SAFECO, TITLE INSURANCE COMPARY TOS MECOND AVENUA

Filed for Record at Request of

Coast Mortgage Company

1312 Moin Street

City and State Vancouver , WA 98660

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RECORDS OF SKAMMING COUNTY, WASHI
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Deed of Trust

19 .74, between THIS DEED OF TRUST, made this lat day of .. May BATLEY CONSTRUCTION CORPORATION . Vachington Corporation . Grantor. P.O. Box 5, Stevenson, WA 98648 SAFECO Title insurance Company, a California Corporation, Trustee, whose address is 1109 Second Avenue, Scattle, Washington 98101, COAST MORTGAGE COMPANY a Washington Corporation whose address b 2911 Second Avenue, Seattle, WA 98121 WITNESSETH: Grantor hereby bargains, sells and conveys to Trustes in Trust, with power of sale, the following described rest preperty County, Washington: Skemania

A tract of land located in the Southwest Quarter of the Northwest Quarter (SWM NWM) of Section 21, Township 3 North, Range 8 E. W. M., described as follows:

Beginning et a point 60 rods and 10-2/3 feet east and 101 rods and 13-1/2 feet north of the southwest corner of the NMA of the SWA of the said Section 21; thence east 184.5 feet; thence north 341 feet to the initial point of the tract hereby described; thence north 92 feet; thence east 144 feet to the east 11r of the SM4 of the NM4 of the caid Section 21; thence couth along sold east line 92 feet to a point east of the initial point west 144 feet to the initial point.

MAY 1974 RECEIVED

which real property is not used principally 0.0 agricultural or farming purposes, together with all the tangette file tunion, and appurtenances now or hereafter thereunto be larging or in any wise appartaining, and the reits, issues and profits thereof.

This deed is for the purpose of securing performance of __ch ogreement of grantor herein contained, and payment of the sum of

WITHEREN THOUSAND ONE HUNDRED AND NO/100 Dollars (\$ 19,100.00)
with interest, in accordance with the terms of a promissor, note of even days herewith, payable to Beneficiary or order, and made L, frantor, and all renewals, modifie; thous and extensions the cof, and also such further sums as may be advanced or loaned by Beneficiary to Grantor, or any of their successors or assigns, together with interest thereor, at such rate as shall be agreed upon.

To protect the security of this Deed of Trust, Gro Hor covenants and agrees:

1. To keep the property in grood condition and repair; to permit no waste thereof; to complete any building, structure or improvement being built or about to be built increon; to restore promptly any building, structure or improvement thereon which may be damaged or destroyed; and to comply with all law, ordinances, regulations, covenants, conditions and restrictions affecting the property.

2. To pay before delinquent all lawful taxes and assessments upon the property; to keep the property free and clear of all other charges, liens or encumbrances impairing the security of this Deed of Trust.

Hens or encumprances impairing the security of this need of trust.

3. To keep all buildings now or hereafter erected on the p: p-rty described hirtein continuously indired against loss by fire or other hazards in an amount not less than the total debt secured by the Leed of Trust. All policies shall be held by the Beneficiary, and be in such companies as the Beneficiary may approve and have loss payable first to the Beneficiary as its interest may appear and then to the Granton The amount collected under any instance policy may be applied upon any inadebted; its broady secured in a content as the Beneficiary shall anterinine, such application by the Beneficiary shall not caute discontinuance of any, possed, as the Enceptuage this Deed of Trust. In the event of foreclosure, all rights of the Grantor in insurance policies then in force shall pay to the payable and the Enceptuage sale.

4. To defend any action or proceeding surporting to affect the security to ear or the receiver powers of Berestiany or Trustee, and to pay all costs and expenses, including tost of fade search and attorney's feet in a removable amount, on any such extra or proceeding, and in any sult brought by Beneficiary to forcebyse this Deed of Trust.

5. To pay all costs, fees and expenses in connection will this Deed of Trust, including the "parameter the Trustee incurred in enforcing the abilitation secured hereby and Trustee's and attorney's fees actually incurred, as provided by Agadra

i. Should Grantor fall to pay when due any taxes, assessments, insurant to promises, Lafe, ensumbances or other charges against the properly hereinabove described, Benoficiary may just the same, and the amount en period, with interest at the rate set forth in the note secured hereby, shall be added to and become a part of the debt secured in this deep of Taxes.

IT IS MUTUALLY ADDED THAT.

Mail reconveyance to

- I. In the event any portion of the property is taken as damaged in an eminent comain proceeding, the infire amount of the expense of the portion thereof as may be necessary to fully said; the computer ascended hemby, shall be paid to liceviticiary to be expensed to say abligation.
- 2. By accepting payment of any sum eccus. beselve after its due date, Beneficiary does not waive its light be required when dies of all other sums so secured or to declare default for failure in so pay.
- 3. The Trustee shall reconvey all or any part of the property covered by this Deed of Trust to the person entitled director of the Grantor and the Beneficiary, or upon satisfaction of the obligation secured and written request for reconveyance satisfaction of the obligation secured and written request for reconveyance satisfaction.
- 4. Upon default by Grar for in the payment of may indebtedness secured hereby or in the performance of an egreemy at centify a herein, i.e. tens secured hereby shall immediately become due and payable at the option of the Beneficiary. In such event any upon with a request of Beneficiary, Trustic that tell the trust property, in accordance with the Deed of Trust Act of the State of washington, (as empty facily, at public auction to the biggiant bidder. Any person except Trustee may bid at Trustee's sale. Trustee's shall apply the proveded of this very follows: (1) to the expense of the sale, including a reasonable, a rustee's fee and attorney's fee; (2) to the obligation graved by this Deed of Trust; (3) the sarplus, if ad, shall be distributed to the persons entitled thereto at may be deposited (less clerk's filling fee) with the closed of the superior court of the county in which sale takes place.
- 5. Trustee shall there to the purchaser at the sale its deed, without warraby, which shall convey to the purchaser the internal in the respect which Granton had at he power to convey at the time of his execution of this Deed of Trust, and such as he may have acquired thereafter. Trustee's deal I shall recite the facts showing that the sale was conducted in compliance with all the requirements of this grant of this Deed of Trust, which methal shall be prima facto evidence of such compliance e. a conclusive evidence thereof in favot. The purchases and incumbrancers for these
- 6. The power of sile conferred by this Deed of T t and by the Deed of Trus; Act of the State of Washington is not an exclusive remedit; Beneficiary may cause this Deed of Trust to be foreclosed as a mortgage.
- 7. In the vert of the death, incapacity, disability or resignation of Trustee, Beneficiary may appoint in writing a successor trustee, and uper, the recording of the high pointment in the meety, he records of the county in which this Deat of Trust is recorded, the nuccessor trustees shall be vested with all powers of the original trustees. The trustee is not obligated to notify any party hereto of pending sale under any other Deeg of Trust or of any action or proceeding in which Grantor, Trustee or Beneficiary shall be a party unless such action or proceeding is brown to by the Trustee.
- B. This Deed of Trust applies to the benefit of, and is binding not only on the parties hereto, but on their heirs, devisees, legatees, administrators, executors, successors and assigns. The term Beneficiary shall mean the holder and owner of the note secured hereby, whether a rank named as Beneficiary herein.

wheth to t not named as Beneficiary herein.		7. 5/	
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	BATLAY SCHOOL	TRUCTION CORPORATION	Y
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4	BY: Grage C. Es	iley, Propident	
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STATE OF WASHINGTON	STATE OF WASHINGTO	ON	- 1
COUNTY OF	COUNTY OF	dlork	} #3.
On this day personally appeared before me	On this	19 7 ² i before n	day ofday of
to me known to be the individual described in and	Notary Public in an Tor	the State of Washington, duly ed	ommissioned and sworn.
who executed the within and foregoing instrument, and acknowledged that signed the		02:11(02) Cg 33: 3 13:3V	
same as free and voluntary act			
and leed, for the uses and purposes therein men-		President mode. 1et Construction Con	
		cuted the foregoing instrument,	
	the uses and purpose	e from and voluntary act and deed as therein monitoned ".d	on color stilled that
	he was	es tharein mentioned ".d authorized to execu- s the corporate seal of said corgo	nic the sant instrument
GiVEN under my hand and official seal this			
day of necessaries of their extension of the state of the	above written.	and official scal hereto affixed Louis for the Pote of Washin Vendous ;	Survive
Notary Public in and for the State of Washington	Motary	lie in and for the Mate of Washin	aron, 33, 4512
residing at one constant to purchase the property of the prope	, residing at_	Verigitary V	- Similaring
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TO: TRUSTEE. The understaned is the Islat owner and helder of	the note and all other indeb	tednass secured by the whin D	ced of Trust. Said nots.
tigether with all other indebtiquess secured by said fi directed, on payment to you of any sums owing to you	leed of Trust, has been fully under the terms of sold Dee	pald and satisfied; and you ered of Trust, to concel sall note a	o hereby requested and bave menificial, and of
other evidences of 'estedness secured by said Deed reconvey, without was littly, to the writes designated by	of Trust Cellvered to you he the terms of sold Deed of Tru	icrewith, together with the sald ist, all the estate now held by you	Does of first, and to
Dated, 19		150	
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