#1601712 102221

FILED FOR RECORD SKAMANIA CO. WASH BOOK 103 PAGE 342

SECURING GUARANTY OBLIGATION

BY SKAMANIA CO. TITLE

Deed of Trust

FILED FOR RECORD AT REQUEST OF:

MINNEW SAFEIGS association

RIVERVIEW SAVINGS BANK P.O. Box 1068 CAMAS WA 98607

Nov 19 8 52 M '66 AUDITOR Out GARY M. OLSON

WHEN RECORDED MAIL TO:

RIVERVIEW SAVINGS BANK P.O. Box 1068 CAMAS WA 98607 01-05-08-0-0-0903-00 SK-14343

(RESERVED FOR AUDITOR'S USE)

	· · ·	THIS DEED O	F TRUST is ma	ade this	14th 📥	of November	1986
hetweenAnthony	R. Wiley and Ju	dy M. Wile	v. bushand	Land	wife		Grantor
whose address is	MP 0.09R Laurel	Lane Vas	hourial MA	QQ.	74		; and
	Transamerica Ti	tle Compan	J				Trustee
whose address is	202 F. Mill Pla	in Rive	Vancouvor	MA	09662		; and
RIVERVIEW SAVINGS	ASSOCIATION,		Camac			- Ora	nch, Beneficiary
whose address is	700 N.E. Fourth	Avenue	Camac		98607		more, wasterstand &
Grantor hereby irrevoca	bly grants, bergeins, ad	ils and convey	s to Trustae is	n truet	with name	of cale the follows	a described and
property in	Skamania		County, Washin	naton:		,	ull creatures tak
BEGINNING AT THE	MODTHEAST CODE	ED OF THE	SOUTHERST	OHADI	FED OF THE	MODELIE AGE	
SECTION 8, TOWNS	CHID I MODTH DA	MCE E EACT	OF THE UT	QUAK	EK UT IN	NUKTHEAST Q	UARTER OF
1º 401 35" HEST	ALONG THE EACT	THE OF CA	TO COCTON	LLAM	THE MEKIL	IAN; THENCE	SOUTH
1° 40' 35" WEST	CIMMING. THEMSE	FINE OF SA	ID SECUTOR	18 /	DISTANCE	OF 175.00 F	EET TO THE
TRUE POINT OF BE	CIMPING, INCHES	MORTH 62	52, 50, M	iest /	DISTANCE	OF 511.71 F	EET; THENCE
SOUTH 1º 40 35	MEST A DISTANC	OF 1308	FEET MORE	OR LE	ESS TO THE	NORTH LINE	OF MT.
PLEMONNI KUNU	HERCE EASTERLY	ALONG THE	NORTH I IME	ne c	LATIN MT D	FECANT DOAR	TO THE
EVOI FINE OF 2VI	N SECTION 8: TH	ENCE NORTH	10 40 35	H FAS	T ALCOHOL	THE CACT I TH	E OF CATO
SECTION 8, A DIS	TANCE OF 1067 F	EET MORE O	R LESS TO	THE 1	RUF POINT	OF REGINALM	c
						or protingting	

Registered S							
Indexed,	ir 5						
Indirect	3						
Filip d							
latiled							

together with all interest and estate therein that the Grantor may now own or hereafter acquire and together with all the rents, issues and profits therefrom, however evidenced or manifested, and all appurtenances, fixtures, attachments, tenements, privileges, minerals, including without limitation oil and gas, upon and under the property and all mineral rights and reservations pertaining thereto; weter rights and all permits, certificates and sheres evidencing the same; and hereditements, now or hereefter belonging or appertaining to the property.

This Deed of Trust shall secure: (a) Any and all indebtedness of Grantor evidenced by that certain Guaranty of Payment deted 11-14-86 executed by Grantor to secure all indebtedness of \$10,469,05 , executed by Grantor to secure all indebtedness of _ Beneficiery; (b) The payment of all other sums, with interest thereon, includin efficiery in eccordance with the Deed of Trust to protect, preserve, enforce or realize upon Beneficiery's interest in the property; (c) The performance of Grantor's covenants and agreements contained herein. (Hereinefter collectively referred to as the "Indebtedness").

Grantor further covenants and agrees with the Beneficiary as follows:

- 1. The property subject to this Deed of Trust is not used principally or primarily for agricultural or farming purposes.
- 2. Grantor is lawfully seized in fee simple of the property conveyed herein and owns outright every part thereof. Or, if applicable, Grantor covenants that Grantor has either sold or purchased the property under a recorded contract and is conveying such interest of Grantor to Beneficiary under this Deed of Trust.
- 3. Grantor has good right to grant and convey the property, the property is unencumbered except as expressly disclosed in writing to Beneficiary and Grantor will warrant and defend title to the property against all claims and demands of every person claiming any part or interest in the property.
- 4. Grantor agrees to keep the property free from statutory liens, governmental liens, and any and all other liens or encumbrances of any kind, without the prior express written consent of Beneficiary.
- 5. Grantor agrees to promptly pay when due the principal and interest on the Indebtedness secured by this Deed of Trust.
- 6. Grantor agrees to maintain the buildings and all other improvements on the property in a rentable and tenantable condition and state of repair, to neither commit nor suffer any waste, to promptly comply with all requirements of the federal, state and municipal authorities and all other laws, ordinances, regulations, covenants, conditions and restrictions respecting the property or the use thereof and to pay all fees or charges of any kind in connection with the property.
- 7. Grantor agrees to pay all taxes, assessments, fines and other charges attributable to the property which may attain a priority over this Deed of Trust, including leasehold payments and ground rents, if any, by making payment, when due, directly to the party entitled to the payment. Grantor shall furnish to Beneficiary all notices of amounts due under this paragraph. In the event Grantor shall make payment directly to the party entitled to the payment, Grantor shall furnish receipts to Beneficiary evidencing such payments.
- 8. Grantor shall maintain insurance on the property, together with any improvements thereon, insuring against any loss by fire, hazards, or any other casualties or contingencies as may be reasonably required from time to time by Beneficiary. The insurance shall be in such amounts and for such periods of time as Beneficiary may designate. All such insurance shall have a loss payable clause in favor of and in form satisfactory to Beneficiary.
- 9. Beneficiary may make or cause to be made reasonable entries upon and inspections of the property, provided that the Beneficiary shall give Grantor notice prior to any such inspections.
- 10. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid directly to Beneficiary. In the event of a partial or total condemnation or other taking of the property, the proceeds shall be applied to the Indebtedness secured by this Deed of Trust, with the excess, if any, paid to the Grantor. Unless otherwise agreed in writing by Beneficiary, any such application of proceeds to the Indebtedness secured by this Deed of Trust shall not extend or postpone the due date of the regular installment payments provided for by the terms of the promissory note or any other indebtedness secured by this Deed of Trust.
- 11. Grantor agrees that if Beneficiary extends, renews or modifies the terms of any Indebtedness secured by this Deed of Trust or if Beneficiary releases any other security securing such Indebtedness, any and all such extensions, renewals, modifications or releases shall not operate to release, discharge or diminish the liability of Grantor for all Indebtedness secured by this Deed of Trust.
- 12. In the event of a transfer or all or any part of Grantor's interest in the property, whether voluntary, involuntary or by operation of law, Beneficiary may, at its option, treet such transfer as a default by Grantor and may resort to the remedies provided for in this Deed of Trust. In the event Beneficiary does not choose to treet such a transfer as a default under the terms of this Deed of Trust, Beneficiary may, at its option, require all of the following from Grantor:
 - a. Not less than thirty (30) days prior to any such transfer, Grantor shall notify Beneficiary in writing of the proposed transfer and shall provide Saneficiary with such information concerning the terms and conditions of the transfer and the credit worthiness and financial condition of any proposed transferrers as Saneficiary may reasonably require.

BOOK 103 PAGE 344

- b. In the event Beneficiary shall consent to such a transfer, Beneficiary shall be entitled to collect the cost of any credit investigation and an assumption fee which shall not exceed three percent (3%) of the remaining balance on the Indebtedness secured by this Deed of Trust.
- C. Beneficiary, at its option, shall be entitled to increase the rate of interest on the Indebtedness secured by this Deed of Trust to a rate not exceeding the greater of (i) up to five percent (5%) per annum above the existing interest rate on the Indebtedness, or (ii) Beneficiary's then prevailing interest rate on like loans to like borrowers. Any determination of Beneficiary's then prevailing interest rate by Beneficiary shall be conclusive if made in good faith. If the interest rate is increased pursuant to this paragraph, the amount of the installment payment under any promissory notes shall be increased to the amount necessary to amortize the Indebtedness during its original term.
- d. Beneficiary may require Grantor to continue to be bound as a principal to repay all Indebtedness herein secured.
- 13. If the interest of Grantor in the property secured by this Deed of Trust is either a purchaser's or selfer's interest in a contract for the sale of real property, then Grantor hereby specifically acknowledges and agrees that, upon default, Grantor's interest in the property may be foreclosed by Beneficiary, at its sole option: (a) non-judicially according to the State of Washington's Deed of Trust statutes; (b) as a mortgage under RCW Chapter 61.12 et seq; (c) under Article Nine of the Washington Uniform Commercial Code.
- 14. Grantor hereby agrees that this Deed of Trust shall also be construed as a security agreement under Article Nine of the Washington Uniform Commercial Code. At Beneficiary's request, Grantor agrees to execute and deliver such financing statements as Beneficiary may require to perfect its security interest under the Uniform Commercial Code.
- 15. As further security for the Indebtedness secured by this Dued of Trust, Grantor hereby assigns to Beneficiary any and all rents, issues and profits of the property and Grantor's interest in all leases now or hereafter affecting the property. Upon notice by Beneficiary, and, in any event, upon default, Beneficiary may directly collect all such lease, rent and other payments due Grantor. Nothing contained in this paragraph shall obligate Beneficiary to perform any of Grantor's duties or obligations under any lease or other agreement affecting the property.
- The following shall be events of default under this Deed of Trust: (a) Default in the payment or performance, when due or payable, of any Indebtedness secured by this Deed of Trust; (b) Breach by Grantor of any representation, covenant or warranty contained in this Deed of Trust or any other agreement, instrument or document affected or secured by this Deed of Trust; (c) The making by Grantor of any material misrepresentation to Beneficiary for the purpose of obtaining credit or an extension of credit; (d) The issuance of any injunction, attachment, garnishment or levy against any property of the Grantor; (e) The insolvency of Grantor, an admission by Grantor in writing of Grantor's inability to pay Grantor's debts as they mature or the institution by or against Grantor of any benkruptcy, insolvency, reorganization, debt arrangement, liquidation, dissolution or receivership proceeding; (f) The happening of any event which, in the judgment of Beneficiary, has a material adverse effect upon the business or the financial condition of Grantor or which, in Beneficiary's opinion, impairs the property or materially increases Beneficiary's risk.
- 17. Upon the happening of any of the above events of default, Beneficiary shall have, in addition to all other rights and remedies at law or in equity, the following rights and remedies: (a) To declare any and all indicatedness secured by this Deed of Trust to be immediately due and payable; (b) To apply for, with or without notice to Grantor, upon filing a suit to enforce or preserve its rights under this Deed of Trust, for the appointment of receiver, without bond, to take possession of the property and the rents, issues, profits and proceeds affecting the property; (c) To cause foreclosure of this Deed of Trust (i) non-judicially under the State of Washington Deed of Trust statutes; (ii) as a morteage under RCW Chapter 61.12 et seq; (iii) under Article Nine of the Washington Uniform Commercial Code; (d) all the other rights and remedies provided for in this Deed of Trust.
- 18. All rights and remedies of Beneficiary provided for in this Deed of Trust are intended to be cumulative and not in substitution for any other right or remedy otherwise available to Beneficiary.
- 19. Grantor hereby waives any right to require Beneficiary to marshal, or to foreclose in the inverse order of alienation, any of the above described property or any other collateral securing Grantor's Indebtedness to Beneficiary.
- 20. This Deed of Trust shall not be qualified or supplemented by course of dealing. No waiver or modification by Beneficiary of any of the terms of this Deed of Trust shall be effective unless the waiver or modification is in writing and signed by Beneficiary, No waiver or modification by Beneficiary of any required performance or obligation of Grantor on any occasion shall be construed as a weiver of Beneficiary's right to require strict performance of all the terms of this Deed of Trust on any future occasion.
- 21. Upon payment of all Indebtedness secured by this Deed of Trust, Beneficiary shall request Trustee to reconvey the property and shall surrender this Deed of Trust and all instruments evidencing the indebtedness secured by this Deed of Trust to the Trustee.

 Trustee shall reconvey the property without warranty to the person legally entitled thereto. Such person shall pay all costs of reconveyence.

22 .	Any notice to Grantor provided for in this Dec Grantor at the property address or at such other	er address as Grant	or may designate by written no	by certified mail ad tice to Beneficiary.	dressed to Any notice
	to Beneficiary shall be given by certified mail to	Beneficiary's addr	es stated herein.		
23 .	Grantor agrees to pay to Beneficiary any and a protecting or enforcing its rights under the term shall include services rendered at both the trial taining execution thereon. The award of such fe	ms of this Deed of and appellate leve	Trust whether or not a lawsuitel, as well as services rendered s	t is commenced. Attoubsequent to judgme	orneys fees ent and ob-
24.	The covenants and agreements contained in the successors and assigns of Beneficiary and Grants	is Deed of Trust sl pr. All covenants as	nall bind, and the rights hereund agreements of Grantor shall	der shall inure to, the be joint and several.	respective
25 .	This Deed of Trust shall be governed by the law cies with jurisdiction over Beneficiary. In the ex	rs of the State of W vent of a conflict, t	he rules and regulations issued	by federal agencies st	ederal agen- nall control.
	1 11 11/11	(Seel)	Oudy M 91	ley	(Seal)
An	thony R. Miley	(Seel)	Judy M. Wiley	0	(Seal
0	TE OF WASHINGTON Clark	SS.			
37.7		9 86 personally	appeared before me	CALL	
	Anthony R. Wiley and Judy M. Wile	- The state of the		3, 61,05	
Note	ress my hand and official seel harato affixed the day and a sure of the seed for the Seets of Washington	on!	Mashougal ding at:	10 St.	
	TE OF WASHINGTON UNITY OF	SS.	appeared before mo)) ~ {	
		AND			
	ne known to be the		ident and	<u> </u>	secretary
	corporation that executed the foregoing instrument, a the year and purposes therein mentioned, and on oath a	nd acknowledged the tased that they are av	instrument to be the free and volu- thorized to execute the foregoing in	very act and deed of the	e corporation
Wit	ness my hand and official seal hereto affixed the day an	d year first above wri	Hen.	•	
Not	tary Public in and for the State of Washington	Rei	iding et:		
	RE(/Do not not	QUEST FOR FULL F	RECONVEYANCE when need)	e.	
TO	: TRUSTEE				-
	The undersigned is the legal owner and holder of the other indebtedness secured by the Deed of Trust, has to owing to you under the terms of the Deed of Trust	boon fully gold and so	cistings. You are hereby requested as	dences of indebtedness	secured by th
De	ed of Trust delivered to you herewish, together with the ed of Trust, all the estate new held by you therewisher.	e Dead of Trust, and	to convey, without werrenty, to the	portios designated by 4	ne sermi of th
-	Cotted				