



200706190106

Skagit County Auditor

6/19/2007 Page

1 of

7 3:27PM

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Billings, MT 59107-9900

CHICAGO TITLE COMPANY
IC42353

DEED OF TRUST

Trustor(s) DAVID R BALL AND MELANIE A BALL, HUSBAND AND WIFE

Trustee(s) Wells Fargo Financial National Bank, 2324 Overland Ave, Billings, MT 59102

Beneficiary Wells Fargo Bank, N.A., 101 North Phillips Avenue, Sioux Falls, SD 57104

Legal Description LT 1, CITY OF ANACORTES SP NO. ANA-004-013 P125026

Assessor's Property Tax Parcel or Account Number P125026

Reference Numbers of Documents Assigned or Released

ACCOMMODATION RECORDING

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1/5

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Prepared by:
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State of Washington
REFERENCE #: 20071154900261

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Account number: 650-650-6127690-1XXX

SHORT FORM DEED OF TRUST
(With Future Advance Clause)

1. **DATE AND PARTIES.** The date of this Short Deed of Trust ("Security Instrument") is JUNE 15, 2007 and the parties are as follows:
TRUSTOR ("Grantor"): **DAVID R BALL AND MELANIE A BALL, HUSBAND AND WIFE** whose address is: **5808A SUMMITVIEW AVE, YAKIMA, WASHINGTON 98908-0000**

TRUSTEE: **Wells Fargo Financial National Bank, 2324 Overland Ave, Billings, MT 59102**

BENEFICIARY ("Lender"): **Wells Fargo Bank, N.A., 101 North Phillips Avenue, Sioux Falls, SD 57104**

2. **CONVEYANCE.** For good and valuable consideration, the receipt and sufficiency of which is acknowledged, and to secure the Secured Debt (defined below) and Grantor's performance under this Security Instrument, Grantor irrevocably grants, conveys and sells to Trustee, in trust for the benefit of Lender, with power of sale, all of that certain real property located in the County of SKAGIT, State of Washington, described as follows:
Assessor's Property Tax Parcel Account Number(s): **P125026**
LT 1, CITY OF ANACORTES SP NO. ANA-004-013 P125026

This deed of trust is 2nd and subject to a deed of trust securing the note in the amount of \$376,000.00 recording concurrently herewith.

with the address of 3320 RICE CRT, ANACORTES, WASHINGTON 98221-0000 and parcel number of P125026 together with all rights, easements, appurtenances, royalties, mineral rights, oil and gas rights, all water and riparian rights, ditches, and water stock and all existing and future improvements, structures, fixtures, and replacements that may now, or at any time in the future, be part of the real estate described above.

3. **MAXIMUM OBLIGATION LIMIT AND SECURED DEBT.** The total amount which this Security Instrument will secure shall not exceed \$ 94,000.00 together with all interest thereby accruing, as set forth in the promissory note, revolving line of credit agreement, contract, guaranty or other evidence of debt ("Secured Debt") of even date herewith, and all amendments, extensions, modifications, renewals or other documents

WADEED - short (06/2002) CDPv.1



200706190106
Skagit County Auditor

6/19/2007 Page 2 of 7 3:27PM

5

3

which are incorporated by reference into this Security Instrument, now or in the future. The maturity date of the Secured Debt is **JUNE 15, 2047**.

4. **MASTER FORM DEED OF TRUST.** By the delivery and execution of this Security Instrument, Grantor Agrees that all provisions and sections of the Master Form Deed of Trust ("Master Form"), inclusive, dated **February 1, 1997**, and recorded on **2/6/1997** as Auditor's File Number **9702060051** in Book **1626** at Page **614** of the Official Records in the Office of the Auditor of **SKAGIT** County, State of Washington, are hereby incorporated into, and shall govern, this Security Instrument.
5. **USE OF PROPERTY.** The property subject to this Security Instrument is not used principally for agricultural or farming purposes.
6. **RIDERS.** If checked, the following are applicable to this Security Instrument. The covenants and agreements of each of the riders checked below are incorporated into and supplement and amend the terms of this Security Instrument.

N/A Third Party Rider

N/A Leasehold Rider

X Other: Home Asset Management Account Rider

SIGNATURES: By signing below, Grantor agrees to perform all covenants and duties as set forth in this Security Instrument. Grantor also acknowledges receipt of a copy of this document and a copy of the provisions contained in the previously recorded Master Form (the Deed of Trust-Bank/Customer Copy).

Grantor **DAVID R BALL** 6-19-07 Date

Grantor **MELANIE A BALL** 6-19-07 Date

Grantor _____ Date

Grantor _____ Date

Grantor _____ Date

WADEED – short (06/2002) CDPv.1



200706190106
Skagit County Auditor

1/5

13

Grantor

Date

Grantor

Date

Grantor

Date

WADEED – short (06/2002) CDPv.1



200706190106

Skagit County Auditor

6/19/2007 Page

4 of

7 3:27PM

For An Individual Acting In His/Her Own Right:

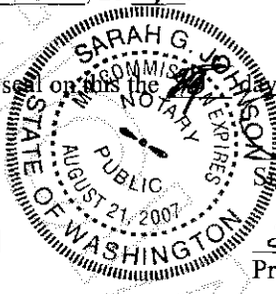
State of WA

County of Skagit

On this day personally appeared before me

David K. Case and Melrose K. Bell (here insert the name of grantor or grantors) to me known to be the individual, or individuals described in and who executed the within and foregoing instrument, and acknowledged that he (she or they) signed the same as his (her or their) free and voluntary act and deed, for the uses and purposes therein mentioned. Given under my hand and official seal this 19 day of June, 2007.

Witness my hand and notarial seal on this the 19 day of June 2007



Sarah G. Johnson
Signature

SARAH G JOHNSON
Print Name:

Notary Public

[NOTARIAL SEAL]

My commission expires: 8-21-07

WADEED - short (06/2002) CDPv.1



200706190106
Skagit County Auditor

6/19/2007 Page 5 of 7 3:27PM

15
13

HOME ASSET MANAGEMENTSM ACCOUNT RIDER TO MORTGAGE/DEED OF TRUST

Reference: 20071154900261

This Home Asset ManagementSM Account Rider is dated 06-15-2007 and is an amendment to the Mortgage or Deed of Trust ("Mortgage") of the same day given by the undersigned,

DAVID R BALL AND MELANIE A BALL, HUSBAND AND WIFE

(hereinafter "Mortgagor") to secure the borrower's EquityLine with FlexAbility[®] Account Agreement with Wells Fargo Bank, N.A. ("Lender") covering the property more particularly described in the Mortgage (the "Property").

In addition to the covenants and agreements made in the Mortgage, Mortgagor and Lender further covenant and agree as follows:

1. The word "Note", as used in the Mortgage and this Rider, refers to the EquityLine with FlexAbility[®] Account Agreement and Home Asset ManagementSM Account Addendum to EquityLine with FlexAbility[®] Account.
2. Despite any language to the contrary in the Mortgage, Mortgagor covenants that the Property is unencumbered, except for a first lien purchase money or refinance of purchase money encumbrance in the name of Wells Fargo Bank, N.A., its affiliates, successors or assignees.
3. Paragraph numbers 4 of the Mortgage, which is captioned SECURED DEBT AND FUTURE ADVANCES is hereby deleted in its entirety and replaced by the following paragraph: SECURED DEBT AND FUTURE ADVANCES. The term "Secured Debt" is defined as follows:
 - A. Debt incurred under the terms of the promissory note, revolving line of credit agreement, contract, guaranty, or other evidence of debt of same date together with all amendments, extensions, modifications or renewals. The maturity date of the Secured Debt is 06-15-2047.
 - B. All future advances from Lender to the borrower under such evidence of debt, whether obligatory or discretionary. All obligatory future advances and advances to cure breaches of covenants contained in the Mortgage are secured as if made on the date of this Security Instrument. Nothing in this Security Instrument shall constitute a commitment to make additional or future loans or advances which exceed 94,000.00.
 - C. All sums advanced and expenses incurred by Lender for insuring, preserving, or otherwise protecting the Property and its value and any other sums advanced and expenses incurred by Lender under the terms of this Security Instrument.
 - D. The terms and conditions of the Note referenced in A above include, but are not limited to, a 10 year period for advances under a revolving line of credit. Except if this Note is secured by property located in the state of Tennessee, the parties have agreed that subject to certain qualifying conditions the Lender may extend the period for advances for another 10 years for a total of 20 years. Nothing in this Security Instrument shall constitute a commitment to extend the period for advances beyond the initial 10 year period.
 - E. Borrower(s) and the Lender have agreed that subject to the satisfaction of certain qualifying conditions, the Credit Line Limit in the Note may be increased quarterly and/or annually. One of those conditions, inter alia, is the borrower's maintenance of a first mortgage loan on the Property with Wells Fargo Bank, N.A., or one of its affiliates. All such increases, if any, shall increase the amount

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200706190106
Skagit County Auditor

of the Maximum Obligation Limit disclosed in Paragraph 4 (if the Mortgage is in Virginia the "total principal indebtedness" in the 3rd recital) and the current Credit Line Limit described in Section 3 hereinabove in the same amount(s).

4. Any Paragraph which is captioned in the Mortgage, **ESCROW FOR TAXES AND INSURANCE**, is hereby deleted in its entirety and replaced with the following: Unless otherwise provided in a separate agreement, Mortgagor will not be required to pay to Lender funds for taxes, insurance and other assessments in Escrow.


DAVID R BALL 6-19-07 Date


MELANIE A BALL 6-19-07 Date

Date

Date

Date

Date

Date

Date