104812

WHEN RECORDED MAIL TO KLICKITAT VALLEY BANK

Box 279 White Salmon, WA 98672

SEND TAX NOTICE TO

BOOK /08 PAGE 679

K...ii2d

FILED FOR RECORD SKAMANIA CO. WASH BY MT. ADAMS TITLE

Mar 8 2 15 PH '88

SPACE ABOVE THIS LINE FOR RECORDER'S USE

	DEED C	<b>OF TRUST</b>	GARY M. OLSON	
THIS DEED OF TRUST IS DATED	03-02-1988	_ BETWEEN	RUBY A WOOSLEY	
WHOSE ADDRESS IS MP 09.4 3 AND Klickitat Valley Bank AND Mt. Adams Title Compar Grantor conveys to Trustee for benefit of described real property (the "Real Propertures located in SKAMANIA	of Lender as Beneficia erty"), together with a	ru all of Grantor's r	ght, title, and interest in and	("Trustee.")
ALL THAT PORTION OF THE EASOF SECTION 10, TOWNSHIP 3 MASHINGTON, LYING SOUTHERLY EXCEPT THE SOUTH 462 FT THE ET. UX., BY INSTRUMENT RECOUNTY DEED	OT HALF OF THE SOUTH, RANGE 9 EVEN OF THE SOUTH LEARNING EXCORDED NOV. 5, 19	OUTHEAST QUART WM, IN THE COU INE OF COUNTY EPT THAT PORTI	ER OF THE SOUTHEAST NTY OF SKAMANIA, STA ROAD (JESSUP ROAD).	TE OF
Grantor presently assigns to Lender (al revenues, income, issues, and profits (the	so known as Benefici e "Income") from the F	iary) all of Grantor' Real Property descrit	s right, title, and interest in ped above.	and to all rents,
Grantor grants Lender a Uniform Command other articles of personal property ovabove, together with all accessions, parts together with all proceeds (including ins sonal Property"). The Real Property and	vned by Grantor, now s, or additions to, all re urance proceeds and	or subsequently atta placements of, and refund of premium)	iched or affixed to the Real P all substitutions for any of su from any sale or other disp	roperty described
Grantor has agreed to provide the Proper amount is repayable with interest accord Indebtedness dated 03-02-1988	("Obligo	r") in the principal a	mount of \$ 2.479.00	. This to evidence such
The term "Credit Agreement" as used in repayment terms of the Indebtedness, a substitution for the promissory note or Creto indexing, adjustment, renewal, or rene	nd any notes, agreem redit Agreement origin	ents, or documents	given in renewal, modificat	ion extension or
The term "Indebtedness" as used in this (a) any amounts expended or advanced or Trustee to enforce obligations of Granthe Credit Agreement rate.	by Lender to discharg	e obligations of Gra	ntor and (b) any expenses in	curred by Lander
The term "Grantor" is used in this Deed any such Grantor on the Credit Agreeme ment: (a) is co-signing this Deed of Trust terms of this Deed of Trust; (b) is not per tract; (c) agrees that Lender and any oth make any other accommodations or ame notice to that Grantor, without that Granthat Grantor's interest in the Property; a relating to the indebtedness except for relating	int. Any Grantor who out only to grant and constant of the send of	co-signs this Deed or onvey that Grantor's ne Credit Agreemen may agree to extens of this Dathout releasing that that Lender would it	Trust, but does not execute interest in the Property to To texcept as otherwise provided, modify, forebear, release eed of Trust or the Credit Ag Grantor or modifying this Do not have entered into the lease	the Credit Agree- Frustee under the ed by law or con- any collateral, or treement, without eed of Trust as to
(Check if applicable)  There is a mobile home on the remain: Personal Property  This Deed of Trust secures a Credit will be due on or before06  renewals and extensions of the Crectory This Deed of Trust supports a revolong as Grantor (or Obligor) complication of the Crectory o	LJ Real Property t Agreement under wh =01-1991 dit Agreement. lving line of credit, wh es with the terms of the ncludes, in addition to to Grantor (or Obl	nich the currently sch 	neduled final payment of prir ist also secures all substitution r to make advances to Grant unt specified above, any fut	ncipal and interest ns, modifications, or (or Obligor) so ture amounts that
Lender under the Credit Agreeme "anti-deficiency" law, or any other Grantor, (b) any election of remedunder the Credit Agreement, or (c) guarantor or any other person by rother than full payment thereof.	∐ unlimited. ranty between Granto nt. Grantor waives an r law that may preven lies by Lender which ) any disability or defe	or and Lender, and by rights or defenses t Lender from bring may limit Grantor's nse of any party ind	does not directly secure the arising by reason of (a) any ing any action or claim for a rights to proceed against are bled under the Credit Agre	e obligations due y "one-action" or deficiency against ny party indebted ement, any other

This Deed of Trust, including the assignment of Income and the security interest, is given to secure payment of the Indebtedness and performance of all obligations under the Credit Agreement and all obligations of Grantor under this Deed of Trust and is given and accepted on the following terms and conditions:

Payment and Performance.
 Grantor shall pay to Lender all amounts secured by this Deed of Trust as they become due, and shall strictly perform all of Grantor's obligations.

Defense of Title, Subject to the exceptions in the paragraph above, Grantor warrants and will forever defend the title again

steps as may be necessary to defend the action and obtain the award.

Detense of Title. Subject to the exceptions in the paragraph above, Grantor warrants and will revert detend the fine against the lawfurctaints of darpersons. In the event any action or proceeding is commenced that questions Grantor's title or the interest of Lender or Trustee under this Deed of Trust. Grantor shall defend the action at its expense.

Application of Net Proceeds. If all or any part of the Property is condemned. Lender may at its election require that all or any portion of the net proceeds of the award shall mean the award after payment of all reasonable costs, proceeds of the award shall mean the award after payment of all reasonable costs, expenses, and attorneys fees necessarily paid or incurred by Grantor, Lender, or Trustee in connection with the condemnation.

Proceedings. If any proceedings in condemnation are filed, Grantor shall promptly notify Lender in writing and Grantor shall promptly take such steps as may be necessarily addend the action and obtain the award.

sition of Tax By State.

State Taxes Covered. The following shall constitute state taxes to which this section applies:

State Taxes Covered. The following shall constitute state taxes to which this section applies:

(a) A specific tax upon trust deeds or upon all or any part of the Indebtedness secured by a trust deed or security agreement.

(b) A specific tax on a grantor which the taxpayer is authorized or required to deduct from payments on the Indebtedness secured by a deed of trust (b).

or security agreement.

(c) A tax on a trust deed or security agreement chargeable against the Lender or the holder of the note secured.

(d) A specific tax on all or any portion of the Indebtedness or on payments of principal and interest made by a Grantor.

(d) A specific tax on all or any portion of the Indebtedness or on payments of principal and interest made by a Grantor.

(e) Remedies. If any state tax to which this section applies is enacted subsequent to the date of this Deed of Trust, this shall have the same effect as a Remedies. If any state tax to which this section applies is enacted subsequent to the date of this Deed of Trust, this shall have the same effect as a Remedies. If any state tax to which this section applies available to it in the event of a default unless the following conditions are met default, and Lender may exercise any or all of the remedies available to it in the event of a default unless the following conditions are met default, and Lender may exercise any or all of the remedies available to it in the event of a default unless the following conditions are met default, and Lender may exercise any or all of the remedies available to it in the event of a default unless the following conditions are met default, and Lender may exercise any or all of the remedies available to it in the event of a default unless the following conditions are met default, and Lender may exercise any or all of the remedies available to it in the event of a default unless the following conditions are met default, and Lender may exercise any or all of the remedies available to it in the event of a default unless the following conditions are met default.

Possession and Maintenance of the Property.

Condemnation.

Imposition of Tax By State.

72

23

25

BOOK /88 PAGE 680

93

Consent by Lender. Lender may, at its option, declare immediately due and payable all sums secured by this Deed of Trust upon the sale or transfer of all or any part of the Real Property without the Lender's prior written consent. A "sale or transfer" means the conveyance of real property Due on Sale. or any right, title, or interest therein, whether legal or equitable, whether voluntary or involuntary, by outright sale, deed, installment sale contract, land contract, contract for deed, leasehold interest with a term greater than three years, lease option contract, or any other method of conveyance of real property interests. If any Grantor is a corporation, transfer also includes any change in ownership of more than 25% of the voting stock of

If Grantor or prospective transferee applies to Lender for consent to a transfer, Lender may require such information concerning the prospective transferee as would normally be required from the new loan applicant

Security Agreement; Financing Statements.

Security Agreement: Financing Statements.

Security Agreement. This instrument shall constitute a security agreement to the extent any of the Property constitutes fixtures, and Lender shall have all of the rights of a secured party under the Uniform Commercial Code of the state in which the Real Property is located. To the extent any of the Property constitutes fixtures, this Deed of Trust shall be filed as a fixture filing in the real property records.

Security Interest. Upon request by Lender, Grantor shall execute financing statements and take whatever other action is requested by Lender to perfect and continue Lender's security interest in the Income and Personal Property. Grantor hereby appoints Lender as Grantor's attorney in fact for the purpose of executing any documents necessary to perfect or continue the security interest granted therein. Lender may, at any time and without further authorization from Grantor, file copies or reproductions of this Deed of Trust as a financing statement. Grantor will reimburse Lender for all expenses incurred in perfecting or continuing this security interest. Upon default, Grantor shall assemble the Personal Property and make it available to Lender within three days after receipt of written demand from Lender.

to Lender within three days after receipt of written demand from Lender.

11.3 Mobile Homes. If the Property includes mobile homes, motor homes, modular homes, or similar structures such structures shall be and shall remain Personal Property or Real Property as stated above regardless of whether such structures are affixed to the Real Property, and irrespective of the classification of such structures for the purpose of tax assessments. The removal or addition of axles or wheels, or the placement upon or removal

from a concrete base, shall not alter the characterization of such structures.

neconveyance on run renormance.

If Grantor pays all of the Indebtedness when due and otherwise performs all the obligations imposed upon Grantor under this Deed of Trust and the Note. Lender shall execute and deliver to Trustee a request for full reconveyance in the form set forth on this Deed of Trust and shall execute and deliver to Grantor suitable statements of termination of any financing statement on file evidencing Lender's security interest in the Income and the Personal Property. Any reconveyance fee or termination fee required by law shall be paid by Grantor, if permitted by applicable law Reconveyance on Full Performance.

Default.

The following shall constitute events of default:

(a) Failure of Grantor or Obligor to pay any portion of the Indebtedness when it is due.

(b) Failure of Grantor within the time required by this Deed of Trust to make any payment for taxes, insurance, or for any other payment necessary

to prevent filing of or to effect discharge of any lien.

Dissolution or termination of existence (if Grantor is a corporation), insolvency, business failure, appointment of a receiver for any part of the property of, assignment for the benefit of creditors by, the commencement of any proceeding under any bankruptcy or insolvency laws by or against, or the failure to obtain dismissal or deny the contents of any petition filed under any bankruptcy or insolvency laws within the time required to answer by. Grantor or any of the individuals or entities who are herein collectively referred to as "Grantor."

Default of Grantor under any prior obligation or instrument securing any prior obligation, or commencement of any suit or other action to

foreclose any prior ben.

If the Real Property has been submitted to unit ownership pursuant to a Unit Ownership Law or any similar law, failure of Grantor to perform any of the obligations imposed on Grantor by the declaration submitting the Real Property to unit ownership, by the bylaws of the association of unit owners, or by any rules or regulations thereunder. If Grantor's interest in the Real Property is a leasehold interest and such Property has been submitted to unit ownership, any failure of Grantor to perform any of the obligations imposed on him by the lease of the Real Property from its owner, any default under such lease which might result intermination of the lease as it pertains to the Real Property, or any failure of Grantor as a member of an association of unit owners to take any reasonable action within Grantor's power to prevent a default under such lease by the association of unit owners or by any member of the association.

Failure by Grantor to perform any other obligation under this Deed of Trust if:

11) Lender has sent to Grantor a written notice of the failure and the failure has not been cured within 15 days of the notice, or if the default cannot be cured within 15 days, Grantor has not commenced curative action or is not difigently pursuing such curative action; or (2) Grantor has been given notice of a breach of the same provision(s) of this Deed of Trust within the preceding 12 months.

If the interest of Grantor in the Property is a leasehold interest, any default by Grantor under the terms of the lease, or any other Event (whether or not the fault of Grantor) that results in the termination of Grantor's leasehold rights.

Any breach by Grantor under the terms of any other agreement between Grantor and Lender that is not remedied within any grace period provided therein, including without limitation any agreement concerning any indebtedness of Grantor to Lender, whether made now or later. If Lender reasonably deems itself insecure.

(g)

If Lender reasonably deems itself insecure.

Rights and Remedies on Default. Remedies. Upon the occurrence of any event of default and at any time thereafter, Trustee or Lender may exercise any one or more of the follow-

Hemedies. Upon the occurrence of any event of default and at any time thereafter, Trustee or Lender may exercise any one or more of the following rights and remedies, in addition to any other rights or remedies provided by law:

 Lender shall have the right at its option without notice to Grantor to declare the entire Indebtedness immediately due and payable, including any prepayment penalty which Grantor would be required to pay.
 With respect to all or any part of the Real Property, the Trustee shall have the right to foreclose by indicial foreclosure, in either case in accordance with and to the full extent provided by applicable law.

 (c) With respect to all or any part of the Personal Property, Lender shall have all the rights and remedies of a secured party under the Uniform Commercial Code in effect in the state in which the Lender is located.
 (d) Lender shall have the right without notice to Grantor, to take possession of the Property and collect the Income, including amounts past due.

Lender shall have the right, without notice to Grantor, to take possession of the Property and collect the Income, including amounts past due and unpaid, and apply the net proceeds, over and above Lender's costs, against the Indebtedness. In furtherance of this right, Lender may and unpaid, and apply the net proceeds, over and above lender's costs, against the indeptedness. In furtherance or this right, Lender may require any tenant or other user to make payments of rent or use fees directly to Lender. If the Income is collected by Lender, then Grantor irrevocably designates Lender as Grantor's attorney in fact to endorse instruments received in payment thereof in the name of Grantor and to negotiate the same and collect the proceeds. Payments by tenants or other users to Lender in response to Lender's demand shall satisfy the obligation for which the payments are made, whether or not any proper grounds for the demand existed. Lender may exercise its rights under this subpayance begins in person, but apply to a tecebrar cobligation for which the payments are made, whether or not any proper grounds for the demand existed. Lender may exercise its rights under this subparagraph either in person, by agent, or through a receiver.

Lender shall have the right to have a receiver appointed to take possession of any or all of the Property, with the power to protect and preserve the Property, to operate the Property preceding foreclosure or sale, and to collect the Income from the Property and apply the proceeds, over and above cost of the receivership, against the Indebtedness. The receiver may serve without bond if permitted by law. Lenders right to the appointment of a receiver shall exist whether or not the apparent value of the Property exceeds the Indebtedness by a substantial amount. Employment by Lender shall not disqualify a person from serving as a receiver.

If Grantor remains in possession of the Property after the Property is sold as provided above or Lender otherwise becomes entitled to possession of the Property upon default of Grantor, Grantor shall become a tenant at will of Lender or the purchaser of the Property and shall pay while in possession a reasonable rental for use of the Property.

If the Real Property is submitted to unit ownership, Lender or its designee may vote on any matter that may come before the members of the association of unit owners, pursuant to the power of attorney granted Lender in Section 16.2.

Trustee and Lender shall have any other right or remedy provided in this Deed of Trust, or the Note.

Sale of the Property. In exercising its rights and remedies, the Trustee or Lender shall be free to sell all or any part of the Property.

Notice of Sale, Lender shall give Grantor reasonable notice of the time and place of any public sale on all or any portion of the Property or of the time after which any private sale or other intended disposition of the Personal Property is to be made. Reasonable notice shall mean notice given at least ten days before the time of the sale or disposition of the Perso

days before the time of the sale or disposition.

Walver, Election of Remedies. A waiver by any party of a breach of a provision of this Deed of Trust shall not constitute a waiver of or prejudice the party's rights otherwise to demand strict compliance with that provision or any other provision. Election by Lender to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or take action to perform an obligation of Grantor under this Deed of Trust after failure of Grantor to perform shall not affect Lender's right to declare a default and exercise its remedies under this Deed of Trust.

Attorneys' Fees; Expenses. If Lender institutes any suit or action to enforce any of the terms of this Deed of Trust, Lender shall be entitled to recover such sum as the court may adjudge reasonable as attorneys' fees at trial and on any appeal. Whether or not any court action is involved, all reasonable expenses incurred by Lender that in Lender's opinion are necessary at any time for the protection of its interest or the enforcement of its rights shall become a part of the Indebtedness pavable on demand and shall bear interest from the date of expenditure until repaid at the rate of 12 rights shall become a part of the Indebtedness pavable on demand and shall bear interest from the date of expenditure until repaid at the rate of 12 rights.

reasonable expenses incurred by Lender that in Lender's opinion are necessary at any time for the protection of its interest or the enforcement of its rights shall become a part of the Indebtedness payable on demand and shall bear interest from the date of expenditure until repaid at the rate of 12 percent per annum or at the rate of the Note, whichever is higher. Expenses covered by this paragraph include (without limitation) all attorney fees incurred by Lender whether or not there is a lawsuit, the cost of searching records, obtaining title reports (including foreclosure reports), surveyors reports, appraisal fees, title insurance, and fees for the Trustee, to the extent permitted by applicable law. Any notice under this Deed of Trust shall be in writing and shall be effective when actually delivered or, if mailed, shall be deemed effective on the second

day after being deposited as registered or certified mail, postage prepaid, directed to the address stated in this Deed of Trust. Any party may change its address for notices by written notice to the other parties. Lender requests that copies of notices of foreclosure from the holder of any lien which has priority over this Deed of Trust be sent to Lender's address, as set forth on page one of this Deed of Trust. 10.1 Successors and Assigns. Subject to limitations stated in this Deed of Trust on transfer of Grantor's interest, and subject to provisions of applicable Miscellaneous.

10.1 Successors and Assigns. Subject to limitations stated in this Deed of Trust on transfer of Grantor's interest, and subject to provisions of applicable law with respect to successor trustees, this Deed of Trust shall be binding upon and inute to the benefit of the parties, their successors and assigns law with respect to successor trustees, this Deed of Trust shall be binding upon and inute to the benefit of the parties, their successors and assigns law with respect to successor trustees, this Deed of Trust shall be binding upon and inute to the benefit of the parties, their successors and assigns law with respect to successor trustees, this Deed of Trust shall be binding upon and inute to the benefit of the parties, their successors and assigns law with respect to successor trustees, this Deed of Trust shall be binding upon and inute to the benefit of the parties, their successors and assigns law with respect to successor trustees, this Deed of Trust shall be binding upon and inute to the benefit of the parties, their successors and assigns law with respect to successor trustees, this Deed of Trust shall be binding upon and inute to the benefit of the parties, their successors and assigns law with respect to successor trustees, this Deed of Trust shall be binding upon and inute to the benefit of the parties, their successors are all successors and assigns law with respect to successors are successors and assigns law with respect to successors are successors and assigns law with respect to successors are successors and assigns law with respect to successors are successors are successors are successors and assigns law with respect to successors are succes exercise this power of attorney only after default by Grantor and may decline to exercise this power, as Lender may see fit.

POOK 108 PIGE 682

16.3 Annual Reports. If the Property is used for purposes other than Grantor's residence, within 60 days following the close of each fiscal year of Grantor's shall furnish to Lender a statement of net cash profit received from the Property during Grantor's previous fiscal year in such detail

		as Lender shall require.	Net cash profit" shall mean a	all cash receipts from the Property less all cash exp	Stiffightes made in connection winting obers
	.16.4	tion of the Property.		and or a superior which the Leader is be	neared. The law of that state shall be applicable
		<ul> <li>for the purpose of constri</li> </ul>	sing and determining the van	Killy Of this Deed Of Trust and, to the face of every	,
	16.5	Joint and Several Lial	Allity. If Grantor consists of i	remedies of Lender on detault. more than one person or entity, the obligations in	sposed upon Grantor under this Deed of Trust
-		chall be inint and souprai.	is of the essence of this Deed	• •	
		Use.	the December of there is not mo	we than twenty acres in area or is located within ar	incorporated city or village
		(h) If located in Washir	igton, the Property is not use	to buncibany for adjugnmentation regime a basis asset	THE INCOMINENT WILL NOT ALLOWISE
-		OF THE PROPER	IA DESCRIRED IN 11112 I	INCTOLLIENT THE DERSON ACCHIRING	FF TITLE TO THE PROPERTY SHOULD
		BEFORE SIGNING CHECK WITH TH	E APPROPRIATE CITY OR	COUNTY PLANNING DEPARTMENT TO VER	HETY APPROVED USES."
		(d) If located in Monta	na, the Property does not ex	cceed litteen acres and this institution is a 1103cm	identitie executed in comorning that
		(e) If located in Utah, 1	his instrument is a Trust Dee	ed executed in conformity with the Utah Trust Dee by waives the benefit of the homestead exemption	d Act, UCA 57-1-19, et seq. as to all sums secured by this Deed of Trust.
	169	) Merger. There shall be	no merger or the interest or	estate treated by this beed of treat with any	
_	16 1	held by or for the benefit	t of Lender in any capacity. V	Amounting writer consent of Lender.	to any Trustee appointed hereunder by an
	10.1	instrument executed an	g ocknowledged by Fellasi a	T Contest the book and nage where the	is Dood of Trust is recorded, and the name and
	-	address of the successor	r trustee. The successor trus	stee shall, without conveyance of the Property. 5 This procedure for substitution of trustee shall g	ucceed to all the title, powers, and duties con- overn to the exclusion of all other provisions for
		substitution.		The state of the s	•
17	7: Pric	o <b>r Indebtedness.</b> 1 <b>- Prior Lien</b> The ken se	curing the Indebtedness secu	ured by this Deed of Trust is and remains seconda	ry and inferior to the lien securing payment of a
		prior obligation in the fo (Check which Applies)	rm of a:		- Table 1
	: ·	Trust Deed		Other (Specify)	
		Mortgage			
		<b>m</b>	t		The American
	The	e prior obligation has a curr	ent principal balance of appro	oximately \$	and is in the original
			-	Grantor expressly covenants and agrees to pa	
	and 17	i to prevent any default the 2 Default. If the payme		ncipal or any interest on the prior indebtedness is	not made within the time required by the note
:		evidencing such indeb	tedness, or should an event	of default occur under the instrument securing liness secured by this Deed of Trust shall, at the c	option of Lender, become immediately due and
. :	-	payable, and this Deed	of trust shall be in detault.	i il il illia danomortanza da	ad of trust or other security agreement which has
	17	<ol> <li>No Modifications. So priority over this Deed</li> </ol>	of Trust by which that agree	ny agreement with the noider of any fibrillage. Le ement is modified, amended, extended, or renev	red without the prior written consent of Lender.
	:	Grantor shall neither re ten consent of Lender.	equest not accept any future	advances under a prior mortgage, deed of trust o	Totalet Secondy agreement Samourine prior was
. 1	18. <b>N</b> o			and the second second	La martial to Grantor at Grantor's address as set
	Th	e undersigned Grantor rec th on the first page of this D	quests that all notices to Grat leed of Trust.	ntor required under this Deed of Trust or by law	De maren to Granior at Granior 3 address as ter
				GRANTOR:	
	GRANT				
U3 (	x X	1988)	Wasker	x	
		RUBY/A WOOSLEY	INDIVI	IDUAL ACKNOWLEDGMENT	RECORDER'S NOTE: NOTARY
		•	-	DOME CONTRACTOR	CEAL MOT ATTACHED AT
•	STATI	E OF	Washington		SEAL NOT ATTACHED AT
	^ .	y of	Klickitat	) ss	TIME OF RECORDING
,	Count On this	y or	ed before me	Ruby A. Woosley	
		S clay be somally appear			
1					the state of the s
	to me			o me or proved to me on the basis of satisfa	ctory evidence to be) the individual, or indi-
		known to be (or in Calif	ornia personally known t	o me or proved to me on the basis of satisfa	nat signed the
	vidual same a	known to be (or in Calif s described in and who as her free and	ornia personally known t executed the within and voluntary act and deed,	o me or proved to me on the basis of satisfa foregoing instrument, and acknowledged t for the uses and purposes therein mentioned	1. Given under my hand and official seal this
,	vidual same	known to be (or in Calif s described in and who as her free and 2nd day of Ma	ornia personally known t executed the within and voluntary act and deed, rch	o me or proved to me on the basis of satisfa foregoing instrument, and acknowledged t for the uses and purposes therein mentioned , 19 _88	J. Given under my hand and official seal this
,	vidual same	known to be (or in Calif s described in and who as her free and 2nd day of Ma	ornia personally known t executed the within and voluntary act and deed, rch ate of: <u>Washingtor</u>	o me or proved to me on the basis of satisfa foregoing instrument, and acknowledged t for the uses and purposes therein mentioned , 1988 Residing atWhite My commission expires	J. Given under my hand and official seal this  Salmon 6-18-89
,	vidual same	known to be (or in Calif s described in and who as her free and 2nd day of Ma	ornia personally known t executed the within and voluntary act and deed, rch ate of: <u>Washingtor</u>	o me or proved to me on the basis of satisfa foregoing instrument, and acknowledged t for the uses and purposes therein mentioned , 1988 Residing atWhite My commission expires	J. Given under my hand and official seal this  Salmon 6-18-89
1	vidual same BY Notar	known to be (or in Calif s described in and who as <b>her</b> free and <b>2nd</b> day of <b>Ma</b> y Public in and for the st	ornia personally known t executed the within and evoluntary act and deed, rch ate of:Washington	for me or proved to me on the basis of satisfactoregoing instrument, and acknowledged to for the uses and purposes therein mentioned, 19_88  Residing atWhite	J. Given under my hand and official seal this  Salmon 6-18-89
1	vidual same BY Notar	known to be (or in Calif s described in and who as <b>her</b> free and <b>2nd</b> day of <b>Ma</b> y Public in and for the st	ornia personally known t executed the within and voluntary act and deed, rch ate of: <u>Washingtor</u>	for me or proved to me on the basis of satisfatoregoing instrument, and acknowledged to for the uses and purposes therein mentioned, 19_88  Residing atWhiteMy commission expires  PARTNERSHIP ACKNOWLED	J. Given under my hand and official seal this  Salmon 6-18-89
	same a BY Notar	known to be (or in Calif s described in and who as her free and 2nd day of Ma y Public in and for the st	ornia personally known to executed the within and locuntary act and deed, each material washington CORPORATE/	o me or proved to me on the basis of satisfal foregoing instrument, and acknowledged to for the uses and purposes therein mentioned, 19_88  Residing atWhite	Salmon 6-18-89
	same a BY Notar	known to be (or in Calif s described in and who as her free and 2nd day of Ma y Public in and for the st	ornia personally known to executed the within and locuntary act and deed, each material washington CORPORATE/	o me or proved to me on the basis of satisfal foregoing instrument, and acknowledged to for the uses and purposes therein mentioned, 19_88  Residing atWhite	Salmon 6-18-89
	BY Notar  STAT  Coun On th	known to be (or in Calif s described in and who as her free and 2nd day of Ma y Public in and for the st TE OF day o	ornia personally known to executed the within and executed the within and executed the within and executed the within and executed the control of the contro	for me or proved to me on the basis of satisfal foregoing instrument, and acknowledged to for the uses and purposes therein mentioned, 19_88  Residing atWhiteWho commission expires  PARTNERSHIP ACKNOWLED  )  ) ss	Salmon 6-18-89  GMENT
	STAT  Coun On th	known to be (or in Calif s described in and who as her free and 2nd day of Ma y Public in and for the st E OF day of day of	ornia personally known to executed the within and executed the within and evoluntary act and deed, rch  ate of:Washington  CORPORATE/	for me or proved to me on the basis of satisfal foregoing instrument, and acknowledged to the uses and purposes therein mentioned, 19_88  Residing atWhiteWho commission expires  PARTNERSHIP ACKNOWLED  ) ) ss	I. Given under my hand and official seal this  Salmon 6-18-89  GMENT
	STAT  Coun On th	known to be (or in Calif s described in and who as her free and 2nd day of Ma y Public in and for the st E OF day	ornia personally known to executed the within and evoluntary act and deed, rch  ate of:	for me or proved to me on the basis of satisfatoregoing instrument, and acknowledged to for the uses and purposes therein mentioned, 19_88  Residing atWhite	A. Given under my hand and official seal this  Salmon 6-18-89  GMENT  To me on the basis of satisfactory evidence to executed the within and foregoing instrument
	STAT Count On the	known to be (or in Calif s described in and who as her free and 2nd day of Ma y Public in and for the st TE OF ty of day of day of the st are day of the st are day of the st ty of the day of the st are day of the st	ornia personally known to executed the within and voluntary act and deed, each of the within and each, each of the within and each of the within act and the foreign and the corporation (or if a partner each the foreign and the corporation).	for me or proved to me on the basis of satisfatoregoing instrument, and acknowledged to for the uses and purposes therein mentioned, 19_88  Residing atWhite	A. Given under my hand and official seal this  Salmon 6-18-89  GMENT  o me on the basis of satisfactory evidence to xecuted the within and foregoing instrument partnership), by authority of its Bylaws or by
	STAT Coun On the	known to be (or in Calif s described in and who as her free and 2nd day of Ma y Public in and for the st E OF day of day of the ty of day of day of the st uthorized agents of the acknowledged the instru	ornia personally known to executed the within and executed the within and evoluntary act and deed, rch  ate of:	for me or proved to me on the basis of satisfatoregoing instrument, and acknowledged to for the uses and purposes therein mentioned, 19_88  Residing atWhite	A. Given under my hand and official seal this  Salmon 6-18-89  GMENT  To me on the basis of satisfactory evidence to xecuted the within and foregoing instrument partnership), by authority of its Bylaws or by ent), for the uses and purposes therein men-
	STAT  Coun On the person be) a and a Reson tione	known to be (or in Calif s described in and who as her free and 2nd day of Ma y Public in and for the st  E OF day of ty of day o  anally appeared and knowledged the instruction of its Board of D d, and on oath stated the	ornia personally known to executed the within and executed the within and evoluntary act and deed, rch  ate of:	foregoing instrument, and acknowledged to for the uses and purposes therein mentioned.  Residing at	A. Given under my hand and official seal this  Salmon 6-18-89  GMENT  To me on the basis of satisfactory evidence to executed the within and foregoing instrument partnership), by authority of its Bylaws or by ent), for the uses and purposes therein menuted this instrument on behalf of the corpora-
	STAT  Count On the person be) a and a Reson tione (RY	known to be (or in Calif s described in and who as her free and 2nd day of Ma y Public in and for the st  E OF ty of day o  anally appeared and knowledged the instructure of the secknowledged the	ornia personally known to executed the within and executed the within and executed the within and executed the within and executed the washington corporation.  CORPORATE/  f	for me or proved to me on the basis of satisfatoregoing instrument, and acknowledged to for the uses and purposes therein mentioned, 19_88  Residing atWhite	A. Given under my hand and official seal this  Salmon 6-18-89  GMENT  To me on the basis of satisfactory evidence to executed the within and foregoing instrument partnership), by authority of its Bylaws or by ent), for the uses and purposes therein menuted this instrument on behalf of the corpora-
	STAT  Count On the person be) a and a Reson tione (RY	known to be (or in Calif s described in and who as her free and 2nd day of Ma y Public in and for the st  E OF ty of day o  anally appeared and knowledged the instructure of the secknowledged the	ornia personally known to executed the within and executed the within and executed the within and executed the within and executed the washington corporation.  CORPORATE/  f	for me or proved to me on the basis of satisfatoregoing instrument, and acknowledged to for the uses and purposes therein mentioned, 19_88  Residing atWhite	A. Given under my hand and official seal this  Salmon 6-18-89  GMENT  To me on the basis of satisfactory evidence to executed the within and foregoing instrument partnership), by authority of its Bylaws or by ent), for the uses and purposes therein menuted this instrument on behalf of the corpora-
	STAT  Count On the person be) a and a Reson tione (RY	known to be (or in Calif s described in and who as her free and 2nd day of Ma y Public in and for the st  E OF ty of day o  anally appeared and knowledged the instructure of the secknowledged the	ornia personally known to executed the within and executed the within and executed the within and executed the within and executed the corporation (or if a partner to be the free and wirectors (or if a partnership that he was/state of:	for me or proved to me on the basis of satisfatoregoing instrument, and acknowledged to for the uses and purposes therein mentioned, 19_88  Residing atWhite	A. Given under my hand and official seal this  Salmon 6-18-89  GMENT  To me on the basis of satisfactory evidence to executed the within and foregoing instrument partnership), by authority of its Bylaws or by ent), for the uses and purposes therein menuted this instrument on behalf of the corpora-
	STAT  Count On the person be) a and a Reson tione (RY	known to be (or in Calif s described in and who as her free and 2nd day of Ma y Public in and for the st  E OF ty of day o  anally appeared and knowledged the instructure of the secknowledged the	ornia personally known to executed the within and evoluntary act and deed, rch  ate of:	for me or proved to me on the basis of satisfatoregoing instrument, and acknowledged to the uses and purposes therein mentioned 19_88  Residing atWhite	d. Given under my hand and official seal this  Salmon 6-18-89  GMENT  To me on the basis of satisfactory evidence to executed the within and foregoing instrument partnership), by authority of its Bylaws or by ent), for the uses and purposes therein menuted this instrument on behalf of the corporation.
	STAT  Count On the person be) a and a Reson tione (RY	known to be (or in Calif s described in and who as her free and 2nd day of Ma y Public in and for the st  E OF ty of day o  anally appeared and knowledged the instructure of the secknowledged the	ornia personally known to executed the within and evoluntary act and deed, rch  ate of:	for me or proved to me on the basis of satisfatoregoing instrument, and acknowledged to for the uses and purposes therein mentioned, 19_88  Residing atWhite	d. Given under my hand and official seal this  Salmon 6-18-89  GMENT  To me on the basis of satisfactory evidence to executed the within and foregoing instrument partnership), by authority of its Bylaws or by ent), for the uses and purposes therein menuted this instrument on behalf of the corporation.
	STAT Count On the person be) a and a Reson tione tion ( BY	known to be (or in Calif s described in and who as her free and 2nd day of Ma y Public in and for the st  E OF  ty of day o  onally appeared and knowledged the instruction of its Board of D d, and on oath stated the for partnership).  Try Public in and for the servership.	ornia personally known to executed the within and evoluntary act and deed, rch  ate of:	for me or proved to me on the basis of satisfatoregoing instrument, and acknowledged to the uses and purposes therein mentioned, 19_88	A. Given under my hand and official seal this  Salmon 6-18-89  GMENT  To me on the basis of satisfactory evidence to executed the within and foregoing instrument partnership), by authority of its Bylaws or by ent), for the uses and purposes therein menuted this instrument on behalf of the corporative of the corporat
	STAT Coun On th perso be) a and a Reso tione tion ( BY Nota	known to be (or in Calif s described in and who as her free and 2nd day of Ma y Public in and for the state of the state o	ornia personally known to executed the within and executed the within and evoluntary act and deed, rch  ate of:	for me or proved to me on the basis of satisfatoregoing instrument, and acknowledged to the uses and purposes therein mentioned 19_88  Residing at	All sums secured by this Deed of Trust have
	STAT Coun On th perso be) a and a Reso tione tion ( BY Nota	known to be (or in Calif s described in and who as her free and 2nd day of Ma y Public in and for the state of the state o	ornia personally known to executed the within and executed the within and evoluntary act and deed, rch  ate of:	for me or proved to me on the basis of satisfatoregoing instrument, and acknowledged to the uses and purposes therein mentioned 19_88  Residing at	All sums secured by this Deed of Trust have
	STAT Coun On th perso be) a and a Reso tione tion ( BY Nota	known to be (or in Calif s described in and who as her free and 2nd day of Ma y Public in and for the st E OF day	f	for me or proved to me on the basis of satisfatoregoing instrument, and acknowledged to the uses and purposes therein mentioned. 19_88	A. Given under my hand and official seal this  Salmon 6-18-89  GMENT  To me on the basis of satisfactory evidence to executed the within and foregoing instrument partnership), by authority of its Bylaws or by ent), for the uses and purposes therein menuted this instrument on behalf of the corporated this instrument on behalf of the corporated this instrument on behalf of the corporation.  E. E. In full)  All sums secured by this Deed of Trust have byou under the terms of this Deed of Trust or its Deed of Trust, the estate now held by you
	STAT Count On the person tion (BY Nota) To: The beer pursund.	known to be (or in Calif s described in and who as her free and 2nd day of Ma y Public in and for the st y Public in and for the st ty of day	f	for me or proved to me on the basis of satisfatoregoing instrument, and acknowledged to the uses and purposes therein mentioned, 19_88  Residing at	A. Given under my hand and official seal this  Salmon 6-18-89  GMENT  So me on the basis of satisfactory evidence to executed the within and foregoing instrument partnership), by authority of its Bylaws or by ent), for the uses and purposes therein menuted this instrument on behalf of the corporated this instrument on behalf of the corporated.  E.E. In full)  All sums secured by this Deed of Trust have byou under the terms of this Deed of Trust or its Deed of Trust, the estate now held by you
	STAT Count On the person tion (BY Nota) To: The beer pursund.	known to be (or in Calif s described in and who as her free and 2nd day of Ma y Public in and for the st y Public in and for the st ty of day	f	for me or proved to me on the basis of satisfatoregoing instrument, and acknowledged to the uses and purposes therein mentioned, 19_88  Residing at	A. Given under my hand and official seal this  Salmon 6-18-89  GMENT  To me on the basis of satisfactory evidence to executed the within and foregoing instrument partnership), by authority of its Bylaws or by ent), for the uses and purposes therein menuted this instrument on behalf of the corporated this instrument on behalf of the corporated this instrument on behalf of the corporation.  E. E. In full)  All sums secured by this Deed of Trust have byou under the terms of this Deed of Trust or its Deed of Trust, the estate now held by you