DEED OF TRUST

(ALSO CONSTITUTING A SECURITY AGREEMENT AND AN ASSIGNMENT OF RENTS)

THIS DEED OF TRUST is made this 12th day of February	, 19 <u>88</u> BETWEEN
Bob D. McCoy and Wilma June McCoy dba McCoy Properties	
Bob Dr Ledoy	, as Grantor,
whose address is Rt 5 Box 500; White Salmon, WA 98672	
and Mt. Adams Title Company	as Trustee,
n o p., 725 1000F lovett White Salmon WA 70072	
and RAINIER NATIONAL BANK, a National Banking Association, as Beneficiary, whose address is 1110 Second Ave, P.O.	Bux 990, Scattle, Washington
98111.	
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see attached Schedule A

FILED FOR RECORD SKAHANIA CO. WASH BY __ME ADMAS TITLE FEB 12 3 02 PH 188
AUDITOR GARY M. OLSON

TOGETHER WITH:

(a) All the estate and rights of Grantor in and to said property and in and to land lying in streets and roads adjoining said prentises, and all access rights and eatements appertaining thereto.

(b) All baildings, structures, improvements, fixtures and articles of property now or hereafter attached to, or used or adapted for use in the operation of, the said premises, including but without being limited to, all heating and menerating apparatus and equipment whatsoever, all boilers, engines, motors, dynamos, generating equipment, piping and plumbing fixtures, ranges, cooking apparatus and incluming a title equipment, piping and plumbing fixtures, ranges, cooking apparatus and incluming and vacuum cleaning systems, fire extinguishing apparatus, gas and electric fixtures, carpeting, underpadding, elevators, escalators, ventilating, sprinkling and vacuum cleaning systems, fire extinguishing apparatus, gas and electric fixtures, carpeting, underpadding, elevators, escalators, partitions, mantels, built-in mitrors, window shades, blinds, screens, storm sash, awnings, turnishings of public spaces, halls and lobbies, and shrubbery and plants, and including also all interest of any owner of the said premises in any of such items hereafter at any time acquired under conditional sale contract, that it mortgage or other title retaining or security instrument, all of which property mentioned in this paragraph shall be deemed part of the realty and not severable wholly or in part without material injury to the freehold. severable wholly or in part without material injury to the freehold.

(c) All and singular the lands, tenements, privileges, water rights, hereditaments and appurtenances thereto belonging or in anywise appertaining. (c) All and singular the lands, tenements, privileges, water rights, hereditaments and apputtenances thereto belonging or in anywise appertaining, and the reversion and reversions, remainder and remainders, tents, issues and profits thereof, and all the estate, rights, title, claim, interest and demand whatsoever of the Grantor, either in law or equity, whether now owned or hereafter acquired, of, in and to the bagained premises. TO HAVE AND Its HOLD said premises bargained and described, together with all and singular the lands, tenentents, privileges, water rights, hereditaments and appurtenances thereto belonging or in anywise appertaining, and the reversion and teversions, remainder and remainders, rents, issues and profits thereof, and all of the estate, rights, title, claim and demands whatsoever of the Grantor, either in law or equity, whether now owned or hereafter acquired, of, in and to the estate, rights, title, claim and demands whatsoever of the Grantor, either in law or equity, whether now owned or hereafter acquired, of, in and to the estate, rights, title, claim and demands whatsoever of the Grantor, either in law or equity, whether now owned or hereafter acquired, of, in and to the estate, rights, title, claim and demands whatsoever of the faithful performance of the indebtedness secured hereby and as security for the faithful performance of each and all of the covenants, agreements, terms and conditions of this Deed of Trust, SUBJECT, HOWEVER, to the right, power, and authority hereinafter given to and conferred upon Beneficiary to collect and apply such tents, issues and profits.

(d) All of Grantor's rights further to encumber said property for debt except by such encumbrance which by its actual terms and specifically (d) All of Grantor's rights further to encumber said properly for debt except by such encumbrance which by its actual terms and specifically expressed intent shall be and at all times remain subject and subordinate to (i) any and all tenancies in existence when such encumbrance becomes effective and (ii) any tenancies thereafter created. Grantor hereby (i) representing as a special inducement to Beneficiary to make this loan that as of the date hereof their are no encumbrances to secure debt junior to this Deed of Trust and (ii) coveranting that there are to be none as of the date when this Deed of Trust becomes of record, except in either case encumbrances having the prior written approval of Beneficiary, and all of Grantor's rights to enter into any lease agreement which would create a tenancy that is of may become subordinate in any respect to any mortgage or deed of trust other than this Deed of

When and if Grantor and Beneficiary shall respectively become the Debtor and Secured Party in any Uniform Commercial Code Financing When and if Grantor and Beneficiary shall respectively become the Debtor and Secured Party in any Uniform Commercial Code Financing Statement affecting property, either referred to or described herein, or in any way connected with the use and enjoyment of these premises, this Deed of Trust shall be deemed a Security Agreement as defined in said Uniform Commercial Code and the teniedies for any violation of the covenants, terms and conditions of the agreement herein contained shall be (i) as prescribed herein, or (ii) by general law, or (iii) as to such part of the security which is also conditions of the agreement herein contained shall be (i) as prescribed herein, or (ii) by general law, or (iii) as to such part of the security which is also reflected in said Financing Statement by the specific statisticity consequences now or hereinfer enacted and specified in the Uniform Commercial Code, all all Beneficiary's sole election. Grantor and Beneficiary agree that the filing of such a Financing Statement in the records normally having to do with a Beneficiary's sole election. Grantor and Beneficiary agree that the filing of such a Financing Statement in the rotords normally having to do with personal property shall never be construed as in anywise derogating from or impairing this declaration and hereby stated intention of the parties hereto, that everything used in connection with the production of income from the property that is the subject of this Deed of Trust and/or adapted for use therein and/or which is described or reflected in this Deed of Trust is and at all times and for all purposes and in all proceedings both legal or equitable shall the regarded as part of the real estate irrespective of whether (i) any such item is physically attached to the improvements. (ii) serial numbers are used for the better identification of certain equipment items capable of being thus identified in a recital contained in this Deed of Trust or in any list field with the be regarded as pair of the real estate interpretate of whether the any such near to provide any artistication of certain equipment items capable of being thus identified in a recital contained in this Deed of Trust or in any list filed with the Beneficiary, (iii) any such item is referred to or reflected in any such Financing Statement so filed at any time.

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825,000.00 DOLLARS (\$ __

with interest thereon according to the terms of a promissory note of even date herewith, payable to the Beneficiary, or order, and made by Grantor, all encuals, modifications or extensions thereof, and all other sums, with interest thereon, advanced in accordance herewith to protect the security of this seed of Trust.

The Grantor covenants and agrees as follows:

- 1. To pay all debts and monies secured hereby, when from any cause the same shall become due. To keep the property free from statutory and covernmental liens of any kind. That the Grantor is seized in fee simple of the property and owns outright every part thereof, that there are no bens or incumbrances against or upon the same and none superior to this Deed of Trust will be created or suffered to be created by the Grantor during the life of incumbrances against or upon the same and none superior to this Deed of Trust will be created or suffered to be created by the Grantor during the life of incumbrances against or upon the same and none superior to this Deed of Trust and that he will forever warrant and defend said property unto the Beneficiary, its his Deed of Trust, that he has good right to make this Deed of Trust and that he same or any part thereof. The grantor upon request by mail will successors and assigns, against every person whom soever lawfully claiming or to claim the same or any part thereof. The grantor upon request by mail will surrish a written statement duly acknowledged of the amount due on this Deed of Trust and whether any offsets or defenses exist against the debt secured berefor.
- 2. To pay to Beneficiary, if Beneficiary so requires, together with and in addition to the monthly payments of principal and interest payable ander the terms of the said note, on the date set forth therein for the making of monthly payments each month, until said note is fully paid, a sum, as estimated by the Beneficiary, equal to the ground rents, if any, and the taxes and special assessments next due on the premises covered by this Deed of frust, plus the premisms that will next become due and payable on insurance policies as may be required under paragraph 8 hereof, Grantor agreeing to fourth the promptly to Beneficiary all bills and notices thereof, less all sums already paid therefor, divided by the number of months to elapse before two (2) leliver promptly to Beneficiary all bills and notices thereof, less all sums already paid therefor, divided by the number of months to elapse before two (2) nonths prior to the date when such ground rents, premiums, taxes and special assessments will become delinquent, such sums to be held by the Beneficiary notices to pay said ground rents, premiums, taxes and special assessments will become delinquent, such sums to be made under aid note shall be added together and the aggregate amount thereof shall be paid by the Grantor each month in a single payment to be made under senticiary to the following items in the order set forth; (1) ground rents, if any, taxes, special assessments, fire and other hazard insurance premiums; (2) senticiary to the following items in the order set forth; (1) ground rents, if any, taxes, special assessments fire and other hazard insurance premiums; (2) senticiary to the following items in the order set forth; (1) ground rents, if any, taxes, special assessments in the amount of any such aggregate monthly against to the following items in the order set forth with respect to the added professor, any funds on hand shall be turned over to the assignee and any responsibility on the Beneficiary, any funds on hand shall be turned over to the assigne
- 3. In the event that any payment or portion thereof is not paid within lifteen (15) days commencing with the date it is due, Beneficiary may offect, and the Grantor agrees to pay with such payment, a "late charge" of four cents (\$0.04) for each dollar so overdue as liquidated damages for the dditional expense of handling such delinquent payments.
- 4. If the total of the payments therein called reserves) made under paragraph 2 hereof relating to reserves for ground tents, taxes, special ssessments and premiums on insurance policies, shall exceed the amount of payments actually made by the Beneficiary for the purposes set forth in arigraph 2 plus such amounts as have been reasonably accumulated in such reserves toward payments therefrom next to become due, such excess may, this design of the forms of arigraph 2 plus such amounts as have been reasonably accumulated in such reserves toward payments therefrom next to become due, such excess may, rounded no default-then exists under the terms of this instrument nor under the terms of the promissory note hereby secured, but not otherwise, he redited by Beneficiary in payment of subsequent aggregate, but not partial, payments to be made by Grantor or, at the option of the Beneficiary funded to the Grantor or his successor in interest as may appear upon the records of the Beneficiary. If, however, the monthly payments accumulating arch reserves shall not be sufficient to pay the sums required when the same shall become due and payable, the Grantor shall pay to Beneficiary any mount necessary to make up the deficiency within thirty (30) days after written notice to Grantor stating the amount of the deficiency. If there shall be a clivit under any of the provisions of this Deed of Trust and thereafter a sale of the property in accordance with the provisions bereaft or if the mount necessary to make up the deficiency within mitry (20) days after written notice to Grantor stating the amount of the deficiency, it there shall established on the provisions of this Deed of Trust and thereafter a sale of the property in accordance with the provisions bereof, or if the eneficiary acquires the property otherwise after default, the Beneficiary shall apply, at the time of commencement of such proceedings or at the time the repetity is otherwise acquired, the balance then remaining in the funds accumulated under paragraph 2, less such sums as will become due and payable repetity is otherwise acquired, the balance then remaining in the funds accumulated under paragraph 2, less such sums as will become due and payable uring the pendency of the proceedings, as a credit against the amounts secured hereby.
- 5. To maintain the buildings and other improvements on the property in a centable and tenantable condition and state of repair, to neither 5. To maintain the buildings and other improvements on the property in a rentable and tenantable condition and state of repair, to neither amount not suffer any waste, to promptly comply with all requirements of the Lederal. State and Mentiopal authorities and all other laws, ordinances, gulations, covenants, conditions and restrictions respecting said property or the use thereof, and pay all fees or charges of any kind in connection retentih. The Beneficiary may recover as damages for any breach of this covenant the amount it would cost to put the property in the condition called for crein. In the event of breach of any requirement of this paragraph, the Beneficiary may, in addition to any other rights or remedies, at any time thereafter called the whole of said principal sum immediately due and payable. Proof of impairment of security shall be unnecessary in any suit or proceeding under a sparagraph. Grantor shall permit Beneficiary or its agents the opportunity to inspect the property, including the interior of any structures, at reasonable mes and after reasonable notice.
- 6. To complete or restore promptly and in good workmanlike manner any building or improvement which may be constructed, damaged or estroyed 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 sanching construction of improvements on cost property. nancing 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 this instrument, and complete the same accordance with any agreements relating to construction and plans and specifications satisfactory to flenchiciary within eight (8) months of the date of
 - (b) To allow Beneficiary to inspect said property at all times during construction.
 - (c) To replace any work or materials unsatisfactory to Beneficiary, within filteen (15) calendar days after written notice to Grantor of
- ich fact. (d) That work shall not cease on the construction of such improvements for any reason whatsoever for a period of fifteen (15) consecutive

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

- 7. No building or other improvement on the property shall be structurally altered, removed or demolished, in whole or in part, without the eneficiary's prior written consent, nor shall any fixture or chattel covered by this Deed of Trust and adapted to the proper use and enjoyment of the emises be removed at any time without like consent unless actually replaced by an article of equal suitability, owned by the Grantor, free and clear of by lien or security interest except such as may be approved in writing by the Beneficiary.
- 8. To provide to the Beneficiary, at least thirty (30) days prior to expiration of existing insurance, and maintain unceasingly, insurance, with emiums prepaid, on all of the property that is the subject of this Deed of Trust, or hereafter becoming part of said property, against loss by fire and other emiums prepaid, on all of the property that is the subject of this Deed of Trust, or hereafter becoming part of said property, against loss by fire and other emiums prepaid, on all of the property that is the subject of this Deed of Trust, or hereafter becoming part of said property, against loss by fire and other time, with loss payable clauses (without contribution) in favor of and in form satisfactory to the Beneficiary, and to deliver all policies to Beneficiary, the delivery shall constitute an assignment to Beneficiary of all such return premiums. All insurance shall be carried in companies approved by inefficiary. Beneficiary may at its option require Grantor to maintain said required policies in Grantor's possession in lieu of delivering said policies to ineficiary, in which event said policies shall be kept available by Grantor at all times for return to the Beneficiary or for inspection by Beneficiary, its ents or insurers, and said requirement may be withdrawn by Beneficiary at any time. In event of foreclosure of this Deed of Trust or other transfer of the tothe subject property in extinguishment of some or all of the indebtedness secured hereby, all interest of the Grantor in any insurance policies in the ree shall pass to the purchaser or Grantee. To pay to Beneficiary may require a reasonable fee to cover costs of substituting policies in the restriction of the Grantor's default in so insuring the buildings or other improvements or default in assigning and delivering of such policies to the ineficiary so endorsed. neficiary so endorsed.
- 9. 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 this and powers of Beneficiary or Trustee; and should Beneficiary or Trustee elect also to appear in or defend any such action or proceeding, be made a sty to such by reason of this Deed of Trust, or elect to prosecute such action as appears necessary to preserve said value, the Grantor will, at all times, terming from, and, on demand reimburse Beneficiary or Trustee for any and all loss, damage, expense or cost, including cost of evidence of title and torney's fees, arising out of or incurred in connection with any such suit, action or proceeding, and the sum of such expenditures shall be secured by this red of Trust with interest as provided in the note secured hereby and shall be due and payable on demand. To pay costs of suit, cost of evidence of title da reasonable attorney's fee in any proceeding or suit brought by Beneficiary to fereclose this feed of Trust.
- 10. To pay in full at least thirty (30) days before definquent all rents, taxes, assessments and encumbrances, charges or liens with interest, that 10. To pay in turn at least thirty (30) days before definquent all rents, taxes, assessments and encumbrances, charges or tiens with inferest, that move or hereafter be livied, assessed or claimed upon the property that is the subject of this fixed of Trust or any part thereof, which at any time pear to be prior or superior hereto for which provision has not been made heretofore, and upon request will exhibit to Beneficiary official receipts erefor, and to pay all taxes imposed upon, reasonable costs, fees and expenses of this Trust. On default under this paragraph Beneficiary may, at its tion, pay, or pay out of reserves accumulated under paragraph 2, any such sums, without waiver of any other right of Beneficiary by reason of such fault of Grantor, and Beneficiary shall not be liable to Grantor for a failure to exercise any such option.
- 11. To repay immediately on written notice to Grantor all sums expended or advanced hereunder by or on behalf of Beneficiary or Trustee, th interest from the date of such advance or expenditure at the rate of twelve per cent (12%) per annum until paid, and the repayment thereof shall be on inferest from the unit of such aurance of expenditure at the face of eweste per conserver per annulus unit paid, and the repay fixen thereos statice cured hereby. Failure to repay such expenditure or advance and inferest thereon within ten (10) days of the mailing of such notice will, at Beneficiary's ston, constitute an event of default hereunder, or, Beneficiary may, at its option, commence an action against Grantor for the recovery of such spenditure or advance and inferest thereon, and in such event Grantor agrees to pay, in addition to the amount of such expenditure or advance, all costs of the such action to the amount of such expenditure or advance, all costs of the such action to the such expenditure or advance, all costs of the such action to the such expenditure or advance, all costs of the such action to the such expenditure or advance, all costs of the such action to the such expenditure or advance and insuch event Grantor agrees to pay, in addition to the amount of such expenditure or advance and insuch event Grantor agrees to pay, in addition to the amount of such expenditure or advance. nd expenses incurred in such action, together with a reasonable attorney's fee.

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- 12. Should Grantor ful to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but without obligation so to do and without notice to or demand upon Grantor and without releasing Grantor from any obligation hereof, may make or do the same in such manner and to such extent as either may deem necessary to protect the security hereof. Beneficiary or Trustee being authorized to enter upon the property for such extent as either may deem necessary to protect the security hereof. Beneficiary or Trustee being authorized to enter upon the property for such to such extent as either may deem necessary to protect the security hereof, beneficiary of trustee being authorized to enter upon the property for such parposes, commence, appear in and defend any action of proceeding purporting to affect the security hereof or the rights of powers of Beneficiary of Trustee, pay, purchase, contest, of compromise any encumbrance, charge or hen which in the judgment of either appears to be prior or superior hereto, and in exercising any such power, incur any liability, expend whatever amounts in its absolute discretion it may deem necessary therefor including cost of evidence of title, employ counsel, and pay his reasonable fees.
- 13. (2) To fully comply with all of the terms, conditions and provisions of all leases on said property so that the same shall not become in default and to do all that is needful to preserve all said leases in force.
- (b) To permit no assignment of any lease, or any subletting thereunder unless the right to assign or sublet is expressly reserved by the lessee
- (c) That save and except for taxes and assessments provided to be paid by Grantor as specified in Paragraph 10 hereof, Grantor will not create or suffer to permit to be created, subsequent to the date of the execution and delivery of this Deed of Trust, any lien or encumbrance which may be a subsequent to the date of the execution and delivery of this Deed of Trust, any lien or encumbrance which may be
- (d) That if any part of the automobile parking areas included within said property is taken by condemnation, or before said areas are otherwise reduced. Grantor will provide parking facilities in kind, size and location to comply with all leases, and before making any contract for such substitute parking facilities. Grantor will furnish to Beneficiary satisfactory assurance of completion thereof free of liens and in conformity with all substitute parking and residutions.
- 14. Should the property or any part or apportenance thereof or right or interest therein by taken or damaged by reason of any public or private 14. Should the property or any part or appurtenance thereof or right or interest therein by taken or damaged by reason of any public or private improvement, condemnation proceeding (including change of grade), fire, earthquake or other causalty, or in any other manner, Beneficiary may, at its option, commence, appear in and proceeding including change of grade), fire, earthquake or other causalty, or in any other manner, in connection with such option, commence, appear in and proceeding this own name, any action or proceeding or ranke any compromise or settlement, in connection with such taking or damage, and obtain all compensation; awards of other telled therefor. All such compensation, awards, damages, rights of action and proceeds, including the proceeds of any policies or insurance affecting the property, are hereby assigned to beneficiary, which may, after deducting therefor all its expenses, including attorney's fees, release any monies so received by it, or apply the same on any indebtedness secured hereby or apply the same to the expenses, including attorney's fees, release any monies so received by it, or apply the same on any indebtedness secured hereby or apply the same for the property, as it may elect. Grantor further assigns to Beneficiary any return premiums or other repair did to collect. Since the property, as it may elect. Grantor further assigns to Beneficiary any return premiums or other repair may at any time provided for the benefit of the Beneficiary, refunds or relates made of taxes or assessments on said property, and Beneficiary may at any time return premiums, repayments, refunds, rebates, etc., notwithstanding that no sum secured hereby be overdue when such right to collect said treatment also agrees to execute such further assignments of any such compensation, award, damages, rebates, return of premiums, repayments, assigned to beneficiary any return premiums, repayments, repayments of any such compensation, award damages, rebates, return of premiums, repayments. governmental zoning and regulations. secreted. Grantor also agrees to execute such further assignments of any such compensation, award, damages, relates, return of premiums, repayments, able of a trop and provide as Repetition or Frontes and require rights of action and proceeds as Beneficiary or Trustee may require.
- 15. Time is of the essence hereof in connection with all obligations of the Grantor herein or in said note. By accepting payment of any sum secured hereby after its due date, Beneficially does not waive its right either to require prompt payment when due of all other sums so secured or to declare default for failure so to pay.
- 16. Any time upon written request of Beneficiary, payment of its fees and presentation of this Deed and said note for endorsement (in case of full reconveyance, for cancellation and recention), without affecting the hibility of any person for the payment of the indebtedness Trustee may (a) tuil reconveyance, for cancenation and rejention, without affecting the mounty of any person for the payment of the industries that can consent to the making of any map or plat of said property, (b) join in granting any exement of creating any restriction thereon, (c) poin in any autoidmation of other agreement affecting this Deed of the heir or charge thereof, (d) reconvey, without without without without without without or fact shall be Grantee in any reconveyance may be described as the person of persons legally entitled thereto," and the results therein of any matters or facts shall be conclusive proof of the furthfulness thereof. Grantot agrees to pay a reasonable Trustee's fee for full or partial reconveyance, together with a recording fee. if Trustee, at its option, elects to record said reconveyance.
 - 17. In case of a sale under this Deed of Trust, the said property, real, personal and im yed, may be sold in one parcel.
- 18. The Grantor shall not, without first obtaining the Beneficiary's written consent, assign any of the tents or profits of the property or collect any tent for more than one month in advance or change the general nature of the occupancy or initiate or acquiesce in any zoning reclassification, or do or suffer any act or thing which would imput the security for said debt or the Beneficiary's hen upon said property or the rents thereof. In the event of breach of any requirement of this paragraph, the Beneficiary may, in addition to any other rights or remedies, at any time thereafter declare the whole of said principal sum immediately due and payable.
- 19. The holder of this Deed of Trust, in any action to foreslove it, shall be entitled twithout notice and without regard to the adequacy of any 19. The houset of this occur of trust, in any action to forectore it, shall be entitled twithout notice and without regird to the adequacy of any security for said debit to the appointment of a receiver of the rents and profits of the property and such receiver shall have, in addition to all the rights and powers granted to the Beneficiary by the covernative ontained in paragraph 21 powers customarily given to and exercised by such receiver, all the rights and powers granted to the Beneficiary by the covernative ontained in paragraph 21
- 20. As further security for the payment of all indebtedness herein mentioned, all Grantor's rents and profits of said property and the right, title and interest of the Grantor in a d under all leaves now or hereafter affecting said property, are hereby assigned and transferred to the heneficiary. So long and interest of the Grantor in a d under all leaves now or hereafter affecting said property, are hereby assigned and transferred to this Deed of Trust as no default shall exist in compliance with any requirement hereof or of any further instrument at any time executed with respect to this Deed of Trust to the Grantor to collect or receive rents or profits shall wholly terminate. All rents or profits of in its sole discretion may fix by written notice, all right of the Grantor to collect increased shall be received by it in trust to pay the usual and transfer receivable from or in respect to said property which it shall be permitted to collect increased shall be received by it in trust to pay the usual and transfer receivable from or in respect to said property which it shall be permitted to collect increased shall be received by it in trust to pay the usual and transfer receivable from or in respect to said property and the sums owing the Beneficiary at they become due and payable as provided in this reasonable operating expenses of, and the trust complete to said note or in any modification of either. The balance of such tents and profits after payment of such operating expenses, taxes and sums due the Beneficiary, and after the setting aside of such tents to due to such expenses, taxes and sums, including ameritation, shall be Grantor's surface than three years shall be modified or terminated absolute property. No lease of the whole or any part of the property involving an initial term of more than three years shall be modified or terminated absolute property. No lease of the whole or any part of the property involving an initial term of more than three years shall be considered as though made to Grantor sha other right or remedy it has, declare the majurity of the indebtedness hereby secured.
- 21. In the event of default in compliance with any requirement of this Deed of Trust or of any further instrument at any time executed with respect to this Deed of Trust, and the continuance thereof for such period as would entite the Beneficiary to declare said debt due and payable, or to ten days if no such period be applicable the Beneficiary may, at its option, enter upon and take possession of the said property and let the same or any part thereof, making therefor such attentions as it finds necessary, and may terminate in any lawful manner any tenancy or occupancy of said property, thereof, making therefor such attentions as it finds necessary, and may terminate in any lawful manner any tenancy or occupancy of said exercising with respect thereto any right or option available to the Grantor. From and after the occurrence of any such default, if any owner of said exercising with respect thereto any right or option available to the Beneficiary in advance on the first day of each month a reasonable rental property shall occupy said property or part thereof such owner shall pay to the Beneficiary in advance on the first day of each month a reasonable rental for the space so occupied, and upon failure so to do the Beneficiary shall be entitled to remove such owner from the property by any appropriate action or trocerding.
- 22. The entering upon and taking possession of said property, the collection of such 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 or release thereof as aforesaid, shall not cure or waite any default or notice of default hereunder or invalidate any act done pursuant to such notice.
- 23. All sums secured hereby shall become immediately due and payable, at the option of the Beneficiary without demand or notice, after any of the following occur, each of which shall be an event of default: (a) default by Grantor in the payment of any indebtedness secured hereby or in the performance or observance of any agreement contained herein; or (b) any assignment made by Grantor or the then owner of said property for the benefit of creditors, or (c) any transfer of title made by the Grantor or the then owner of said property to a Grantee or successor in interest without the assumption of all of the terms and conditions herein contained; or (d) any of the following shall occur, with respect to the property, the Grantor or the term specific till the appointment of a receiver boundator or Trustee this the admidication as a bankruot or insolvent; till the films of any assumption of an or the terms and conditions never contained; or (a) any or the following stain occur, with respect to the property, the crancol of the then owner of suid property: (i) the appointment of a receiver, liquidator, of Trustee; (ii) the adjudication as a bankrupt or insolvent; (iii) the ling of any Petition for Birthruptey or reorganization; (iv) the institution of any proceeding for dissolution or liquidation; (v) if Grantor be unable, or admit in writing Petition for the property in the distance of the property of the prop Petition for Dinkruptcy or reorganization; (iv) the institution of any proceeding for dissolution of jiguidation; (v) it Grantor be unable, or adont in writing an inability to pay his debts when due, or (vi) a default in any provision of any other instrument which may be held by Rengliciary as security for sud note, including the loan agreement and related documents, the terms and covenants of which are incorporated herein by reference as though fully set forth herein. No waiver by Rengliciary of any default on the part of Grantor shall be construed as a waiver of any subsequent default become full the conflictary of any default on the part of Grantor shall be construed as a waiver of any subsequent default become fully and appear of the State of Washington default and upon written request of Bengliciary. Trustee shall sell the trust properly, in accordance with the Deed of Trust Act of the State of Washington where another the part of the State of Washington where another the part of the State of Washington where another the part of the State of Washington where another the part of the State of Washington where another the part of the State of Washington where another the part of the State of Washington where another the part of the State of Washington where another the part of the State of Washington where another the part of the State of Washington where another the part of the State of Washington where another the part of the State of Washington where the part of the State of the State of Washington where the part of the State of the Sta default and upon written request of generatory, trustee small set the flust property, in accordance with the executor trust act of the state of washington where applicable, at public 18CW Chapter 61.24 as existing now, or ligreafter anneaded) and the Uniform Commercial Code of the State of Washington where applicable, at public auction to the highest bilder. 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 fleed of Trust; (3) the surplus, if any shall be expense of sale, including a reasonable Trustee's fee and attorney's fee; (2) to the obligation secured by this fleed of Trust; (3) the surplus, if any shall be expense of sale, including a reasonable Trusfee's fee and attorney's fee; (2) to the obligation secured by this Deed of Trust; (3) the surplus, if any shall be distributed in accordance with said Deed of Trust Act. Trusfee shall deliver to the purchaser at the sale its deed, without warranty, which shall convey to the purchaser the interest in the property which Grantor had or had the power to convey at the time of his execution of this Deed of Trust, and such as he may have acquired thereafter. Trusfee's deed shall recite the facts showing that the sale was conducted in compliance with all the requirements of Isw and may have acquired thereafter. Trusfee's deed shall recite the facts showing that the sale was conducted in compliance with all the requirements of Isw and of this Deed of Trust, which recital shall be prima facie evidence of such compliance and conclusive evidence thereof in favor of bonn the purchasers and of this Deed of Trust, which recital shall be prima facie evidence of such compliance and conclusive evidence thereof washington is not an exclusive encombiancers for value. The Power of Sale conferred by this Deed of Trust as a mortgage. At any time like efficiary may appoint in writing a successor trustee, or discharge and appoint a new Trustee in the place of any Trustee named listern, and upon the recording of such appointment in the mortgage 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. The Trustee is not obligated to notify any party listed of pending sale under any other Deed of Trust or of any action or proceeding in which Grantor, Trustee or beneficiary shall be a party, unless such action or proceeding is brought by the Trustee.

RECORDER'S NOTE: POSTICES OF THIS DOCUMENT PCORQUALLEY FOR-FILMING

- 24. The property which is the subject of this Deed of Trust is not used principally or primarily for agricultural or farming purposes.
- 25. In the event of the passage after the date of this Deed of Trust of any Federal, State or local law, deducting from the value of real property for the purpose of taxation any lien thereon, or changing in any way the laws now in force for the taxation of mortgages, deeds of trust, or debts secured thereby, for Federal, State or local purposes, or the manner of the collection of any such taxes so as to affect the interest of Beneficiary, then and in such thereby, for Federal, State or local purposes, or the manner of the collection of any such taxes so as to affect the interest of Beneficiary, then and in such taxes event, Grantor shall bear and pay the full amount of such taxes, provided that if for any reason payment by Grantor of any such new or additional taxes event, Grantor shall bear and pay the full amount of such taxes, provided that if for any reason payment by Grantor of any such remains under would be included or if the payment thereof would constitute usually constitute the local partial payment thereof would constitute usually constitute the local payment thereof would constitute usually constitute the payment thereof would constitute the payment the payment thereof would constitute usually constitute the payment thereof would constitute the payment thereof would constitute the payment the payment thereof would constitute the payment the p event, creation shall bear and pay the full amount of such taxes, provided that it for any reason payment by Grantor of any such new or additional faxes would be unlawful or if the payment thereof would constitute usury or render the loan or indebtedness secured hereby wholly or partially usurious under would be unlawful or if the payment thereof would constitute usury or render the loan or indebtedness secured hereby may, at its option, without demand or notice, declare the any of the terms or provisions of the note, or the within Deed of Trust or otherwise, Beneficiary may, at its option, pay that amount or whole sum secured by this Deed of Trust with interest thereon to be immediately due and payable, or Beneficiary may, at its option, pay that amount or more than a secured by this Deed of Trust with interest thereon to be immediately due and payable, or Beneficiary may, at its option, pay that amount or more than a secured by this Deed of Trust with interest thereon to be immediately due and payable, or Beneficiary may, at its option, pay that amount or more than a secured by this Deed of Trust with interest thereon to be immediately due and payable, or Beneficiary may, at its option, pay that amount or more than a secured between the payable of the secured between the payable of the pa portion of such taxes as renders the loan or indebtedness secured hereby unlawful or usurious, in which Grantor shall concurrently therewith pay the remaining lawful and non-usurious portion or balance of said taxes.
- 26. If from any circumstances whatever fulfillment of any provision of this Deed of Trust or said note at the time performance of such provision shall be due shall involve transcending the limit of validity presented by the usury statute or any other law, then ipso facto the obligation to be fulfilled shall be reduced to the limit of such validity, so that in no event shall any exaction be possible under this Deed of Trust or under said note that is a great of the limit of such validity, so that in no event shall any exaction be possible under this Deed of Trust or under said note that is agained state of the limit of such validity, but such obligation shall be fulfilled to the limit of such validity. The provisions of this paragraph shall control every
- 27. In the event that this Deed of Trust is foreclosed as a mortgage and the property sold at a foreclosure sale, the purchaser may, during any other provision of this Deed of Trust and said note. redemption period allowed, make such repairs or alterations on said property as may be reasonably necessary for the proper operation, care, presentation. protection and insuring thereof. Any sums so paid together with interest thereon from the time of such expenditure at the highest lawful rate shall be added to and horseness and of the amount exquired to be middle to and horseness and of the amount exquired to be middle to and horseness and of the amount exquired to be middle to and horseness and of the amount exquired to be middle to and horseness and of the amount exquired to be middle to and horseness and of the amount exquired to be middle to an analysis.
- added to and become a part of the amount required to be paid for redemption from such sale. 28. Grantor shall deliver to the Beneficiary within twenty days after written demand therefor a detailed operating statement in form satisfactory to the Beneficiary covering the subject property and certified as correct by the Grantor. Grantor shall permit the Beneficiary or its representative to examine all books and records pertaining to the said property, upon prior written demand of not less than ten days. In default thereof Beneficiary shall, in addition to all other companies beneficiary of the said property. addition to all other remedies, have the option of maturing the indebtedness hereby secured. The Beneficiary shall demand not more than one statement in
- 29. Beneficiary shall have the right at its option to foreclose this Deed of Trust subject to the rights of any tenant or tenants of the said properly and the failure to make any such tenant or tenants a party defendant to any such sout or action or to foreclose their rights will not be asserted by the Grantor as a defense in any action or suit instituted to collect the indebtedness secured hereby or any part thereof or any deficiency remaining unpaid after foreclassic and state of the said property any statute or sule of law at any time as killing to the contexts not withstanding after foreclosure and sale of the said property, any statute or rule of law at any time existing to the contrary notwithstanding
- 30. Upon any default by Grantor and following the acceleration of maturity as beign provided, a tender of payment of the aniount necessity to satisfy the entire indebtedness secured hereby made at any time prior to foreclosure sale (including sale under power of sale) by the Grantor, its successors or assigns or by anyone in behalf of the Grantor, its successors or assigns or by anyone in behalf of the Grantor, its successors or assigns or by anyone in behalf of the Grantor, its successors or assigns or by anyone in behalf of the Grantor, its successors or assigns or by anyone in behalf of the Grantor, its successors or assigns, shall constitute an evasion of the prepayment terms of said note and be successors or assigns or by anyone in behalf of the Grantor, its successors or assigns or by anyone in behalf of the Grantor, its successors or assigns or by anyone in behalf of the Grantor, its successors or assigns, shall constitute an evasion of the prepayment terms of said note and be successors or assigns or by anyone in behalf of the additional payment to the extent permitted by law, will, therefore, include the additional payment will to the required under the prepayment privilege, if any, contained in said note or if at that time there be no prepayment privilege then such payment will to the extent permitted by law include an additional payment of five per cent (5%) of the then principal balance.
- 31. The Beneficiary shall be subrogated for further security to the lien, although released of record, of any and all encumbrances paid out of the proceeds of the loan secured by this beed of Trust.
- 32. Grantor, from time to time, within 15 days after request by Beneficiary, shall execute, acknowledge and deliver to Beneficiary, such chattel mortgages, security agreements or other similar security instruments, in form and substance satisfactory to Beneficiary, covering all property of any kind whatsoever owned by Grantor or in which Grantor has any interest which, in the sole opinion of Beneficiary, execute, acknowledge and whatsoever owned by this Deed of Trust. Grantor shall further; from time to time, within 15 days after request by Beneficiary may request in order to perfect, deliver any financing statement, renewal, affidavit, certificate, continuation statement or other document as Beneficiary may request in order to perfect, preserve, continue, extend or maintain the security interest under, and the priority of, this Deed of Trust and the priority of such chattel mortgage or other security instrument as a first lien. Grantor irrevocably appoints the Beneficiary its attorney in fact to execute and deliver such financine statements and eccurity instrument as a first lien. Grantor irrevocably appoints the Beneficiary its attorney in fact to execute and deliver such financine statements and eccurity instrument as a first lien. Grantor irrevocably appoints the Beneficiary its attorney in fact to execute and deliver such financine statements and eccurity instrument as a first lien. preserve, continue, extend or maintain the security interest under, and the priority of, this Deed of Trust and the priority of such chattel mortgage or other security instrument as a first lien. Grantor urevocably appoints the Beneficiary its attorney in facility on demand all costs and expenses incurred by Beneficiary in the security of this Deed of Trust. Grantor further agrees to pay to Beneficiary on demand all costs and expenses incurred by Beneficiary in connection with the preparation, execution, recording, fulling and refling of any such instrument or document including the charges for examining title and the attorney's fee for rendering an opinion as to the priority of this Deed of Trust and of such chattel mortgage or other security instrument as a valid first and subsisting lien. However, neither a request so made by Beneficiary nor the failure of Beneficiary to make such request this coverant and release of such property, or any part thereof, from the conveyance of title by this Deed of Trust, it being understood and agreed that this coverant and release of such property, or any part thereof, from the conveyance of title by this Deed of Beneficiary, are cumulative and given as additional security any such chattel mortgage, security agreement or other similar security instrument, delivered to Beneficiary, are cumulative and given as additional security.
- any such chattel mortgage, security agreement or other similar security instrument, delivered to Beneficiary, are cumulative and given as additional ceutify
 33. All Beneficiary's rights and remedies herein specified are intended to be cumulative and not in substitution for any right or remedy
 otherwise available and no requirement whatsoever may be wanted at any time except by a writing signed by the Beneficiary, nor shall any wanter be
 otherwise available and no requirement whatsoever may be wanted at any time except by a writing signed by the Beneficiary, nor shall any wanter be
 offered to be unusually as the state of necessary span or sufficient it maney postage prepaid, to the address of the Granioi stated necess, or to such unter address as Granioi masteguesses of the Granioi stated necessary, that such notices be sent. Any time petiod provided in the giving of any notice hereunder shall commence upon the date such
 - 34. The property shall not be sold, conveyed, encumbered or transferred by Grantor without the Beneficiary's prior written consent. It title notice is deposited in the mail. to said property shall pass from Grantor by deed or otherwise, or if said property is sold on contract, or if the property is vacated by Grantor, such change in title or occupancy shall be deemed to increase the rish of the Beneficiary, and the Beneficiary may declare all sums secured hereby immediately due and payable, or may at its sole option consent to such change in title or occupancy and increase the interest rate on the indebtedness hereby secured. 35. Additional Conditions, if any:

RECORDER'S L'OTE: FORTIONS OF THIS DOCUMENT POOR QUALITY

FOR FILMING

BOOK 108 PAGE 399

WITNESS the hand(s) and seal(s) of the Granto					
Bob D. McCoy and Wilma June	McCoy dba McCoy	Properties			
DIG mode		owner			
Bol D. May		owner			
Wilma Jane Miloy					
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STATE OF WASHINGTON	•				-
COUNTY OF KLICKITAT			•		
	Bob D. McCoy	and Wilma June	МсСоу	<u> </u>	
On this day personally appeared before me					
to me known to be the individual(s)				1430 F	
to me known to be the individualts)	12th	eed, for the uses and purp _day of <u>February</u>	Notar Public in residing at Wh	A):	of Washington,
STATE OF WASHINGTON COUNTY OF On this					_, respectively.
to me known to be the				- UIIC	tothoration that
of	ed the said instrument (to be the fice and volunt	ary act and decd o	f said corporation,	for the uses and
numbers therein mentioned, and on oath stated that		au	ilhonized to ex e cu	ie the zaa mzada	
scal affixed is the corporate seal of said corporation.					
IN WITNESS WHEREOF, I have hereunto	o set my hand and affixed		and year first abov		hington, residing
	. (11_			

BOOK 108 PAGE 400

SCHEDULE A

The land referred to in this policy is situated in the State of Washington County of Skamania

and is described as follows:

PARCEL I

The East half of the Northeast quarter; the Southwest quarter of the Northeast quarter and the Northeast quarter of the Southeast quarter, all in Section 12, Township 3 North, Range 7-1/2 East of the Willamette Meridian, in the County of Skumania, State of Washington.

PARCEL II

Government Lot 1; the North 28.73 acres of Government Lot 2; and the North 8.2 acres of the West 10.94 acres of the Southeast quarter of the Northwest quarter all in Section 7, Township 3 North, Range 8 East of the Willamette Meridian, in the County of Skamania, State of Washington.

AND a strip of land 50 feet in width described as follows:

Beginning at the Northwest corner of the Northeast quarter of the Northwest quarter of the said Section 7; thence South 50 feet; thence East to intersection with the tract of land conveyed to the State of Washington for Secondary Highway No. 8-C by deed dated October 29, 1956, and recorded at page 485 of Book 42 of Deeds, records of Skamania County, Washington; thence North along the Westerly line of said tract to the North line of the said Section 7; thence West to the point of beginning.

Bol D. McCoy Wilma June McCoy