AT THE REQUEST OF:

DATE & HOUR:

SUSAN PETERSEN

LATAH COUNTY RECORDER

BY - Marian

When recorded Mail to:
Safeguard Properties, Inc.
650 Safeguard Plaza
Brooklyn Hts, OH 44181

#1002

SPACE ABOVE THIS LINE FOR RECORDER'S USE

TITLE(S)

DEED OF TRUST

THIS PAGE IS FOR RECORDING PURPOSES ONLY.

GRANTOR (s): STEVE L. NORTON AND LINDA K. NORTON, HUSBAND AND WIFE

GRANTEE: BANK OF AMERICA, N.A.

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Account Number: 68209010847899		1	,	•
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Steven L. Norton and Linda K. Norto	n, Husband a	nd Wife		
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			<u> </u>	
("Grantor") to		. -	<u> </u>	
	THE COMPANY	·		("Trustee"),
agrees as follows:			("Ben	eficiary"), Grantor
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1 COMMENTAL []		•		
1. CONVEYANCE. Grantor hereby bar of Grantor's right, title and interest in	gains, sells an	d conveys to True	too in tount with	
of Grantor's right, title and interest in owned or later acquired, located at	n the followir	on described real	ree in tingt Mitu	power of sale, all
owned or later acquired, located at		a acacimed legi	broberty ("Propert	y"), whether now
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(NUMBER)		<u> </u>	· · · · · · · · · · · · · · · · · · ·	-
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E. MODIOMINICIAL DE DEMIN			•	•
2.1 ASSIGNMENT: Grantor furthe	r assions to B	enethciary all of	Grantor's intorost :	n =11 =!=4!
future leases, licenses and other ac	reements for	the like or occur	prentors interest if	an existing and
including the immediate and continu	ling right to c	allest in sither	Pancy of the Prope	rty ("Contracts"),
rents receipts income and other pay	my marks die -1	oneck in either	brantors or Benefi	ciary's name, all
rents, receipts, income and other pay	April Deed of	to become que u	nder the Contracts	("Payments"). As
long as there is no default under	this beed of	irust ocantor is	granted a licens	e to collect the
Payments, but such license shall not in any bankruptcy proceeding.	constitute Be	Reficiar y 's conser	it to Grantor's use	of the Payments
'2 2 DICCLAIMED MARKET		_ \]		·
2.2 DISCLAIMER. Nothing conta	imed in this	Deed of Trust	shall be construc	d as obligating
peneticially of any teceiver to take	any action to	PRINTER 201/ DEOL	ision of the Caut-	
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contained in this Deed of Trust and the Dollars (\$ 25,000 00	navment of th	secures betreatilist	ice of each agree	ment of Grantor
Dollars (\$ 25,000.00) wit	Payment of the	e sam of the survey	tive thousand ar	<u>nd no cents</u> .
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1102 DEED OF HIS DEED OF HIS	t shall be cor	strued as oblinat	no Beneficiany to	make any E.E
4. MATURITY DATE. The term of the executed and shall end if not paid soon	e Secured Ohii	nation commones	4L	.
executed and shall end, if not paid soon		Aerion contilletice:	on the date this	Deed of Trust is
5. AFFIRMATIVE COVENANTS. Granto	11 May	23, 2046		
5.1 MAINTENANCE OF PROPERTY	; snail:	_	——— ————	
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CLS3165-1 /0003/WA/OR 03-02 37-05-3165NSB

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;

5.2 COMPLIANCE WITH LAWS. Comply with all laws, ordinances, regulations, covenants, conditions

and restrictions affecting the Property;

5.3 REAL ESTATE INTERESTS. Perform all obligations to be performed by Grantor under the Contracts:

5.4 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;

5.5 INSURANCE. Insure continuously, with financially sound and reputable insurers acceptable to Beneficiary, all improvements on the Property against all risks, casualties and losses 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 Obligation 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;

5.6 HAZARBOUS 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

5.7 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 er proceeding purporting to affect the rights or duties of Beneficiary or Trustee under this Deed of Trust, for managing the Property and collecting the Payments, including, without limitation, all reasonable attornexs' fees and value of the services of staff counsel, legal expenses, collection costs, costs of title search, and trustee's and receiver's fees at trial or on appeal.

6. NEGATIVE COVENANTS Grantok shall not without Beneficiary's prior written consent:

6.1 PAYMENTS. Accept or collect Payments more than one (1) month in advance of the due date;

6.2 MODIFY CONTRACTS. Terminate, modify or amend any provision of the Contracts; or

6.3 RESTRICTIONS ON CONVEYANCES. Should the Grantor or the Grantor's successors in interest without the consent in writing of Beneficiary sell, transfer, or convey, or permit to be sold, transferred or conveyed, by agreement for sale or in any other manner, Grantor's interest in the property (or any part thereof), then Beneficiary may declare all sums secured hereby immediately due and payable. This provision shall apply to each and every sale, transfer or conveyance, regardless whether or not Beneficiary has consented to, or Waived, Beneficiary's right hereunder, whether by action or non-action, in connection with any previous sale transfer, or conveyance, whether one or more.

7. EMINENT DOMAIN. In the eyent 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 Obligation.

8. 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 Obligation and written request for

reconveyance made by Beneficiary or any person interested in the Property.

9. 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.

10. EVENTS OF DEFAULT. The occurrence 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 Obligation and all related loan documents:

10.1 NON-PAYMENT OF PRINCIPAL OR INTEREST. Any payment of principal or interest on the

Secured Obligation is not made when due; or

10.2 FAILURE TO PERFORM. Any tax, astęetsment insurance premium, lien; encumbrance or other charge against the Property, or any payment under a Neal 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 Grantol grants a security interest in the Property, is not promptly performed or satisfied.

11. REMEDIES UPON DEFAULT. If any default occurs and is continuing, Beneficiary may, at its option: 11.1 TERMINATE COMMITMENT. Terminate any outstanding and unfulfilled commitment to Grantor;

11.2 ACCELERATE. Declare any or all of the Secured Obligation, 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;

11.3 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 Obligation and foreclose upon this Deed of Trust. Grantor shall retinburse Beneficiary, upon demand, for all such amounts paid by Beneficiary, with interest theteon from the date of such payment at the highest rate that is, from time to time, applicable on any of the Secured Obligation. All unreimbursed amounts shall be added to and become a part of the Secured Obligation;

11.4 REINSTATEMENT. The Grantor shall have the right to reinstate this Deed of Trust and have any proceedings begun by the Beneficiary to enforce this Deed of Trust discontinued at any time prior to the earlier to occur (1) the fifth day before the date of sale by the Trustee, or (2) the entry of a judgment foreclosing this Deed of Trust. The conditions for reinstatement are that: (a) the Grantor pays off sums, which would then be due under the Secured Obligation and this Deed of Trust had no acceleration occurred; (b) cure any default of Grantor's other obligations or agreements in this Deed of Trust; (c) pay all costs and expenses actually incurred by Beneficiary in enforcing this Deed of Trust,

applicable law. Upon reinstatement this Deed of Trust and the obligations secured hereby shall remain the case of acceleration resulting from the sale or transfer of Grantor's property.

take possession of, manage and operate the Property under the terms of the Contracts; and demand and by itself or through an agent or judicially-appointed receiver. The Payments shall be applied first to Obligations;

11.6 TRUSTEE'S SALE. Direct the Trustee, upon written request, to sell the Property and apply the

11.7 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 Obligation, that Beneficiary must first resort to any other security or person.

12. WALVER. No waiver by Beneficiary of any deviation by Grantor from full performance of this Deed of Trust or the Secured Obligation, as the case may be, shall constitute a waiver of Beneficiary's right to Secured Obligation on the basis of the same or similar failure to perform.

13. SUCCESSORS AND ASSIGNS. This Deed of Trust inures to the benefit of and is binding upon the respective heits, devisees, legatees, administrators, executors, successors and assigns of the parties

14. APPLICABLE (AW. This Deed of Trust has been delivered to Beneficiary and accepted by Beneficiary in the State of Trust of Except as set forth hereinafter, this Deed of Trust shall be governed by, extent of procedural matters related to the perfection and enforcement by Beneficiary of its rights and remedies against the Property, which matters shall be governed by the State of Idaho. However, in the event that the enforceability or validity of any provision of this Deed of Trust is challenged or questioned, such provision shall be governed by whichever applicable state or federal law evidenced by the Note and this Deed of Trust (which secures the Note) has been applied for, considered,

approved and made in the State of Tolano.

15. PLEDGE. Any Grantor who is not a borrower under the Secured Obligation shall not be personally interest in the real property identified herein and agrees that Beneficiary and any borrower under the Obligation or Deed of Trust without Grantor's consent and without releasing Grantor from this Deed of Trust, its extension or modification.

16. HOMESTEAD. To the fullest extent permitted by law Grantor waives any right to plead any statute of limitations as a defense to any obligation secured hereby, and Grantor releases and waives all rights and benefits of the homestead exemption laws of the State where the property is located.

THIS INSTRUMENT WILL NOT ALLOW FOR THE USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

Jan A John	
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TINDA K. NORION - signature	NEL S
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STATE OF IDAHO / Washington	JAPUBLIC OF HOTAL
County of Whitmain	SS WASHING OF WASHING BERNER OF THE TOTAL OF
certify that know or have satisfactory evidence	e that Steven L. Norton
this instrument in my presence and acknowledged in uses and purposes mentioned in the instrument.	it to be this/her/their free and voluntary act for the
Dated: 15: 2000	(NOTARY PUBLIC FOR THE STATE OF IDATO) Washington
	My appointment expires September 16,200

REQUEST FOR RECONVEYANCE

To Trustee:

The undersigned is the holder of the note or notes secured by this Deed of Trust. Said note or notes, together with all other indebtedness secured by this Deed of Trust, have been paid in full. You are hereby directed to cancel said note or notes and this Deed of Trust, which are delivered hereby, and to reconvey, without warranty, all the estate now held by you under this Deed of Trust to the person or persons legally entitled thereto.

Dated:	
	Send Reconveyance To:
ACKNOWLEDGMENT IN A REPI	RESENTATIVE CAPACITY
STATE OF IDAHO (Washavald V); 55.	
County of Whatway	
I certify that I know or have satisfactory evidence to and	ic/oro the individual/al and individual
of	(TITLE)
ENTITY	to be the free and voluntary
act of such party for the uses and purposes mentioned	in the instrument.
Dated:	
	NOTARY PUBLIC FOR THE STATE OF IDAHO/Washington
	ly appointment expires