AFTER RECORDING RETURN TO:
Washington Federal Savings
BROKERAGE-WA Office
425 Pike Street
Seattle WA 98101
Attention



121954-P

LAND TITLE OF SKAGIT COUNTY

Loan Number <u>013 207 318962-8</u>

121954-P

# SHORT FORM DEED OF TRUST

THIS DEED OF TRUST ("Security Instrument") is r	de July 10th, 2006	between
KIMBERLY J SADLER, AN UNMARRIED PERS	<u> </u>	
		("Borrower"), whose
address is 7038 121ST PL SE, NEWCASTLE WA	98056	; and
WASHINGTON SERVICES, INC., A WASHING	ON CORPORATION	as
trustee, whose address is 6125 SOUTH MORGAN R	AD, FREELAND, WA. 982	49 ,
and WASHINGTON FEDERAL SAVINGS, a Unit Grantee), whose address is 425 Pike Street, Seattle,	l States Corporation, as Benefi Vashington 98101	ciary ("Lender"/
Grantee), whose address is 123 Tike street, seattle,	vasinington 50101	<u> </u>
Borrower hereby irrevocably grants, bargains, sells according to Washington law, all Borrower's estate, or hereafter acquired, in and to the following de-	ght, title, interest, claim and cribed property in <b>SKAGIT</b>	demand, now owned
County, Washington (the "Property", which term improvements thereon and all the property described hereinafter referred to):		
SEE PAGE 5 OF THIS DOCUMENT FOR COMPLETE LEG EXHIBIT "A" AND BY THIS REFERENCE INCORPORATE		
Lot 18, West View, Replat of Blk 40		
Lot 10, west view, Replat of Bik 40		
Assessor's Property Tax Parcel Account Number(s	41370000180000	<u></u>

TOGETHER WITH all the tenements, hereditaments and appurtenances, now or hereafter thereunto belonging or in any way appertaining, leases and other agreements for the use and occupancy pertaining thereto, and the rents, issues and profits thereof and all other property or rights of any kind or nature whatsoever further set forth in the Master Form Deed of Trust hereinafter referred to, SUBJECT, HOWEVER, to the right, power and authority hereinafter given to and conferred upon Lender to collect and apply such rents, issues and profits.

This Security Instrument shall constitute a security agreement under the Uniform Commercial Code of Washington between Borrower as debtor and Lender as secured party. Borrower grants a security interest to Lender in any of the Property which is personal property and also grants a security interest in the property described in Paragraph 3 of the Master Form Deed of Trust hereinafter referred to, now owned or hereafter acquired by Borrower (the Property, as defined above, and the property described in said Paragraph 3 are hereafter collectively referred to as the "Collateral").

Borrower's Initials

### THIS SECURITY INSTRUMENT IS FOR THE PURPOSE OF SECURING the following:

(a) Payment of the sum of

ONE HONDISED SIXLY THOUSAND AND NO/100S DOLLARS

modifications or extensions thereof); all notes evidencing the indebtedness secured by this Security Instrument, including all renewals, date herewith, payable to Lender or order and made by Borrower (the "Note", which term shall include 00'000'091\$ ), with interest thereon according to the terms of a promissory note of even

hereinafter collectively referred to as the "Loan Documents"), together with interest thereon at the rate and such other documents, including any construction loan, land loan or other loan agreement, are contemporaneously with, or subsequent to this Security Instrument (this Security Instrument, the Note Borrower evidencing, securing, or relating to the Note and/or the Collateral, whether executed prior to, incurred by Lender, is made pursuant to this Security Instrument or any other documents executed by states that it is secured by this Security Instrument, or (2) the advance, including costs and expenses successors or assigns, if (1) the Note or other writing evidencing the future advance or loan specifically b) Payment of any further sums advanced or loaned by Lender to Borrower, or any of its

the Loan Documents, including without limitation the loan agreement of even date herewith, which are c) Performance of each agreement, term and condition set forth or incorporated by reference in set forth in the Note unless otherwise specified in the Loan Documents or agreed to in writing;

incorporated herein by reference or contained herein.

LOAN DOCUMENTS, INCLUDING THE NOTE, IS July 11th, 2008 THE MATURITY DATE OF THESE SECURED OBLIGATIONS, AS CONTAINED IN THE

below after the name of each county, to with counties in the State of Washington according to the enumerated recordation designations appearing in the Official Records of the offices of the County Auditors or County Recorders of the following provisions. The Master Form Deed of Trust above referred to was recorded on the dates below shown, herein at length, and the Borrower hereby makes said covenants and agrees to fully perform all of said incorporated herein by reference and made an integral part hereof for all purposes the same as if set forth hereinafter referred to, except such paragraphs as are specifically excluded or modified herein, are hereby agree that all provisions of Paragraphs 1 through 69 inclusive of the Master Form Deed of Trust By executing and delivering this Security Instrument and the Note secured hereby, the parties

October 12, 1995 LttSt 0690-6450 **MYHKIYK IM** TO4 October 11, 1995 2600110156 £11-70L 7464 THURSTON October 11, 1995 October 11, 1995 7510158 2376-2387 163 **SLEVENS** 9510110230 1737-1748 1871 SPOKANE October 11, 1995 9510110189 1623-1634 180£ **HSIMOHONS** October 11, 1995 153464 178-038 **SKYWYNIY** 125 October 12, 1995 October 11, 1995 9210110046 6850-2750 1483 SKYGIL 95101201 142-052 225 **NAUI NAS** October 11, 1995 October 12, 1995 October 11, 1995 October 13, 1995 1163 8740110126 2511-2522 **MERCE** 530779 0111-6601 171 *PEND ORIELLE* 25529 025-655 PACIFIC 0156 October 11, 1995 October 11, 1995 833848 0011-6801 OKANOGAN LEI 804519 144-122 NOSAM 889 October 11, 1995 October 11, 1995 \$£800b 003034-003042 9 ГІИСОГИ 2824156 749 198-058 **LEWIS** October 11, 1995 October 11, 1995 94962 218 LZE KTICKILYL 801985 LIL 370 **KILLILYS** October 10, 1995 October 13, 1995 9900810196 2392-2403 6480 KITSAP 1240010186 KING October 11, 1995 October 11, 1995 382202 **1EFFERSON** 328-339 LES 96891086 1410-1451 969 ISTYND October 11, 1995
October 11, 1995 GRAYS HARBOR 920210156 741EE-3EIEE \$6 \$2101500¢ 5961-4561 890 **GRANT** LIEE GARFIELD 699175 SLS0-49S0 LLEO **HKANKLIN** 737897 [M.F. of O.R.] **FERRY** October 12, 1995 October 12, 1995 Wddd 307858 DOUGLAS 07-60 **\$2101504** 8490-7590 EIZI COMPILE October 11, 1995 October 11, 1995 1098 712-723 3D COLUMBIA 6800110156 CLARK October 11, 1995 October 11, 1995 \$Z\$6ZL S07-49 IIIICLALLAM 8000210156 1633-1644 1025 CHELAN October 12, 1995 October 11, 1995 October 12, 1995 62-53046 989 BENLON 90bLIZ NLLOSA 239483 172-092 **ADAMS** 677 BOOK OK AOLUME DRAWER, REEL, **KECOKDING** VODILOK ? LIFE NO PAGE NO(S.) COUNTY DATE OF **KECOKDING OK FRAME OR** 

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October 11, 1995

October 11, 1995 October 11, 1995 October 11, 1995

A copy of such Master Form Deed of Trust has been furnished to the person executing this Security Instrument, and by executing this Security Instrument the Borrower acknowledges having received such Master Form Deed of Trust.

The Property which is the subject of this Security Instrument is not used principally or primarily for agricultural or farming purposes.

The undersigned Borrower requests that a copy of any Notice of Default and of any Notice of Sale hereunder, as required by Washington law in case of non-judicial foreclosure of a deed of trust, be mailed to Borrower at Borrower's address as hereinabove set forth.

Borrower agrees to obtain all insurance required from time to time by Lender and as elsewhere provided in the Loan Documents, including flood insurance. If Borrower fails to maintain such insurance satisfactory to the Lender, Lender may make the payment on behalf of the Borrower and any sums expended shall be added to principal and bear interest at the rate provided in the Note.

If the box preceding any of the following statements contains an "X", that statement is a part of this Security Instrument. If the box is not so checked, the corresponding statement is not part of this Security Instrument.

X	Paragraph 49 of the Master Form Deed of Trust (which refers to the existence, if any, of an adjustable rate feature in the Note) is hereby deleted.
X	The Note secured hereby evidences a construction loan or land loan but is not a combination Note. Paragraph 53 of the Master Form Deed of Trust is hereby deleted.
	The Note secured hereby is a combination construction loan/permanent loan Note. Refer to paragraph 53 of the Master Form Deed of Trust.
	The Property or a part thereof is a Condominium. Refer to paragraph 50 of the Master Form Deed of Trust.
	A fee owner and a leasehold owner of the Property, or a portion thereof, have executed this Security Instrument. Refer to paragraph 51 of the Master Form Deed of Trust
	The Property or a part thereof is a leasehold estate. Refer to paragraph 52 of the Master Form Deed of Trust.
	See also Schedule "A" of this Short Form Deed of Trust, attached hereto and incorporated herein by this reference.
	TNESS the hand(s) and seal(s) of the Borrower, and each of them it more than one, on the day and first above written.  KIMBERLY J SADLER

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My commission expires residing at Notary Public in and for the State of . (Seal or Stamp) (Signature) Dated: to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument. (Name of the Party on Behalf of Whom the Instrument was Executed) ìo (Type of Authority, e.g., Officer, Trustee) acknowledged it as the this instrument, on oath stated that (he/she/they) was/were authorized to execute the instrument and is/are the person(s) who appeared before me, and said person(s) acknowledged that (he/she/they) signed [Name(s) of person(s)] I certify that I know or have satisfactory evidence that COUNTY OF **3TATE OF** Wy сопшиз**э⊕** Notary Public in and for the State of L residing at (Seal or Stamp) (Signature) Dated: 7-18-00 mentioned in the instrument. (is are the person(s) who appeared before me, and said person(s) acknowledged that (hechdythey) signed this instrument and acknowledged it to be (his/heir) free and voluntary act for the uses and purposes [Name(s) of person(s)] UNITY OF WIND I have satisfactory evidence that Windsim J. Saffley MAHNINDAM 40 STATE

### DESCRIPTION:

#### PARCEL "A":

Lot 18, "WEST VIEW, REPLAT OF BLOCK 40, MONTBORNE, SKAGIT COUNTY, WASHINGTON," as per plat recorded in Volume 6 of Plats, page 5, records of Skagit County, Washington.

Situate in the County of Skagit, State of Washington.

#### PARCEL "B":

That portion of the 100 foot wide railroad right of way commonly known as the Northern Pacific Railway (as originally conveyed to the Seattle Lake Shore and Eastern Railway), adjoining the "WEST VIEW, REPLAT OF BLOCK 40, MONTBORNE, SKAGIT COUNTY, WASHINGTON," as per plat recorded in Volume 6 of Plats, page 5, records of Skagit County, Washington, that lies Westerly of the centerline of said right of way and between the Northeasterly extensions of both the Northwesterly and Southeasterly lines of Lot 18 of said plat.

EXCEPT that portion thereof, if any, lying within a County road right of way.

Situate in the County of Skagit, State of Washington.

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## ADDENDUM TO UNIFORM DEED OF TRUST

Date: July 10th, 2006	
Addendum attached to and forming part of the Deed of between	Trust ("Security Instrument") of even date by and
KIMBERLY J SADLER, AN UNMARRIED PERSO	ON
as Grantor/Borrower; WASHINGTON SERVICES	, INC., A WASHINGTON CORPORATION
as Trustee; and WASHINGTON FEDERAL SAVINGS	
1. OCCUPANCY OF THE PROPERTY BY BORR	OWER.
There are two alternative covenants stated below w	hich refer to occupancy of the Property by the
Borrower, and only one alternative shall be a part of alternative is a covenant of the Borrower by checking immediately preceding the paragraph Lender has determined agreed to this chosen alternative by executing this to the terms of Lender's loan commitment.	below the appropriate box opposite the paragraph mined to be applicable to Borrower, and Borrower
Occupancy of Property by Borrower Required. is amended by substituting the following language	
sixty (60) days after the execution of this Secular Property as Borrower's principal residence for at lender otherwise agrees in writing and in its so evidenced by the Security Instrument is a 'custor Loan Agreement between Lender and Borrower, use the Property as Borrower's principal residence of Occupancy, or similar official document, from Lender in its discretion agrees in writing to acknowledges that Uniform Covenant 6, as here at Lender extending Borrower an 'Occupancy 'Non-Occupancy Note Rate'. If Borrower stated above, Lender may elect, at its option and Instrument to the contrary, any of the following the Note and, upon fifteen (15) days notice, call to Borrower fails to make payment in full, Lender m Security Instrument, including suit on the Note Property; or (b) Lender may adjust the interest occasioned by such adjustment) to Lender's 'Not date of the Note and Security Instrument and recimmediately due and payable, including but not Fannie Mae Multistate 1-4 Family Rider (Assignamount of principal on the loan necessary (if	Property as Borrower's principal residence within rity Instrument and shall continue to occupy the least one year after the date of occupancy, unless le discretion; provided, however, that if the loan m' construction loan as defined by a Construction then Borrower shall begin to occupy, establish and within sixty (60) days after receipt of Certificate om the applicable governmental authority, unless waive any governmental requirement. Borrower amended, is required by Lender in consideration of Note Rate' which is less than the prevailing shall default on the terms of occupancy as d notwithstanding any other terms of the Security remedies: (a) Lender may accelerate the terms of the loan immediately due and payable in full, and if hay thereafter exercise any remedy permitted by the or foreclosure upon the Security Interest and the est rate on the Note (and any monthly payment on-Occupancy Note Rate' which existed as of the quire further consideration for not calling the loan limited to (i) having Borrower convey to Lender a ment of Rents) and (ii) having Borrower pay any at all) to make the loan conform to whatever required of a 'Non-Owner-Occupied Loan' on the instrument."
Occupancy of Property By Borrower Waived.	Uniform Covenant 6 of the Security Instrument

### 2. ADDITIONAL SPECIAL COVENANTS.

### A. Additional Advance(s)

This Security Instrument also secures the payment of any further sums advanced or loaned by Lender to Borrower, or any of its successors or assigns, if (1) the Note or other writing evidencing the future advance or loan specifically states that it is secured by this Security Instrument, or (2) the advance, including costs and expenses incurred by Lender, is made pursuant to this Security Instrument or any other documents executed by Borrower evidencing, securing, or relating to the Note and/or the Collateral, whether executed prior to, contemporaneously with, or subsequent to this Security Instrument (this Security Instrument, the Note and such other documents, including any construction loan, land loan or other loan agreement, are hereinafter collectively referred to as the "Loan Documents"), together with interest thereon at the rate set forth in the Note unless otherwise specified in the Loan Documents or agreed to in writing.

Borrower's Initials

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Lender's Right of Acceleration and Judicial Foreclosure. Uniform Covenant 19 and Non-Uniform Covenant 22 of the Security Instrument are amended by

the addition of the following language, which shall modify the terms of Uniform Covenant 19 and Non-Uniform Covenant 22 to the extent set forth immediately below:

"Borrower acknowledges that the terms and conditions of Uniform Covenant 19 and Non-Uniform Covenant 22 are intended to avail Borrower of certain notice and reinstatement rights if Lender elects non-judicial foreclosure under its power of sale in the event of default, and that Borrower has not withstanding any provision of Uniform Covenant 19 and Non-Uniform Covenant 22 of this Security Instrument, if Lender, at its own option, elects to accelerate the Security Instrument by commencement of judicial foreclosure for any default or breach by Borrower, the Borrower shall not have the right of reinstatement or entitlement to certain notices as provided for in Uniform Covenant 19 and Mon-Uniform Covenant 22."

C. Reconveyance After Payment of Loan in Full. Non-Uniform Covenant 23 of the Security Instrument is revised to read as follows:

"23. Release or Reconveyance. Upon payment of all sums secured by this Security Instrument, Lender shall request Trustee to release or reconvey the Property and shall surrender this Security Instrument and all notes evidencing debt secured by this Security Instrument to Trustee. Trustee shall release or reconvey the Property without warranty to the person or persons legally entitled to it. Such person or persons shall pay any recordation costs and reasonable trustee's fee for release or reconveyance."

D. Mandatory Flood Insurance for Property in Special Flood Hazard Areas. Uniform Covenants:

3 and 5 are modified so as to add the following language which affects both covenants:

"If the Property is now or shall ever during this loan be determined by the Federal Emergency Management Agency (FEMA), or its successor agency, to be within a Special Flood Hazard Area (SFHA), then to the extent flood insurance is available for the Property, Lender will require, upon notice to Borrower of such determination, that adequate flood insurance be maintained for the improvements of the Property at Borrower's expense, and Lender shall be entitled to collect, as part of the Funds defined under Covenant 3, and to the extent authorized by federal law and regulation, "Escrow Items" (reserves) for flood insurance premiums; and if Borrower does not voluntarily pay for the flood insurance as part of said Funds, Lender shall be entitled to obtain "forced place" flood insurance as part of said Funds, Lender shall be entitled to obtain "forced place" flood insurance as part of said Funds, Lender shall be entitled to obtain "forced place" flood insurance as part of said Funds, Lender shall be entitled to obtain "forced place" flood insurance as part of said Funds, Lender shall be entitled to obtain "forced place" flood insurance stability balance of the loan or apply the payment as a "negative reserve", whereupon Borrower shall be deemed to be in default of this Security Instrument.

E. "Custom" Construction Loans. If this Security Instrument secures permanent financing to construct or remodel a residential dwelling on the Property ("custom" construction loan"), then the Construction Loan Agreement & Assignment of Account signed by reference in and be a part of this Security Instrument, and any default or breach by Borrower of the Construction Loan Agreement & Assignment of Account shall constitute a default or breach of this Security Instrument, thereby entitling Lender to any and all remedies allowed by the Security Instrument, thereby such default or breach.

E-Z Pay Option. If Borrower elects the E-Z Pay option at the inception of this loan, then Lender shall temporarily defer the two hundred dollar (\$200) payment processing charge which is otherwise due and payable in full at closing. However, if at any time, Borrower's E-Z Pay bank account has insufficient funds to cover a payment when due, or if Borrower's E-Z Pay bank account is closed or otherwise becomes unavailable to Lender for the payment of the loan, or in the event Borrower elects, at any time, to terminate the E-Z Pay option, then Lender may reinstate and demand the two hundred dollar (\$200) payment processing charge from Borrower of this election in writing and then be due and payable in full. Lender shall inform Borrower of this election in writing and Lender may, at Lender's option, either require Borrower to pay the payment processing charge shall principal balance of the loan. If the charge is added to the loan, then it shall become additional debt of Borrower secured by this Security Instrument and shall bear interest at the Note rate and shall be payable in accordance with the terms of the Note.

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G. Hazard, Property, or Flood Insurance. Without affecting the language contained in Covenants 3, 5, and 7 of the Security Instrument and paragraph D above, Borrower is advised as follows:

#### WARNING

Unless Borrower provides Lender with evidence of the insurance coverage as required by the deed of trust or loan agreement, Lender may purchase insurance at Borrower's expense to protect Lender's interest. This insurance may, but need not, also protect borrower's interest. If the collateral becomes damaged, the coverage Lender purchases may not pay any claim Borrower makes or any claim made against Borrower. Borrower may later cancel this coverage by providing evidence that it has obtained property coverage elsewhere.

Borrower is responsible for the cost of any insurance purchased by Lender. The cost of this insurance may be added to the loan balance. If the cost is added to the loan balance, the interest rate on the underlying loan will apply to this added amount. The effective date of coverage may be the date the prior coverage lapses or the date Borrower fails to provide proof of coverage.

The coverage Lender purchases may be considerably more expensive than insurance Borrower can obtain on its own and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

- H. Late Charges and Other Fees. Lender may, at Lender's option, either require Borrower to pay any late charge for overdue payments or NSF/returned item fees related to any payments under the Note, or add the amount of any such charges or fees to the remaining principal balance of the loan. If these charges and/or fees are added to the loan, then they shall become additional debt of Borrower secured by this Security Instrument and shall bear interest at the Note rate and shall be payable in accordance with the terms of the Note.
- I. Assignment of the Loan. If Lender transfers its interest in or a right to receive loan payments under the Note secured by the Security Instrument, this Addendum, or any part of it, may be cancelled at the option of Lender and without advance notice to Borrower, and Lender may make and record any instrument, without signature of Borrower, which may be necessary to give record notice of such cancellation.

KIMBERLY I SADLER	1	
	KIMBERLY	J SADLER

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