\$110, 2185 T

DEED OF TRUST

This form is used in connection with deads of trust insured under the one- to faur-family provisions of the National Hensing Act.

THE DES	20 CF TRUS'C: le made illia	28th	day of Oc	kober	, 19
# 1 m	LOREN K. ALLEN and				
	. 14 0.11R Dillingha	m Loop, Carson,	Washington 98610		
6.0	SAFECO TIPLE INSU	RANCE COMPANY	· · · · · · · · · · · · · · · · · · ·	**************************************	_ , as Trustëc,
Menn ellifer	P.O. Box 277,			·	i
	COMMERCE HORTGAG	E COMPANY, EN Ore	gon Corporation		
1 post	100 mg & 700 mg				as Beneficiary
100	P.O. Box 4	113, Portland, Or	egon 97208		
Contin h	sereby irrevocably groats, burgain Skamania		Trustee In trust, with po		wing described
Tempulip themce E	ig at the Southwest cor 3 North, Range 8 E.W. ast 634.5 feet; thence ascribed; thence North	M.; thence East 3 North 265.5 feet	0 feet; thence No to the initial	orth 716.8 feet point of the tr	act
d facts th	ence East 172.5 foet t	o the initial poi	nto		

FERSETHER WITH all the tenements, herediaments, and appartenances now or hereafter thereunto belonging or in anywise appertaining,

Advanced until maturity; such payment to be applied by the holder thereof upon its obligation to an Secretary of Housing and then Development on account of morphige featurance.

3. Greator agrees to pay to Beneficiary together with and in addition to the monthly payments of principal and interest payable under the do of the aple secured hereby, on the first day of each month until said note is fully paid, the following sums:

An amount sufficient to provide the Beneficiary with finals to pay the next mortgage insurance premium if this instrument and the note secured hereby are insured, or a monthly charge (in lieu of a mortgage insurance premium) if they are hold by the Secretary of Housing and Urban Development, as follows:

(b) If and so long as said note and this instrument are insured or are rainstred under the provisions of the National Housing Act, an almount sufficient to accumulate in the Mational Housing Act are summed to the premium in order to provide the Beneficiary with lunds to pay such premium to the Secretary of Housing and Y-ban Development in the National Housing Act as amendad, and applicable regulations hereunder for 111 if and so long as said note and this instrument are held by the Secretary of Housing and Y-ban Development in the National Housing Act, as amendad, and applicable regulations hereunders for 111 if and so long as said note and this instrument are held by the Secretary of Housing and Y-ban Development, a monthly charge in life and so long as said note and this instrument are held by the Secretary of Housing and T-ban Development, a monthly charge in life and so long as said note and the said solice and an amount equal to one-whell (1/2) of one-half (1/2) per centum of the average outstanding belance due on said note computed without taking into account delinquence of the premium shall with a said solice of the said account of the premium shall will be taked an account delinquent properly in the following terms in the order of the takes and special assessments will become delin

3. In the event that any payment or portion thereof is not gaid within fifteen (15) days commencing with the date it is due, the Beneficiary may collect, and the Grantor agrees to pay with such payment, a "fate charge" of two vents (2c) for eith dollar (\$1) so overdue as liquidated damages for the additional expense of handling such delinquent payments.

4. If the total of the payments made by Grantor under (b) of paragraph 2 shall exceed the amount of payments actually made by Beneficiary on subsequent payments to be made by Grantor, or refunded to Grantor. If, however, the monthly payments made under (b) of paragraph 2, shall not be sufficient to pay ground rents, taxes, assessments and insurance premiums, shen the same shall becetime due and payable, Grantor shall pay to Beneficiary any amount necessary to make up the deficiency on or before the date when the payment of such ground rent, taxes, assessments and insurance premiums shall be due; If at any time Grantor shall tender to Beneficiary in a ecoordance herewith, full payment of the entire indebtedness secured hereby. Beneficiary shall, in computing the amount of indebtedness, credit to the account of Grantor all synens made under the provisions of (m) of paragraph 2, which Beneficiary has and become obligated to pay to the Secretary of Housing and Urban Development, and any balance remaining in the funds accumulated pursuant to (h) of paragraph 2, it there shall be a default under any of the property otherwise after defau't, the Beneficiary shall apply, at the time of commircement of such proceedings, or at the time the property in good order and condition and not to coramit or permit any waste thereof. To allow keneficiary to inspect the payments which shall have been made under (a) of paragraph 2.

5. To keep the property in good order and condition and not to coramit or permit any waste thereof. To allow keneficiary to inspect the payments which shall have been made under (a) of paragraph 2.

6. To complete or restore promptly and in good workmanlik

for perhaps any yerk or restorates unsalamentary to neutron, yetting forth test showing a default by spantor under this numbered in the perhaps of the perha

note que men

TO

STA cou

υſ of Re REGIS

INDE RECO COMP

MAIL

such appointment in the noting records of the county in which the Deed of Trust is recorded, the successory provided in the foreign of the original trustee. The Trustee is not obligated to notify the party hereto of pending aging suitar and where the powers of the original trustee. The Trustee or Beneficiary shall be a party unless such action or proportions if the successory and the successory and the successory and bring the heira, legates, devices, odministrators, executors, e

Witness the hand(s) and	scal(s) of the Grantor(s) on the day s	and year first above written.	16
1237A 1576 272823		0	Ille 43
See	311232	Locen K. Allen Shirley R. Allen Shirley R. Allen	Z.c.
Edwing &		*	
STATE OF WASHINGTON,	3		Mark Market
COUNTY OF Skamania) 552	4	-
I, the undersigned, day of Ontober,	a nutary public	hereby certify that o	n this 28th Shirley R. Allen
described in and, who execut		to me k	
diven under my hand and	allicial neal the day and year fast ab	ove written,	250
Access The Control of		Stevenson	State of Baskings in sending in
	REQUEST FOR FUI	L RECONVEYANCE	
mentioned, and at the auti	nent to you of any sums owing to yo	is all other indebtadness secured by the following secured by the terms of said Deed dvsignated by the terms of said Deed	at to course ward ware wares
Dated	, 19		e est e minorios que é constituir que la manufactularios.
	Makai:	Man continues of the second se	and the second s
Mail reconveyance to		The state of the s	
STATE OF WASHINGTON COUNTY OF SHAMA NO	, : ss .		
	5. 1 tar \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	d in this office for Record on the k // m., and was duly recorde unty, State of Washington, on p	id in Book well "
REGISTERES &			College Resident
INDEXED: DIN. E		Ву	leader 16
COMPARED			A CONT JANE D. HELLON
MAIL#D #		ev (

σſ οť