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DEED OF TRUST

FHA CASE NO. 569-0200371-703

This form is used in connection with deeds of trust insured under the one- to four-family provisions of the National Housing Act.

	THIS	dred of t	RUST, is made	this 🗸	8th		dey of	October_	19 86
	BETWEEN	ROBER	T L. FARRE	LL AND BET	TY J. FARR	ELL, hus	band and w		, as Grantor,
					lashougal,				
	andCL	ARK COUN	TY TITLE I	INSURANCE	COMPANY				, os Trustee
	whose addr	••• is <u>12</u>	01 Main St	reet, Van	couver, Was	hington			
	uRBA RESP	ADE MOR AN DEVELO PECTIVE	TGAGE AND DPMENT, TH INTERESTS	FINANCIAL EIR RESPEC MAY APPEAR	COMPANY, I	NC., and SSORS and			HOUSING AND
	whose addre	••• is <u>16</u>	15 Broadwa	y, Suite <i>F</i>	, Vancouve	r, Washi			
	Grantor property in	hereby irre	evocably grants kamania	s, bergeins, s	ells and convey	s to Truste	e in trust, with	h power of sale Washington:	the following described
	noi cii, r	rtion of Range 5 ed as fo	cast of th	Half of t e Willamet	the Northea te Meridia	st Quart n, Skama	er of Sect nia County	ion 19, To , Washingt	wnship 2 on,
	The West	t 490 fe	et of the	following	tract:		- ₹,	. 54	. .
	26001011	17, the	ice south	44V reet:	of,the Nort thence Eas of Beginni	t. 1480 fa	f the Nort eet; thenc	heast Quar e North 440	ter of said) feet;
	EXCEPT P		•	TRUST, E	KHIBIT "A",	IS INCO	Registered Indexed, a Indirect Filmed Mailed	s ir S/ S/	Bet II II III III III III III III III III
•	TOGETHER	WITH all the	tenements, her	reditaments, and	appurtenances r	now or hereaf	ter thereunto be	longing of in	Wite appartal and all
	sum of FOR	RTY SEVE	THOUSAND	ONE HUNDS	RING PERFORM RED FIFTY A	ANCE of ead ND NO/10	agreement of (Frantor herein co	ntained and payment of the 47,150.00
:	The Gran	ntor covenan ntor covenan ne will pay t	upon. Is and agrees as he indebtedness	follows: secured hereby	*	ierved-le-pay	the-debt-in-why	or assigns, toge	and made by Grantor, and ther with interest thereon at numr equal to one for hore for this written
	2. Grante	or agrees to lote secured. An amour note secur Housing a (I) If an an an insur.	pay to Benefici- hereby, on the fi it sufficient to p ed hereby are in nd Urban Devel I so long as said nount sufficient ance premium	ary together wirst day of each rovide the Benesured, or a more poment, as foll inote and this it of accumulate in order to men	th and in addition month until said ficiary with fund thly charge (in libers; strument are instrument are instrument with the libers of the said th	on to the mon note is fully p is to pay the n eu of a mortg sured or are re he Beneficiar	thy payments of aid, the following the follo	ig sums: surance premiun emium) if they a he provisions of prior to its due	interest payable under the if this instrument and the re held by the Secretary of the National Housing Act, date the annual mortgage Secretary of Housing and
	(b)	(II) II and charg (1/2) prépa A sum, as	I so long as sai c (in ficu of a per centum of the syments:	id note and this mortgage insu he average outs	instrument are rance premium) anding balance (held by the shall which shall due on said no	ecretary of Horbe in an amounted with	using and Urban unterprise of the contest of the co	thereunder; or Development, a monthly the lith (1/12) of one-half account delinquencies or
	(c)	may be recand notice prior to the Beneficiar All payme	quired under pares therefor, less therefor, less the date when such in trust to pay this mentioned.	ragraph 9 hereo s all sums alrea th ground rents said ground rea in the two pres	f, satisfactory to idy paid therefo premiums, taxo ils, premiums, ta	Beneficiary, Cor divided by and assessing and assessing area.	irantor agreeing the number of tents will become assessments; a	to deliver prome months to elap ie delinquent, su nd	such insurance policies as ptly to Beneficiary all bills see before one (1) month ch sums to be held by the
		te applied (I) prem (in lie (II) grour (III) intere (IV) amori	by Beneficiary (ium charges un- tu of mortgage it d rents, if any, est on the note a lization of the n	to the following der the contract nsurance premi taxes, special as ecured hereby; wincipal of eaid	items in the order of insurance with um), as the case researches, fire an and	er set forth: th the Secreta may be; d other haza	ry of Housing ar	nd Urban Develo miums;	pment, or monthly charge
4 0 •		paragrapi allowing Beneficia shall tern all rights	h 2 is solely for t of due credit, a ry, any funds or ninale. Each tra of the Grantor s	the added prote without interest in hand shall be noter of the protein as with respect to a	ction of the Bene for the sums a turned over to t perty that is the	ficiary and er ctually receive the assignee a subject of this	tails no responsed by it. Upon any responsi Deed of Trust	ibility on the Ber assignment of the bility of the assistant	Grantor prior to the due ngement provided for in nefficiary's part beyond the his Deed of Trust by the gnor with respect thereto by transfer to the Grantee
~Pri	VIIEGE I Replaces FH	s reserv	ed to pay lich may be used	the dent	in whole	or in pai	rt, on any	installmen	t due date. HUD-92189T (3-79)

3. In the event that any payment or portion thereof is not paid within fifteen (15) days commencing with the date it is due, the Beneficiary may collect, and the Grantor agrees to pay with such payment, a "late charge" of four cents (44) for each dollar (\$1) so overdue as liquidated damages for the additional expense of handling such delinquent payments.

4. If the total of the payments made by Grantor under (5) of paragraph 2 shall exceed the amount of payments actually made by Beneficiary for ground rents, taxes, assessments and insurance premiums, such excess, if the loan is current, at the option of Grantor, may be credited by Reneficiary on whereast contents the made to the payments.

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rents, taxes, assessments and insurance premiums, such excess, if the loan is current, at the option of Grantor, may be credited by Beneficiary on subsequent payments to be made by Grantor, or refunded to Grantor. If, however, the monthly payments made under (b) of paragraph 2, shall not be sufficient to pay ground rents taxes, assessments and insurance premiums, when the same shall become due and payable, Grantor shall pay to Beneficiary any amount necessary to make up the deficiency on or before the date when the payment of such ground rent, taxes, assessments, or insurance premiums shall be due. If at any time Grantor shall tender to Beneficiary, in accordance herewith, full payment of the entire indebtedness secured hereby, Beneficiary shall, in computing the amount of indebtedness, credit to the account of Grantor all payments made under the provisions of (a) of paragraph 2, which Reneficiary has not become obligated to pay to the Secretary of Housing and Urban Development, and any balance remaining in the funds accumulated pursuant to (b) of paragraph 2. If there shall be a default under any of the provisions of this Deed of Trust and thereafter a sale of the premises in accordance with the provisions hereof, or if the Beneficiary acquires the property otherwise after default, the Beneficiary shall apply, at the time of commencement of such proceedings, or at the time the property is otherwise acquired, the balance then remaining in the funds accumulated under (b) of paragraph 2, less such sums as will become due and payable during the pendency of the proceedings, as a credit against the amount of principal then remaining unpaid under said note and properly adjust any payments which shall have been made under (a) of paragraph 2.

5. To keep the property in good order and condition and not to commit or permit any waste thereof. To allow Beneficiary to inspect the property at any time during reasonable hours.

6. To complete or restore promptly and in good workmanlike manner any building or improvement whic

property at any time during reasonable hours.

6. To complete or restore promptly and in good workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor, and, if the loan secured hereby or any part thereof is being obtained for the purpose of financing construction of improvements on said property, Grantor further agrees:

(a) To commence construction promptly and in any event within thirty (30) days from the date of the commitment of the Department of Housing and Urban Development, and complete same in accordance with plans and specifications satisfactory to Beneficiary,

(b) To complete all buildings or other structures being or about to be built thereon within six (6) months from date hereof,

(c) To replace any work or materials unsatisfactory to Beneficiary, within fifteen (15) days after written notice to Grantor of such fact,

(d) That work shall not cease on the construction of such improvements for any reason whatsoever for a period of fifteen (15) consecutive days.

The Trustee, upon presentation to it of an affidavit signed by Beneficiary, setting forth facts showing a default by Grantor under this numbered paragraph, is authorized to accept as true and conclusive all facts and statements therein, and to act thereon hereunder.

7. Not to remove or demolish any building, improvements thereon or any fixtures or other property in or used in connection with said consecutive days

7. Not to remove or demolish any building, improvements thereon or any fixtures or other property in or used in connection with said building or improvements.

8. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property. The property that is the subject of this Deed of Trust is not used principally or primarily for agricultural or farming purposes.

9. To keep the buildings, improvements and fixtures now existing or hereafter effected on the mortgaged property insured as may be required from time to time by the Heneficiary against loss by fire and other hazards, casualties and contingencies in such amounts and for such periods as from time to time by the Beneficiary and will pay promptly, when due, any premiums on such insurance provisions for payment of which has not been made hereinbefore. All insurance shall be carried in companies approved by the Beneficiary and the policies and renewals thereof shall be been made hereinbefore. All insurance shall be carried in companies approved by the Beneficiary and the policies and renewals thereof shall be Grantor will give immediate notice by mail to the Beneficiary, who may make proof of loss if not made promptly by Grantor, and each insurance company concerned is hereby authorized and directed to make payment for such loss directly to Beneficiary instead of to Grantor and Beneficiary jointly, and the insurance proceeds, or any part thereof, may be applied by the Beneficiary at its option either to the reduction of the indebtedness secured or to the restoration or repair of the property damaged. In event of foreclosure of this mortgage or other transfer of title to the mortgaged property in extinguishment of the indebtedness secured hereby, all right, title and interest of the Grantor in and to any insurance policies then in force shall pays to the Beneficiary.

10. To appear in and defend any suit, action or proceeding that might affect the value of this security instrument or the security itself or the rights

of such expenditures shall be secured by this Deed of Trux with inferest as provided in the note secured hereby and shall be due and payable on Jemand. To pay all costs of suit, cost of evidence of title and a reasonable attorney's fee in any proceeding or suit brought by Beneficiary to foreclose this Deed eath of 1(0) days before delinquent all rents, taxes, assessments and encumbrances, charges or liens with interest, that may now or hereafter be levied, assessed or claimed upon the property that is the subject of this Deed of Trust or any part thereof, which at any time appear to be prior or superior hereto for which provision has not been made heretofore, and upon a payable to the property that is the subject of this Deed of Trust or any part thereof, which at any time appear to be prior or superior heretof for a failure to exercise any such option; and Beneficiary or Jeason of such default of Crantor, and Beneficiary shall not be liable to Grantor for a failure to exercise any such option; and Beneficiary shall not be liable to Grantor for a failure to exercise any such option.

12. To repay immediately on written notice to Grantor and the third of Beneficiary shall not be liable to Grantor for a failure to exercise any such option.

12. To repay immediately on written notice to Grantor and the property of the maining of such notice will, at Beneficiary with interest from the date of such advance or expenditure of the third of the property of the maining of such notice will, at Beneficiary shall not be property of such expenditure or advance, and call the such as a continuous property of the maining of such notice will, at Beneficiary or any at its option, commence and action and the property of such expenditure or advance, and call of such advance or expenditure or advance, and call of such advance or expenditure or advance, and call of the such and the payments required by a such as a such option, and action, together with a reasonable attorney's fee.

13. To do all acts and make all payments required of

facts shall be conclusive proof of the truthfulness thereof.

18. The collection of rents, issues, and profits, or the proceeds of fire and other insurance policies or compensation or awards for any taking or damage of the property, and the application of release thereof as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

damage of the property, and the application or release thereof as aloresaid, shall not cure or waive any default or notice of default necessary of invalidate any act done pursuant to such notice.

19. Upon default by Grantor in payment of any indebtedness secured hereby or in performance of any agreement hereunder or should this Deed and said note not be eligible for insurance under the National Housing Act within eight (8) months from the date hereof (written statement of any officer of the Department of Housing and Urban Development or authorized agent of the Secretary of Housing and Urban Development dated subsequent to eight (8) months' time from the date of this Deed, declining to insure said note and this Deed, being deemed conclusive proof of such ineligibility), or should the commitment of the Department of Housing and Urban Development to insure this loan cease to be in full force of such ineligibility), or should the commitment of the Department of Housing and Urban Development to insure this loan cease to be in full force and effect for any reason whatsoever, Beneficiary may declare all sums secured hereby immediately due and payable. No waiver by Beneficiary of any default on the part of Grantor shall be construed as a waiver of any subsequent default hereunder.

20. Upon default by Grantor in the payment of any indebtedness secured hereby or in the performance of any agreement contained herein, all sums secured hereby shall immediately become due and payable at the option of the Beneficiary. In such event and upon written request of Beneficiary, Trustee shall sell the trust property, in accordance with the Deed of Trust Act of the State of Washington, at public auction to the highest bidder. Any person except Trustee may bid at Trustee's sale. Trustee shall apply the proceeds of the sale as follows: (1) to the expense of sale, including a reasonable Trustee's fee and attorney's fee; (2) to the obligation secured by this Deed of Trust; (3) the surplus, if any, shall be distributed to the persons ent of the death, incapacity or disability or resignation of Trustee, Beneficiary may appoint in writing a successor trustee, and upon the recording of

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action or proceeding in which Grantor, Trustee or Beneficiary shall be 21. This Deed shall inure to and bind the heirs, legatees, devisee obligations of Grantor hereunder are joint and several. The term "Be secured hereby, whether or not named as Beneficiary herein. Whenever and the use of any gender shall be applicable to all genders. If any of the laws of the State of Washington, such contravention or invalidity construed as if not containing the particular provision or provision construed and enforced accordingly. 22. Any notices to be given to Grantor by Beneficiary hereunder.	of huministrators, executors, successors, and assigns of the parties hereto. All checking pledgees, of the note per used, the singular number shall include the plural, the plural the singular, the provisions hereof shall be determined to contravene or be invalid under y shall not invalidate any other provisions of this agreement, but it shall be is held to be invalid, and all rights and obligations of the parties shall be a shall be sufficient if mailed postage prepaid, to the address of the property it in writing to the Beneficiery, that such notices be sent. Any time period
	144 1 M
	Robert L. Farrell
	B. H. W. 11
	Betty J. Farrell
•	(JEAL)
	(SEAL)
	GENIS
STATE OF WASHINGTON,) (1) ss:	
COUNTY OF Clark	
I, the undersigned, notary public day of October 1986, personally appears	hereby certify that on this 8th
Robert L. Farrell and Betty J. Farrell described in and who executed the within instrument, and ack	to me known to be the individual nowledged that they signed and sealed the same as their
free and voluntary act and deed, for the uses and purposes there Given under my hand and official seal the day and year last	in mentioned.
	Thurs man
	Notary Public in and for the State of Mass at Manager State of Mass and Japanety.
REQUEST FOR F	My commission experies: Jun 1, 1987 ULL RECONVEYANCE donly when note has been paid.
TO: TRUSTEE.	And the same
quested and directed, on payment to you of any sums owing to mentioned, and all other evidences of indebtedness secured by	and all other indebtedness secured by the within Deed of Trust. Said ed of Trust, has been fully paid and satisfied; and you are hereby resonant under the terms of said Deed of Trust, to cancel said note above said Deed of Trust delivered to you berewith, together with the said lies designated by the terms of said Deed of Trust, all the estate now
Dated, 19	
Mail reconveyance to	
STATE OF WASHINGTON : SS	
I hereby certify that this within Deed of Trust was of A.D. 19, at o of Records of Mortgages of	s filed in this office for Record on the day Pclock m., and was duly recorded in Book County, State of Washington, on page
	County Auditor
	Ву
	Deputy
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EXHIBIT "A"

1 RJF 1 B.J.F

STATE OF WASHINGTON

FHA NO. 569-0200371-703

RIDER TO DEED OF TRUST

This RIDER to DEED OF TRUST is attached to and made a part of that DEED OF TRUST dated October 8, 19 86, between GRANTOR ROBERT L. FARRELL and BETTY J. FARRELL, husband and wife

TRUSTEE CLARK COUNTY TITLE INSURANCE COMPANY

BENEFICIARY CASCADE MORTGAGE AND FINANCIAL COMPANY, INC. and/or THE SECRETARY OF HOUSING AND URBAN DEVELOPMENT, THEIR RESPECTIVE SUCCESSORS and/or ASSIGNS, AS THEIR LUMP-SUM MORTGAGE INSURANCE PREMIUM: RESPECTIVE INTERESTS MAY APPEAR. Grantor and Beneficiary acknowledge and agree that the HUD Mortgage Insurance Premium has been prepaid for the entire term of the loan secured by this Deed of Trust and will not be paid in monthly installments as required by the Deed of Trust. The terms and conditions of this Deed of Trust shall be construed and enforced consistent with such prepayment. In the event of prepayment of the loan secured by this Deed of Trust the rebate or refund of unearned mortgage insurance premium, if any, will be calculated and paid in accordance with applicable HUD rules and regulations.

2. ADDITION TO PARAGRAPH 19:
There is added to Paragraph 19 of the Deed of Trust the following:
Beneficiary may not declare all sums secured hereby immediately due
and payable because of the ineligibility for insurance under the
National Housing Act if such ineligibility results from Beneficiary's
failure to remit the mortgage insurance premium to the Department of
Housing and Urban Development.

GRANTOR Robert L. Farrell

GRANTOR Betty J. Farrell