, 132-139, 181 AND 182, "PLAT OF EAGLEMONT, PHASE
1B, DIVISION 3"

(Additional on page 2)

Assessor's Tax Parcel or Account Number: LOT 124 - 4844-000-124-0000
P122226.; REMAINING TAX NUMBERS - EXHIBIT A

Reference Number of documents assigned or released: NOT APPLICABLE

This Washington Deed of Trust, Security Agreement and Assignment of Rents and Leases (Including Fixture Filing Under Uniform Commercial Code) ("Deed of Trust") is made and entered into by the undersigned borrower(s), guarantor(s) and/or other obligor(s)/pledgor(s) (collectively the "Grantor") in favor of U.S. BANK TRUST COMPANY, N.A., having a mailing address 555 SW OAK, PORTLAND, OR 97204 (the "Trustee"), for the benefit of U.S. BANK N.A. (the "Beneficiary"), as of the date set forth below.

ARTICLE I. CONVEYANCE/MORTGAGED PROPERTY

1.1 Grant of Deed of Trust/Security Interest. IN CONSIDERATION OF FIVE DOLLARS (\$5.00) cash in hand paid by the Trustee to the Grantor, and the financial accommodations from the Beneficiary to the Grantor as described below, the Grantor has bargained, sold, conveyed and confirmed, and hereby bargains, sells, conveys and confirms, unto Trustee, its successors and assigns, for the benefit of the Beneficiary, the Mortgaged Property (defined below) to secure all of the Grantor's Obligations (defined below) to the Beneficiary. The intent of the parties hereto is that the Mortgaged Property secures all Obligations of the Grantor to the Beneficiary, whether now or hereafter existing, between the Grantor and the Beneficiary or in favor of the Beneficiary, including, without limitation, the Note (as herein defined) and, except as otherwise specifically provided herein, any loan agreement, guaranty, mortgage, trust deed, lease or other agreement, document or instrument, whether or not enumerated herein, which specifically evidences or secures any of the indebtedness evidenced by the Note (together and individually, the "Loan Documents"). The parties further intend that this Deed of Trust shall operate as a security agreement with respect to those portions of the Mortgaged Property which are subject to Article 9 of the Uniform Commercial Code.

1.2 "Mortgaged Property" means all of the following, whether now owned or existing or hereafter acquired by the Grantor, wherever located: all the real estate described below or in Exhibit A attached hereto (the "Land"), together with all buildings, structures, standing timber, timber to be cut, fixtures, equipment, inventory and furnishings used in connection with the Land and improvements; all materials, contracts, drawings and personal property relating to any construction on the Land; and all other improvements now or hereafter constructed, affixed or located thereon (the "Improvements") (the Land and the Improvements collectively the "Premises"); TOGETHER with any and all easements, rights-of-way, licenses, privileges, and appurtenances thereto, and any and all leases or other agreements for the use or occupancy of the Premises, all the rents, issues, profits or any proceeds therefrom and all security deposits and any guaranty of a tenant's obligations thereunder (collectively the "Rents"); all awards as a result of

condemnation, eminent domain or other decrease in value of the Premises and all insurance and other proceeds of the Premises.

The Land is described as follows (or in Exhibit A hereto if the description does not appear below):

See Attached Exhibit A

1.3 "Obligations" means all loans by the Beneficiary to CHAFFEY NORTH, LLC

including those loans evidenced by a note or notes dated
04/04/05, in the initial principal amount(s) of
\$3,500,000.00,

and any extensions, renewals, restatements and modifications thereof and all principal, interest, fees and expenses relating thereto (the "Note"); and also means all the Grantor's debts, liabilities, obligations, covenants, warranties, and duties to the Beneficiary, whether now or hereafter existing or incurred, whether liquidated or unliquidated, whether absolute or contingent, which arise out of the Loan Documents, and principal, interest, fees, expenses and charges relating to any of the foregoing, including, without limitation, costs and expenses of collection and enforcement of this Deed of Trust, and attorneys' fees of both inside and outside counsel. The interest rate and maturity of such Obligations are as described in the documents creating the indebtedness secured hereby.

1.4 Homestead. The Premises are not (are)(are not) the homestead of the Grantor. If so, the Grantor releases and waives all rights under and by virtue of the homestead exemption laws of the State of Washington.

1.5 Deed of Trust Secures Commercial Loan. The Grantor and the Beneficiary hereby agree that the Obligations secured by this Deed of Trust constitute a commercial loan and are not made primarily for personal, family or household purposes.

1.6 Mortgaged Property Not Agricultural Property. The Grantor hereby represents and warrants that the Mortgaged Property is not used primarily for agricultural purposes.

1.7 Deed of Trust Does Not Secure Environmental Indemnities. Notwithstanding anything to the contrary set forth herein or in any other Loan Document, this Deed of Trust shall not secure the obligations of the Grantor or any other obligor under that certain Unsecured Real Estate Environmental Indemnity dated as of even date herewith made by the Grantor in favor of the Beneficiary (the "Environmental Indemnity Agreement") or the substantial equivalent of the obligations arising under the Environmental Indemnity Agreement. All of such obligations (and the substantial equivalents thereof) shall constitute the separate, unsecured, full recourse obligations of the Grantor and any other obligor identified therein and shall not be deemed to be evidenced by the Note or secured by this Deed of Trust.

1.8 Construction Loan. If checked here, this Deed of Trust secures an obligation incurred for the construction of an improvement on land, including the acquisition cost of the land.

ARTICLE II. WARRANTIES AND COVENANTS

In addition to all other warranties and covenants of the Grantor under the Loan Documents which are expressly incorporated herein as part of this Deed of Trust, including the covenants to pay and perform all Obligations, and while any part of the credit granted the Grantor under the Loan Documents is available or any Obligations of the Grantor to the Beneficiary are unpaid or outstanding, the Grantor continuously warrants to the Beneficiary and the Trustee and agrees as follows:

2.1 Warranty of Title/Possession. The Grantor warrants that it has sole and exclusive title to and possession of the Premises, excepting only the following "Permitted Encumbrances": restrictions and easements of record, and zoning ordinances (the terms of which are and will be complied with, and in the case of easements, are and will be kept free of encroachments), taxes and assessments not yet due and payable and those Permitted Encumbrances set forth on **Exhibit B** attached hereto (except that if no **Exhibit B** is attached, there will be no additional Permitted Encumbrances). The lien of this Deed of Trust, subject only to Permitted Encumbrances, is and will continue to be a

2.9 Right of Inspection. The Beneficiary may at all reasonable times enter and inspect the Premises.

2.7 Compensation. Any compensation received for the taking or the condemnation proceedings (including payoffs) or the Premises, or any part thereof, by a Beneficiary, in its sole and absolute discretion, shall be applied in such manner as the Beneficiary, in its sole and absolute discretion, determines to rebuild, repair or to payment of the obligations, whether or not then due and payable.

2.8 Assignments. The Grantor will not assign, in whole or in part, without the Beneficiary's prior written consent, the rents, issues or profits arising from the Premises.

2.6 Insurance. The Grantor will continually insure the Premises against such perils or hazards as the Beneficiary may require, in amounts, with acceptable co-insurance provisions, not less than the unpaid balance of the Obligations or the full replacement value of the improvements, whichever is less. The policies will contain an agreement by each Beneficiary and will contain a mortgage clause acceptable to the Beneficiary; and the Grantor will take such action as the Beneficiary may reasonably request to ensure that the Beneficiary will receive (subject to no other provision) all insurance proceeds from the insurance company assuring all insurance proceeds to and interests) the insurance company hereby agrees to pay to the Grantor hereinafter all insurance proceeds to and irrevoably directs, while any Obligations remain unpaid, any insurer to pay to the Beneficiary the proceeds of all such insurance and any premium refund, and authorizes the Beneficiary to collect the same, to effect the same, to make, adjust or settle, in the Grantor's name, any claim on any insurance policy relating to the Premises. The proceeds and refunds will be applied in such manner as the Beneficiary, in its sole and absolute discretion, determines to prebuilding of the Premises or to payment of the Obligations, whether or not then due and payable.

2.5 Taxes, Assessments and Charges. To the extent not paid to the Beneficiary under 2.4 above, the grantor will pay before they become delinquent all taxes, assessments and other charges now or hereafter levied or assessed against the Beneficiary based upon this Deed or Trust or the Obligations secured by this Deed or Trust, or upon the Beneficiary's interest in the Premises, and deliver to the Beneficiary receipts showing timely payment.

2.4. Escrow. After written request from the Beneficiary, the Grantor will pay to the Beneficiary sufficient funds at such time as the Beneficiary designates, to pay (a) the estimated annual real estate taxes and assessments on the premises; and (b) all property or hazard insurance premiums when due. Interest will not be paid by the Beneficiary on any escrowed funds. Escrowed funds may be commingled with other funds of the Beneficiary. All escrowed funds are hereby pledged as additional security for the Obligations.

2.3 Transfer and Lien. The Grantor will not, without the prior written consent of the Beneficiary, which may be withheld in the Beneficiary's sole and absolute discretion, either voluntarily or involuntarily (a) sell, assign, lease or transfer, or permit to be sold, assigned, leased or transferred, any part of the Premises, or any interest therein; or (b) pledge or otherwise encumber, create or permit to exist any mortgage, pledge, lien or claim for lien or encumbrance upon any part of the Premises or interest therein, except for the Permitted Encumbrances. Beneficiary has not consented and will not consent to any contract or to any work or to the furnishing of any materials which might be deemed to create a lien or liens superior to the lien of this Deed of Trust.

2.2 Maintenance, Waste; Alteration. The Grantor will maintain the Premises in good and tenable condition and will restore or replace damaged or destroyed improvements with items of at least equal utility and value. The Grantor will not commit or permit waste to be committed on the Premises. The Grantor will not remove materially alter any part of the Premises without the Beneficiary's prior written consent, except the Grantor may remove a fixture, provided the fixture is promptly replaced with another fixture of at least equal utility. The replacement fixture will be subject to the priority lien and security of this Deed of Trust.

valid first and only lien upon all of the Mortgaged Property.

ARTICLE IV. DEFECTS AND REMEDIES

3.1 Beneficiary Authorized to Perform for Grantor. If the Grantor fails to perform any of the Grantor's duties or covenants set forth in this Deed of Trust, the Beneficiary may perform the duties or covenants set forth in this Deed of Trust, without limitation, signing the Grantor's name or paying any amount so required, and the cost, which includes, but is not limited to, attorney's fees, costs, expenses, and disbursements, incurred by the Beneficiary in performing such duties or covenants, will be paid by the Grantor to the Beneficiary as additional interest at the default rate set forth in the Loan Documents, will immediately be due from the Grantor to the Beneficiary from the date of expenditure by the Beneficiary to the Grantor to pay the Grantor's obligations to the Beneficiary under this Deed of Trust. All acts by the Beneficiary are hereby ratified and approved, and the Beneficiary will secured by this Deed of Trust, nor for any errors of judgment or mistakes of fact or law.

In addition to all other rights (including setoff) and duties of the Beneficiary under the Loan Documents which are expressly incorporated herein as a part of this Deed of Trust, the following provisions will also apply:

ARTICLE III. RIGHTS AND DUTIES OF THE BENEFICIARY

2.12 Fixture Filing. From the date of its recording, this Deed of Trust shall be effective as a financing statement filed as a fixture filing under the Uniform Commercial Code with respect to the improvements and fixtures of the name and address of the debtor is the name and address of the Granter as set forth in this Deed of Trust. The Mortgaged Property includes goods which are or may become so affixed to real property as to become fixtures. It may or the Mortgaged Property is of a nature such that a security interest therein can be perfected under the Uniform Commercial Code, this Deed of Trust shall also constitute the grant of a security interest to the Beneficiary and serve as a Security Agreement, and Grantor authorizes the filing of any financing statement and agrees to execute other instruments that may be required for the further specific action, perfection or renewal of such security interest.

Security for the Obligations, all right, title and interest of the Granter in and to all leases which now exist or hereafter may be executed by or on behalf of the Granter covering the Premises and any extensions or renewals thereof, together with all Rents, it being intended that this is an absolute and present assignment of the Rents, notwithstanding that this assignment is a present assignment of leases and rents, the Granter may collect the Rents and manage the Premises, but only if and so long as a default has not occurred. If a default occurs, the right of Granter to collect the Rents and to manage the Premises shall thereupon automatically terminate and such right, together with other rights, powers and authorizations contained herein, shall belong exclusively to the Beneficiary. This assignment confers upon the Beneficiary a power coupled with an interest and cannot be revoked by the Granter. Upon the occurrence of a default, the Beneficiary, at its option without notice and without seeking or obtaining the appointment of a receiver or taking actual possession of the Premises may (a) give notice to any tenant(s) that the tenant(s) should begin making payments under their lease agreement(s) directly to the Beneficiary or its designee; (b) commence a forcible sale action and file a motion for appointment of a receiver; or (c) give notice to the Granter that the Granter should collect all Rents arising from the Premises and remit them to the Beneficiary upon collection and that the Granter should enforce the terms of the lease(s) to ensure prompt payment by tenant(s) to the Granter.

Payments received by the Granter shall be held in trust by the Granter for the Beneficiary. All such payments received by the Granter shall be held in trust by the Granter for the Beneficiary. The Granter agrees to pay to the Beneficiary any amounts held in trust by the Granter for the Beneficiary. The Granter agrees to pay to the Beneficiary any amounts held in trust by the Granter for the Beneficiary. The Granter agrees to pay to the Beneficiary any amounts held in trust by the Granter for the Beneficiary.

(i) Beneficiary may enter into and upon and take possession of all or any part of the Mortgaged Property, and may exclude Grantor, and all persons claiming under Grantor, and its agents or servants, wholly or partly therefrom; and holding the same, Beneficiary may use, administer, manage, operate, and control the Mortgaged Property; and may exercise all rights and powers of Grantor in the name, place and stead of Grantor, or otherwise, as the Beneficiary shall deem best; and in the exercise of any of the foregoing rights and powers Beneficiary shall not be liable to Grantor for any loss or damage thereby sustained unless due solely to the willful misconduct, or gross negligence of Beneficiary.

(d) Entry on Premises; Enhancys at Will.

(c) **Judicial and Other Relief.** Beneficiary or Trustee may proceed by a suit or suits in equity or at law, whenever the specific performance of any covenant herein contained or in aid of the execution of any power herein granted, or for any foreclosure hereunder or for the sale of the Mortgaged Property under the decree of any court or courts of competent jurisdiction.

(iv) require Grantee to transfer and deliver possession of all security deposits and records related to Beneficiary.

(iii) subject to the terms so described in the schedule and the obligations of the management company in respect of payment of reasonable management fees, or to the Obligations; and

abide by all applicable laws, rules, regulations, and orders of all governmental entities having jurisdiction over the property, and to keep the property in good condition and repair, except normal wear and tear.

shall have entered into possession of the Mortgaged Property, collect and sue for the Hents in Beneficiary's own name, give receipts and releases therefor, and after deducting all expenses of collection, including reasonable attorney's fees, apply the net proceeds thereof to any Obligations as Beneficiary may elect;

5.4 Successor Trustee. In the event of the death, refusal, or inability for any cause, of the trustee named herein, or of any successor trustee, to act at any time under action under the foregoing powers and trust may be required, or for any other reason satisfactory to the Beneficiary, the Beneficiary is authorized, either in its own name or

5.3. Indemnification of Trustee. If the Trustee shall be made a party to or shall intervene in any action or proceeding affecting the Mortgaged Property or the title thereto, or the interest of the Trustee or Beneficiary under this Deed of Trust, the Trustee and Beneficiary shall be reimbursed by Grantor, immediately and without demand, for all reasonable costs, charges and attorney's fees incurred by them or either of them in any such case, and the same shall be secured hereby as a further charge and lien upon the Mortgaged Property.

5.2 Employment of Agents. The Trustee, or any one authorized to act in its stead, shall have, in its discretion, authority to employ all property agents and attorney's in the execution of this trust and/or in the conducting of any sale made pursuant to the terms hereof, and to pay for such services rendered out of the proceeds of the sale of the Mortgaged Property, should any be realized; and if no sale be made or if the proceeds of sale be insufficient to pay the same, then, to the fullest extent permitted by applicable law, Grantor hereby undertakes and agrees to pay the cost of such services rendered to said Trustee. Trustee may rely on any document believed by it in good faith to be genuine. All money received by the Trustee shall, until used or applied as herein provided, be held in trust, but need not be segregated (except to the extent required by law), and the Trustee shall not be liable for interest thereon.

5.1 Action by Trustee. The Trustee named herein shall be clothed with full power to act when action hereunder shall be required, and to execute any conveyance of the Mortgaged Property. In the event that the substitution of the Trustee shall become necessary for any reason, the substitution of a trustee in the place of that named herein shall be sufficient. The term "Trustee" shall be construed to mean "Trustees" whenever the sense requires. The necessity of the Trustee herein named, or any successor in trust, making oath giving bond, is expressly waived.

ARTICLE V. TRUSTEE

(n) **Attorneys' Fees and Other Costs.** Attorneys' fees and other costs incurred in connection with this Deed or deficiency judgment proceedings may be recovered by the Beneficiary and included in any sale made hereunder or by foreclosure.

(g) Waiver by the Beneficiary. The Beneficiary may permit the Grantor to attempt to remedy any default without waiving its rights and remedies hereunder, and the Beneficiary may waive any default without waiving any other subsequent or prior default by the Grantor. Furthermore, delay on the part of the Beneficiary in exercising any right, power or privilege hereunder or at law will not operate as a waiver thereof, nor will any single exercise of such right, power or privilege preclude other exercise thereof or the exercise of any other right, power or privilege. No waiver or suspension will be deemed to have occurred unless the Beneficiary has expressly agreed in writing

(f) Remedies Cumulative, Concurrent and Nonexclusive. If the Obligors are now or hereafter further secured by chattel mortgages, other deeds of trust, security agreements, pledges, contracts of guaranty, assignments of leases, or other security, then to the fullest extent permitted by applicable law, Beneficiary may, at its option, exhaust its remedies under such other security, and in such order as Beneficiary may determine. Beneficiary shall have all rights, remedies and independent liability, and in such order as Beneficiary may determine. Beneficiary shall have all rights, remedies and resources granted in the Loan Documents and available to it at law or equity (including, without limitation, those granted by the Uniform Commercial Code), and to the fullest extent permitted by applicable law, same (a) shall be cumulative, concurrent, and nonexclusive, (b) may be pursued separately, successively or concurrently against Mortgagor or others obligated for the Obligations, or any part thereof or against any one of more of them, or against the Mortgaged Property, at the sole discretion of Beneficiary, and (c) may be exercised any of same shall in no event be construed as a waiver or release thereof or of any other right, remedy or recourse.

(e) Recipient: Beneficiary may make application to a court of competent jurisdiction, as material or such injury and without notice to Grantor or regard to the adequacy of the Mortgaged Property for the repayment of the obligations, for appointment of a receiver of the Mortgaged Property and for other relief as may be appropriate.

of such purchaser, at a reasonable rental per day based upon the value of the portion of the Premises so occupied (but not less than any rental theretofore paid by such tenant, computed on a daily basis). An action of forcible detainer shall lie if any such tenant holds over a demand in writing for possession of such portion of the Premises.

200504280059



[NOTARIZATION(S) ON NEXT PAGE]

A large, stylized word "WELCOME" is written in a dotted font. The letters are outlined in black and filled with white dots. The word is oriented diagonally, sloping upwards from left to right.

KIRKLAND, WA 98033

Name and Title

49

Name and Title SEE ATTACHED

8

Grantor Name (Organization) A WASHINGTON LIMITED LIABILITY COMPANY

CHAFFEE NORTH, LLC

Printed Name N/A Printed Name N/A

(Individual Grantor) (Individual Grantor) (Individual Grantor)

IN WITNESS WHEREOF, the undersigned has/have executed this Deed of Trust as of APRIL 4, 2005
Rider Construction Loan Rider Other(s) (Specify)

Printed Name: _____
 Title: _____
 My appointment expires: _____

(Seal or Stamp)

Dated: _____

to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

(Name of party on behalf of whom instrument was executed)

of CHAFFEE NORTH, LLC

(Type of authority, e.g., officer, trustee, etc.)

is/are the person(s) who appeared before me, and said person(s) acknowledged that he/she/they signed this instrument, on oath stated that he/she/he/they was/were authorized to execute the instrument and acknowledged it as the

I certify that I know or have satisfactory evidence that **THESE ATTACHED ADDENDUM** [Name(s) of Person(s)]STATE OF _____
 COUNTY OF _____
 ss. _____ }

Acknowledgment in Representative Capacity

Printed Name: _____
 Title: _____
 My appointment expires: _____

(Seal or Stamp)

Dated: _____

is/are the person(s) who appeared before me, and said person(s) acknowledged that he/she/they signed this instrument and acknowledged it to be his/her/their free and voluntary act for the uses and purposes mentioned in the instrument.

I certify that I know or have satisfactory evidence that **N/A** [Name(s) of Person(s)]STATE OF _____
 COUNTY OF _____
 ss. _____ }

Acknowledgment in Individual Capacity



REAL PROPERTY COMMONLY KNOWN AS, NO KNOWN ADDRESS, MOUNT VERNON, MA 98274,
BRING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

LOTS 124-130, 132 AND 181 AND 182, "PLAT OF KAGLEMONT", PHASE 1B,
DIVISION 3", RECORDED OCTOBER 25, 2004, UNDER SKAGIT COUNTY AUDITOR'S
FILE NO. 200410250250, RECORDS OF SKAGIT COUNTY, WASHINGTON

| |
|-------------------------------------|
| LOT 136 - 4844-000-136-0000 P122237 |
| LOT 134 - 4844-000-134-0000 P122236 |
| LOT 133 - 4844-000-133-0000 P122235 |
| LOT 132 - 4844-000-132-0000 P122234 |
| LOT 130 - 4844-000-130-0000 P122232 |
| LOT 129 - 4844-000-129-0000 P122231 |
| LOT 128 - 4844-000-128-0000 P122230 |
| LOT 127 - 4844-000-127-0000 P122229 |
| LOT 126 - 4844-000-126-0000 P122228 |
| LOT 125 - 4844-000-125-0000 P122227 |
| LOT 124 - 4844-000-124-0000 P122226 |
| TAX KEY NUMBER : |
| Legal Description of Land: |

Beneficiary: U.S. BANK N.A.

Trustee: U.S. BANK TRUST COMPANY, N.A.

Grantor: CHAFFEE NORTH, LLC
(Legal Description)

Construction Mortgagee. This Deed of Trust shall be deemed to be a construction mortgagee, as that term is defined in the Uniform Commercial Code, as amended, securing an obligation incurred for the construction of an improvement on the Land, which may include the acquisition cost of the Land, and any actions issued in extension or renewal thereof or substitution therefor. It shall be the intent that any of such notes issued in extension or renewal thereof or substitution therefor, if and to the extent that any of such actions could, under the laws of the state in which the Land is located, form the basis of or result in a security interest in or lien against the Land or any improvement thereon having priority over this Deed of Trust, Grantor affirms, acknowledges and warrants prior to the recordation of this Deed of Trust in the real property records of the County or counties where the Land is located, no contract will have been entered into nor will any improvements have been constructed upon the Land, nor will any materal have been delivered to the Land in regard to the project for which the loan or loans evidenced by the Note in have been made. It is understood and agreed that funds are to be advanced upon the Note in accordance with a Construction Loan Agreement made by and between the Grantor and the Beneficiary of even date herewith, which said Construction Loan Agreement is incorporated herein by reference to the same extent and effect as if fully set forth herein and made a part of this Deed of Trust. This Deed of Trust secures the payment of all sums and the performance of all covenants required by said Construction Loan Agreement, and on the failure of Grantor to keep and perform all the covenants, other charges provided for herein and secured hereby shall, at the option of the Beneficiary of this Deed of Trust, become due and payable, anything herein contained to the contrary notwithstanding.

Construction of Construction. The loan secured hereby was obtained to assist in financing building construction or remodeling, or land development, or other improvements to the Premises (as provided in the Construction Loan, which is made a part hereof by this reference, which no third party is entitled to rely upon) and: (a) if such construction, remodeling, development, or improvement shall not, in accordance with plans and specification approved by Beneficiary, be completed prior to the expiration date established by Beneficiary or (b) if work on the same shall cease before completion and remain abandoned for a period of thirty consecutive days, then the existence of either circumstance shall constitute an event of default under the terms of this instrument, and at any time thereafter, said note and the whole indebtedness secured hereby shall, at the option of the Beneficiary and without notice to Beneficiary or otherwise, become hereby expressly waived), become due and collectible at once by Grantor/Trustor (such notice being hereby waived), notwithstanding any provision to the contrary in the Grantor/Trust Agreement or in any other instrument or agreement between the parties hereto, and to enter into such contracts or arrangements as it may consider necessary to complete the same. All monies expended by Beneficiary in connection with completion of said improvements shall be added to the indebtedness hereby secured and shall be payable by Grantor/Trustor immediately and without demand, with interest at the default rate specified in the Note. Beneficiary shall have the right to enter upon the Premises at any and all times to inspect the same.

The following provisions are hereby made a part of the Deed of Trust to which this Hider is attached:

BENEFICIARY: U.S. BANK N.A.

TRUSTEE: U.S. BANK TRUST COMPANY, N.A.

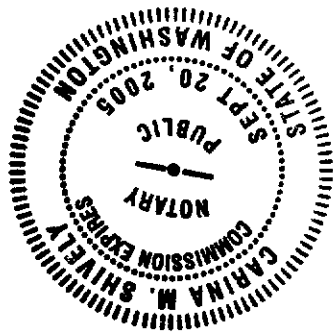
Grantor/Trustee: CHAFFEE NORTH, LLC

0608787358

CONSTRUCTION LOAN RIDER TO DEED OF TRUST

Skagit County Auditor

200504280059



My Commission expires: 9/20/05

My appointment expires: 9/20/05

Title: Vice President

Printed Name: CARINA M. SHIVELY

(Seal or Stamp)

Dated: 4/21/05

To be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

(Name of party on behalf of whom instrument was executed)

of Chaffey North, LLC

(Type of authority, e.g., officer, trustee, etc.)

the Member

I swear the person(s) who appeared before me, and said person(s) acknowledged that he/she/they signed this instrument, on oath stated that he/she/he/they was/were authorized to execute the instrument and acknowledged it as

(Name(s) of person(s))

I certify that I know or have satisfactory evidence that Brody Hanssen, Chief Financial Officer of Chaffey Homes, Inc.

ss.

COUNTY OF Linn
STATE OF Washington

Acknowledgment in Representative Capacity

Name and Title:
By N/AName and Title: Chaffey Homes, Inc., Member
By

a Washington Limited Liability Company

Charter Name (Organization)
CHAFFEY NORTH, LLC

DATED April 4, 2005

FOR _____ Addenda attached hereto, as applicable
Deed of Trust, and any Riders or

SIGNATURE ADDENDUM