benefit of

## TRUST DEED

BOOK 127 PAGE 892

..., as trustee for the ...., as beneficiary,

. That prior trust deed was filed

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as Trustor, who	made MARCH 27 so address is 3805 NE 9 CLARK State	98TH AVE CH	. 19 92 ICAGO TIT XYBYEEK XX	, with LE COMPANY RANGES (AL	PEARLEEN , City ofYAI XXX Washingto		Trustce,
whose address to	N III MAIN ST, SU	ITE 200 County of				State of Washing	
C) BENE	FICIAL WASHINGTON II PICIAL WASHINGTON II poration quantical to do bu	NC A/ti/s Honeficin	l Mortgage C n, as Benefici	o., ary, whose ad	dress is 1.70	38 se McLouc	HLIN BL
City of MI	ILWAUKIE	, County	of CLAC	KAMAS	·	State of Wa	ON
Witnesseth: The SKAMANIA	at Trustor conveys and war	rrants to Trustee, in of Washington, here	trust, with pocafter referred	wer of sale, the "Pr	operty); and de	scribed, as tollow	County of
		SEE ATT	rached exi	IBIT "A"	4	ndexed, out D	
RECORD THIS DO	ER'S NOTE: FORTIONS DOUMENT POOR QUALL FOR FILMING	OF ITY			× .	Filmed 4/1/42 Mailed	• • • • • • • • • • • • • • • • • • •
improvements of	ribed Property not being use on the Property, and all wat appurtenances thereunto be thority herein given to and	ior rights, rights of w	ray, casement eafter used or	enioved with I	, promus, income the Property, su	s, tenements, nere bject, however, to	unuments,
<sup>©</sup> ∏ If this box i	is checked, this Trust Deed	is subject to a prior (	irust doed date	:d		19	xecuted by

on. 19 with the Auditor of County, Washington, under Auditor's File No. 2 and recorded in Book 2 page N/A

[] Unless this box is checked, this Trust Deed secures a Loan Agreement ("Agreement") which evidences a loan that is made for personal, family or household purposes.

N/A

securing payment of a promissory note in the principal amount of \$

For the purpose of securing: (1) payment of the indebtedness and all other lawful charges evidenced by a Loan Agreement of even date secured by this Trust Deed, having an ACTUAL AMOUNT OF LOAN of \$ 125,000.00..., together with interest on unpaid balances of the Actual Amount of Loan at the Rate of Charge shown in the Agreement, and made by Trustor payable to the order of Beneficiary; (2) performance of all agreements made by Trustor in this instrument; (3) payment of such additional loans or advances as hereafter may be made to Trustor; and (4) payment of all sums expended or advanced by Beneficiary under or pursuant to the terms of this Trust Deed, as herein provided, and to protect the security of this Trust Deed, Trustor agrees:

1. To keep the Property in good condition and repair; not to remove or denicish any building erected on the Property; to complete or restore promptly and in good and workmanlike manner any building that may be constructed, damaged, or destroyed on the Property; to comply with all laws, coverants, and restrictions affecting the Property; not to commit or permit waste of the Property; not to commit, suffer or permit any act on the Property in violation of law; and to do all other acts which from the character or use of the Property may be reasonably necessary.

If the loan secured by this Trust Deed is being obtained for the purpose of financing construction of improvements on the Property, Trustor further agrees: (a) to begin construction promptly and pursue the same with reasonable diligence to completion in accordance with plans and specifications satisfactory to ficueficiery, and (b) to allow Beneficiery to inspect the Property at all times during construction.

- 2. To provide and maintain insurance on the Property against toss by fire and other such casualties as Beneficiary may require in an amount, for such term, and in a company or companies satisfactory to Beneficiary with loss payable clauses in favor of, and in a form satisfactory to, Beneficiary. In the event of loss or damage, Trustor shall give immediate notice to Beneficiary. Beneficiary may make proof of loss and settle and adjust all claims thereunder, applying the proceeds, at its option, to reduction of amounts due under the Agreement or this Trust Deed or to the restoration or repair of the damaged Property. Payment of such loss may be made directly to Beneficiary. In the event of the refusal or neglect of Trustor to provide insurance or to maintain the same or to renew the same in a manner satisfactory to Beneficiary, then Beneficiary may itself procure and maintain such insurance and charge the premium to Trustor under the provisions of Paragraph 8 of this Trust Deed.
- 3. To deliver to, pay for and maimain with Beneficiary until the indebtedness secured by this Trust Deed (Indebtedness) is paid in full, such evidence of title as Beneficiary may require, including abstracts of title or policies of title insurance and any extensions or renewals thereof or supplements thereto.
- 4. To appear in and defend any action or proceeding purporting to affect the security hereof, the title to the Property, or the rights of powers of Beneficiary or Trustee. Should Beneficiary or Trustee elect to also appear in or defend any such action or proceeding, Trustee shall pay all costs and expenses, including cost of evidence of title and attorneys fees in a reasonable sum incurred by Beneficiary or Trustee.
- 5. To pay, at least ten (10) days before definiquency, all taxes and assessments affecting the Property, to pay when due all encumbrances, charges, and liens with interest on the Property or any part thereof that at any time appear to be prior or superior to this Trust Deed and pay all costs, fees, and expenses of this Trust.
- 6. In the event of the death of one of the Trustons, Beneficiary, at its option, may declare the unpaid balance of the Indebtedness immediately due and payable.
- 7. Should Trustor fail to make any payment or do any act provided for in this frust Deed, then Beneficiary or Trustee, without obligation so to do, without notice to or demand on Trustor and without releasing Trustor from any obligation under the Agreement, may (a) make or do the same in such manner and to such extent as either may deem necessary to protect the security, Beneficiary or Trustee being authorized to enter on the Property for such purposes; (b) commence, appear in, and defend any action or proceeding purporting to affect the security or the rights or powers of Beneficiary or Trustee; and (c) pay, purchase, contest or compromise any encumbrance, charge or lien, which in the judgment of either appears to be prior or superior to this Trust Deed. In exercising any of the above enumerated powers whereby liability is incurred. Trustee or Beneficiary shall expend whatever amounts in the absolute discretion of either Beneficiary or Trustee may deem necessary, including cost of evidence of title; and employ counsel and pay the reasonable fees of counsel. On presentation to Trustee of an affidavit signed by Beneficiary setting forth facts showing a default by Trustor under this paragraph, Trustee is authorized to accept as true and conclusive all facts and statements therein, and to act on that affidavit as provided in this Trust Deed.

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- 8. To pay immediately and without demand all sums expended hereunder by Beneficiary or Trustee, with interest from due of expenditure at the Rate of Charge until the loon to paid in full. The repayment of all such sums shall be secured by this Trust Deed.
- 9. If Trustor voluntarily sells or conveys the Property, in whole of in part, or any interest in that Property or by some act or means. Trustor is divested of title to the Property without obtaining the written consent of Beneficiary, then Beneficiary, at its option, may declare the unpaid befance of the Indebtedness Immediately due and payable. This option shall not apply if (1) the sale of the Property is permitted because the purchaser's eredited things is sotisfactory to Beneficiary and (2) that purchaser, prior to the sale, has executed a written assumption agreement containing terms prescribed by Beneficiary, including, if required, an increase in the rate of interest payable under the Agreement:
- 10. Trustor will pay and keep current the monthly instalments on the prior trust deed and to prevent any default thereunder. Trustor further agrees that should any default be made in the payment of any instalment of principal or any interest on the prior trust deed, or should any suit be commenced or other action taken to foreclose the prior trust deed, then the amount secured by this Trust Deed shall become and be due and payable in full at any time thereafter, at the option of Beneficiary and in accordance with the Agreement. Beneficiary, at its option, may pay the scheduled monthly instalments on the prior trust deed and, to the extent of the amount to paid, become subrogated to the rights of the beneficiary identified in the prior trust deed. All payments made by Beneficiary on the loan secured by the prior trust deed shall bear interest at the Rake of Charge varil paid in full.
- 11. Should the Property be taken or damaged by reacht of any public improvement or condemnation proceeding, or damaged by fire or earthquake or in any other manner, Beneficiary shall be emitted to all compensation, awards, and other payments or relief therefor, and shall be entitled at its option to commence, appear in and proceeds in its own name any action of proceedings, or to make any compensation, in connection with such taking or damage. All such compensation, awards, damages, rights of action, and proceeds, including the proceeds of any policies of fire and other insurance affecting the Property, are hereby assigned to Beneficiary, which, after deducting therefrom all of its expenses, including attorneys' foca, may apply the same on the Index adness. Trustor agrees to execute such further assignments of any compensation, award, damages, and rights of action and proceeds as Butchciary or Trustoe may require.
- 12 At any time and from time to time on written respect of Beneficiary, payment of its fees and presentation of this Trust Deed and the Agreement for endorsement (in case of full recompance, or carecilation and relation), without affecting the liability of any person for the payment of the Indebtations. Trustee may (a) coasent to the making of any map or plat of the Property; (b) join in granting any extension thereon; (c) join in any sub-redination or other agreement affecting this Trust Deed or the lian or charge thereof; and (d) receivey, without warranty, all or any part of the Property. In any reconveyance of the Property, the grantee may be described as "the person or persons entitled thereof", and the receivable thereof of any matters or facts shall be conclusive proof of the truthfulness thereof. Truster agrees to pay reasonable Truster's fors to Truster for any of the services mentioned in this paragraph and rendered by Trustee.
- 13. On any default by Truster of the Indebedoes's, Beriefscarry, at any time and without notice, either in person or by agent and without regard to the Abquary of any accuracy for the Iralchardness, may enter on and take purcession of the Property. The exacting on 03 and taking personnel of the Property shall not one any default, white any Notice of Default or invalidate any actions pursuant to that Notice.
- 14. Benefacery, at its option, any declare all summercured by this Trial Dood immediately due and payable. In such event Beneficiary, at its election, may proceed to foreclose this Trust Dood in the immer provided by law for morngage forecloseres, or direct the Trustee to Revolve this Trust Dood by advertisement and sale. Trustee shall proceed in accordance with law to sell the Property at public sacrice to the highest bidder, the purchase price payable in lawful morney of the United States at the time of sale. Any person except Trustee may hid at the sale. Trustee shall apply the process of the sale follows: (1) to the expenses of sale, including reasonable for of Trustee and Trustee's attention; and (2) to the backbendman secured. Any surplus shall be desiribated to the persons emisted thereto.
- 15. For any musica permitted by law, Beneficiary, at any time, may appoint or cause to be appainted a source of trusted who shall sounced to all the title, powers, defice and ambierty of other the Trustee mental in this Trust Dood or any contest successor trustee.
- 16 This Thus Dood shall apply to, hunt to the busels of ant had all paints becau, their bairs, hypothes, devision, administrators, encourse, and assigns. All obligations of Transer beganner are joint and inversel. In this Trans Dood, whenever he test so requires, the practical graphs includes the formal and the original matter includes the plant.
- 17. Therese integral the trust when this Trest Deed, they executed and adheomistigate, is made a public record as provided by less. Trusted is not obliqued to soully say purp sender this Trust Dead of punding sale under any other unset deed or of any action is which Truster, Beneficiarly or Trusted shall be a party, believe that action to brought by Trusted.
- 18. This Trust Dead shall be construed according to the limb of the South of Westlergon.
- 19. Traver respects that a copy of any Notice of Definit and of any Notice of Sale berounder be studied to Traver at the address of the Irestor set farth on the face of his Trave Dent.
- 20 Transferences and appears a sed wat Beardouse, and done changing ander it, that Transf is backed, a fee fample of the Property and has a tellal appearametered side and the assence affect the same against all persons whomsomer.

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## CHICAGO TITLE INSURANCE COMPANY

EXHIBIT 'A'

DESCRIPTION:

ORDER NO.: K50022DO

Lot 18 AND 19, WASHOUGAL RIVERSIDE TRACTS, according to the plat thereof, recorded in Volume A of plats, page 80, records of SKAMANIA County, Washington.

FILÉD FOR RECORD SKAHANIA GO, WASH BY **SK**AMANIA CO, TITLE

MAR 30 3 45 111 92 Sowry FOR TOR CARY M. OLSON