MOOK 54 PAGE Y25

A. Form 26-859? Galler Louis. abs 1974 Section 1970, Title 38, U.S. Code Acceptable to Lederal National Mortgage Association

WASEINGTON

DEED OF TRUST

58 10743 -1/2 34-5/01

> THIS DEED OF TRUST, is made this 21at July das or

. 19 77 BETWEEN

FRED E. MYSTROM and L. YVOUNE MYSTROM, husband & wife

as Grantor, whose address

G.GSR Frank Johns Ed., Stevenson, Washington 98648

Safeco Title Insulance Co.

, as Trustee, whose address

and

COMMERCE MORTGACS COMPANY, an Oregon Corporation

, as Br. "Clary, whose address is

P.O. Box 4113, Portlant, Oregon 97208

Grantor hereby irrevocably grants, bargiins sells and conveys to Trustee in trust, with power of sohe following

verified property is Kamania

Courty, Washington.

Legal attacked

TOGETHER WITH at the temements, beredianned and ordered continue of the other der thereunto belonging or in any wise appertaining, and the recite issues and profits about the fact of following the entired the deptiment of the recited and is addit to the recited following the entired household appliances, which are and shall be deemed to be fit to a and a part of the resitive course a profit of the majority for the indebtedness become mentioned.

and the wall to the

The society to the periodic Les has a street about a lest transproperty described for in the this deed of their an econic science, running to be unlikeary, as secured party and the security terms, in an other property and the grapher access to common each page of promised as may be required by the benefits as and page of promised filling feet for any continuous and page of promised and property of the security of the securi

answered by the deed of trust is not used principal 

O IS THE POPPOSE OF SECURISG PROCORDS agreement of Crantor become

The sin of contact tom Housand 10.00

1,000,00 It interest thereon and mong to the terms of a processing to of even dute her with post mode by Granton and also such further summanions to advanced or leaned by the conversion of assigns to either with interest to year at such rate is shall be agreed to sin on of even date her with, payable to the be advanced or leaned by Decembers to Partie to use of any of

ci ecunto port agrees es foi

- That he will result indebtedness, as the section provided. Privilege is reserved to prepay at any time without premising or feet the catin indebtedness or any part assess not less than the amount of controllment, or one hundred dollars (\$100.00), which were seen Prepayment of the self-be resulted on the date receil. I Perval prepayment, other than on an initializent due d'a livert init be riedle, la lli le next Poloxing insuller d'a é dut le thirty days after such pri primeil stirchever is la Ber
- Disselve agrees in pay in Peneficiar, logistics with and in addition to the conflits payre also of province and interest payrials under the terms of the note secured hereby, on the first day of each month will said note in fully poid.
  - (a) A sum, as estimated by the Beneficiary, equal to the ground rent; if any, and the taxes and species assessments rest due on the premises covered by this Benefi of Trust, plus the primiting that will next become due and no able on such instrume policies as may be required under paragraph a borsol, satisfactory to beneficiar, Grantor agreeing to deliver promptly to Beneficiary all bills and notices there is less all sums already paid therefor distilled by the number of months to elapse before one (1) month prior to the date when such ground rents, prectums, taxes and a resuments will become delinquent, such some to be held by the Beneficiar, in trust to pay said ground. censi, premiums, laves and special assessments.
  - (b) All payments mentioned in the preceding subsection of this paragraph and all payments to be made under the resourced herebs, shall be added together and the aggregate amount thereof shall be paid by the Grantor each month in a single payment to be applied by Boneficiary to the following items in the order set forth:
    - ground sents, if any taxes, spec: \( \frac{1}{2} \) assessments, fire and other hazard insurance premiums (II) interest on the nots secured here \( \gamma \); and
       amortization of the principal of cald note.
  - Any deficiency in the amount of any such aggreg, wonthly payment is all, unless made good by see Grantor prior to the dute of the next such payment, to differ an event of default order this faced of Trust. The arrangement provided for in paragraph 2 is solely for the added protection of the lieneficiary and entails no responsibility on the Beneficiary's part beyond the allowing of due credit, without interest, for the sums actually received by it. Upon assignment of this Deed of Trust by the Beneficiary, any funds on hand shall be turned over Any deficiency in the amount of any such aggreg.

to the entire and any responsibility of the assignor was respect thereto shall terminate. Each transfer of the property that is the subject of this Deed of Trins shall automatically transfer to the Granice all rights of the Granice with respect to any funds accumulated hereunder.

- 3. At ben-visitary's opti, grantor will pay a "late charge" not exceeding four per centure (4%) if any sistallment when paid more than fifteen (1), ways after the due date thereof to cover the extra expense involved in Landing configurate payments, but such it to charge shall not be payable out of the proceeds of any sale made to satisfy the indebtedness secured thereby, incless such proceeds are sufficient to discharge the entire indebtedness and all proper costs and expenses secured thereby.
- If the total of the payments made under (a) of paragraph 2 shall exceed the amount of payments uctually made by Beneficiary for round zents, taxes, sessments and insurance promiums such excess may be crecited by Beneficiary on subsequent payments to be made 1. "ranter III, however, the monthly payments made under (a) of paragraph 2, shall not be sufficient to gay ground routs, taxes, as asstuents and insurance premiums, when the same shall become due and payable, crant a shall pay to Beneficiary any amount accessary to make up the deficiency on or before the dase when the payment of such ground ren. Laxes, assessments, or insurance premiums shall be due. If at any time Grantor shall tender to Beneficiary, in accordance he events, full prevents of the econe indebtedness secured hereby. Beneficiary shall, in comparing the amount of indebtedness, evelit to the account of Grantor any credit balance remaining one of the provisions of (a) or paragraph; 2. If here shall be a de auit under any of the provisions, of this Deed of Trust and there she a sale of the premises in accordance with the provisions hereof, or if the Beneficiary acquires the property otherwise all the default, the Beneficiary shall apply, at the time the property a otherwise accuraced, the alance then remaining in the funds accumulated under (a) of paragraph 2, less such soms a will become due and payable during the pendescy of the proceedings, as a credit against the amount of principal then recassing unpaid under sud note.
- To keep the property in good order and eq. detion and not to some it or permit any
   eq. thereof To allow
   Heneficiary to inspect the property is any time during reasonable hours.
- 6. To complete or restore promptly and is good work-manife manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when this adjected incurred therefor, and it is load six and hereby or any part thereof is being obtained for the purpose of fine wing construction of unpresented and proper than further agrees.
  - (a) To commune construction promptic and in any event within their value to be the air of the accommend of the Beneficiary, and complete same in accordance with plans soil special square satisfactors in a practice are
  - (b) To complete all halldings or other structures being or about to include them, a wife, a wife, a constitution date beneaf.
  - (c) To reption any work or materials unsatisfaction delicenties. A section titled in a days after written notice to Granter of such fact.
  - (d) This work shall not connect the country by the form of the connect statement for a probability of the connection for a probability.

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- the transfer of the following the first of t
  - To record with all cases of parties well and recording country country or any arrange of tractic country of the
- F. To keep the ios red an jour be regu or ingred an end and the second second See the least 101 2010 1010 there is no be appoint to the color to the color appear of the to an at the order of efficiency to the responsibility of the second of the second efficiency. of the todahard he their r other rander of the school about property of the orange in the cranes of the school bearings policies and the first one was treated to 1.00 the the pain bases or gr
- 10. To appear in and defend any our action—control much after the cone of the security extremest or the security dual or the rights of provers of lighter the cone and should benefit any or frequence elect above appear in or defend any such action or proveding the transcrivery at all times indemned, from, and, one security reinforces because or remains for any and all loss decoup, expense of controlling out of evidence of title and attorney's few artificing of it of or incurred in connection with any such soil active or proventing, and the sum of each expenditures shall associated by this based of from with interest as provided in the note we used hereby, and shall be due and payable or demand. To pre-all roots of suit, cost of evidence of title and a manistable attorneys fee in any proventing it suit brought in beneficiary to foreclose this feed of from
- 11. To pay at least term of the days before delinquent all rents, taxes, assessments and encumbrances, charges or licens with interest, that man now or hereafter be leved, assessed or claimed upon the property that is the subject of this Deed of Fruit or any part thereof, which is any time appear to be roled or supernor hereof for which provision has not been made hereofoure, and upon request will exhibit to beneficiary of finial receipts therefor, and to pay all away, reasonable costs, tead and expenses of this Trais on default hereinder Beneficiary may of its option, pay, or pay out of reserves hominulated under paragraph 2, any work success, without water of an other right of Beneficiary shall not be liable to Grantor for a failure tox vertice any such option.
- 12. To repay immediately on written notice to Grantor all sums expended or advanced hereunder by or on behalf of beneficiary or Trustee, with interest from the date of such advance or expenditure at the rate provided on the principal debt, and the repay ment thereof shall be secured hereby. Failure to repay such expenditure or advance and interest thereon with a ten (10) days of the mailing of such notice will, at Beneficiary's option, constitute an event of default hereunder, obserbeary may at its option, commence an action against Grantor for the recovery of such expenditure or advance as In wrest thereon, and in such event Grantor agrees to pay, in addition to the amount of the expenditure or advance, all costs are despenses incurred in such action, together with a reasonable attorney's fee.
- 13. Upon the request of the Beneficiary, the Grantor shall execute and deliver a supplemental note or notes for the sum or some advanced by the beneficiary for the alteration, modernization, unprovement, momentumes, or repair of said premises, for taxes or assessment and unit of some and for any other purpose authorized hereunder. Said note or notes shall be some and for any other purpose authorized hereunder. Said note or notes shall be some and for any other purpose authorized hereunder.

COMMERCA MORTGAGE COMPANY, an Oregon Corporation or Beneficiary, whose address is P.O. Box 4113, Portland, Oregon 97208 Grantor hereby arrespeably grants, bargains, sells a. I conveys to Trustee in the with power of sale, the following described property in Skianars La Courty, Washington Legal attached TOGETHER WITH all the tener cuts, hereditansents, and appurtenances now or hereafter thereunto belonging or in anywise appertaining, and the rents issues and profits thereof, and c'll fixtures now or hereafter attached to or used in connection with the premises herein described; and is addition thereto the following described household appliances, which are and shall be deemed to be, fixtures and a part of the realty, and are a portion at the security for the indebtedness herein mentioned. MALL SALES WALL SAFERS To the extent that any of the property described herein may be subject to the provisions of the Uniform; on mercial Code. this deed of trust is a security agreement, grantling to bereficiary, as secured party, a security interest in an such property and the grantoring west to execute such financing state nears as may be required by the boneficiary and pay, upon demand. floring feet for any such financing statements and continuate, suthereof The real property conveyed by this deed of trust is not a well principally for agricultural or familing proposes THIS DEED IS FOR THE PURPOSE OF SECURING PERFORMANCE . each at smeat of Granter her-in (\$ 48,000.00) with interest thereon according to the Orms of a promisions note of each late herewith, payable to the order of heneficiary and many by Grantor, and also too either some as many be a concern or leased by heneficiary to Grantor, or any of their success, so or assigns, together a of interest thereon of such rate whall be agreed upon. The Country concerns to and agrees as followi. This he will pay the indebtedness, a write strovided, devilege is reserved to prepay at any time, without premium or fee, the entire indebtedness of any deservoirs, less than the amount of one installment or one bundred deliars (\$100.00), whichever a less Prepayments is wall be quited over that exercised Partial prepayments on as installment that data reced not be credited in it the next belowing installment the dute or thirt data after next installment, whichever is a after. 2. Creating agrees to pay to coefficients a stage to bland in addition to the poorth's payon. A comparand the east payone under a terms of the local security makes, in the first day of each need to said soft inc. cers some as store or the conficiency and to the ground cents, it are sent that will now account to prove that will now account to the provided of the provide tenth, phenomical lives and special assess the All payment mentioned is the precedent subsection of this prograph and all payments to be made under the note second hereby shall be added together and the aggregate amount the codes all be paid by the Gractor such month in a single polyment to be applied by mediciary to the fair tring nous in the order set forth.

- the sound rents of any taxes, we find assessments, fixed other hazard insurance premiums, interest on the note secured in obj.; and (131) amortization of the principal of the note.
- (c) As a deficiency is the amount of any such egg-site monthly ray nent shall, unless made good by the Granton An definition is the respect of any such against monthly avenent shall, through mane good by the transfer price to the due date of the next such a yeard, constitute as seed of default under this Deed of Trast. The arrangement invested for in paragraph a is solely for the advard protection of the threefinary and entails no repossibility in the Breefiniary's part beyond the allowing of due credit, without interest, for the sums actually recoved by it. Upon assignment of this Deed of Trust by the Beneficiary, any funds on hard shall to turned over

A PARCEL ' PROPERTY IN SECTION 37, TOWNSHIP 3 NORTH RANGE 7 1/2 DESCRIBED AS FOLLOWS:

REGINNING AT A POINT 158.66 FEFT SOUTH REP25' " " EAST AND NORTH BO"
36'58" EAST 1182.41 FEET FROM THE SOUTHEAST CORNER OF THE SOUTHEAST QUARTER
OF SECTION 36, TOWNSHIP & NORTH, PANGE 7 E M., BASIS OF BEALTH'S BLING
THE SOUTH LINE OF THE SOUTHEAST QUARTER OF ... SECTION 36, TOWNSHIP
3 NORTH, RANGE 7 EAST; THENCE SOUTH 63 22'53" EST TO THE CENTER LINE OF
JOHNS BOAD; THENCE SCOTHEASTERLY ALONG SAID JOHNS ROAD TO THE SOUTH LINE
OF THE BYPON KELSON TRACT AS RECORDED IN THOSE 31 PAGE 215; THENCE EAST ALONG
TILL SOUTH LINE OF GAID KELSON PRACT TO A POINT THAT BEARS SOUTH 22'S. A.D."
POINT OF REGISERING. SUBJECT TO PUBLIC ROADS AND RIGHT OF LAY OF, OVER AND ACROSS THE SAID

or onese, credit to the account of Grantor any credit has one remaining under the provisions of (a) of paragraph 2.10 there shall be a default under any of the provisions ( "the Cood of Trist and thereafter a sale of the premises in accordance with the provision hereof, or if the Beneficiary acquires the property of service after default, the Beneficiary shall copy, at the time of commencement of such proceedings or at the time the property is otherwise acquired, the balance then penalting, in the funds accomplated under (a) of paragraph 2, by (in 1 annous self become due and parable during the pendency of the proceedings as a credit against the arsound of principle the recogning unpoid under said note.

- 5. To keep the property in good order and modition and must be combined or permit any waste thereof. To allow Deneficiary to imprect the property at any time diving regionality hours.
- 6. To complete or restors promptly and in good workmanlike manner may building or approximent which may be constructed, damaged or destroyed thereon, and may when due all cuets mean set therefor, and, if the loan secured hereby or my part thereof is being obtained for the pursuse of financing construction of a provements on said property, Grantor further agrees.
  - (a) To commence construction promptly and it are event within thirty (20) mays from the date of the commitment of the beneficial and a explanar same in accordance with plans and specifications satisfactors to Penafician
  - To complete all buildings or other structures being or about to be built thereor within als a months from date
  - (c) To replace any work or materials unsatisfactory to Boneficiary, within fifteen (15) deconformation notice to
  - (d) That work shall not cease on the construction of such improvement for a prince of the a period of

The limiter upon presentation to it of an affidant segred by femeliciary, enting the limit and fault by Cranton under this numbers, paragraph, is authorized by sevept as too and conclusion at fair of all the fair on, and so set

- Not to remove or demodish any building despending as there is or any figures to artist property in or used in estates them. Ath said hundring or improvements
  - 8. To comply with all laws, declarances, some of Lance Landson affecting said property.
- It is keep the buildings improvement and the control of the contro the mondate make by such to the contract of th
- the specific process of density as not become a trace of the specific process of the specific process
- The first tent (3) days before the point all rent tien, assessments and encombrances charges or demonstrate out on the party first in the subsect of this Doed of Tent or any part figures, which at any time appears the property that is the subsect of this Doed of Tent or any part figures, which at any time appears therefore any program has not been made from times, as a rent request will exhibit us demonstrate the entire of the party at taxon, reasonable costs, feet the expenses of this train on the sun hereignder Brownian man, at the option, gay, or pay not of reserves becominded under paragraph 2, any such some without wanter of any other right of Beneficiary by remon of such default of Graning and faringly tany shall not be table to trighter for a failure to exercise any such option.
- 12. To repositionediately on written notice to Gramor all sams expended or advanced bewander by or on behalf of Beneficiary or Tristee, with interest from the date of such advance or e-penditure at the rate provided on the principal deb. and the repainment thereof shall be secured hereby. Failure to repay such expenditure or advance and interest thereor, within ton (10) days of the mailing of such makes will, as Beneficiary's option, constitute an event of default in worder or housefurary must at its option, commence an action against Granton for the recovery of such expanditions or advisors and interest thereon, and in each event transfor agrees to pay to addition to the amount of a to expendition or advance, all costs and expenses incurred in socia action, together with a regionable attorney a fac-
- 13. Upon the request of the Beneficiary, the Grantor shall execute and deliver a supplemental note or notes for the sure or sums advanced by the beneficiary for the afteration, modernization, improvement maintenance, or repair of said against the same and for any other purpose acategrand herounder. Said note or notes shall

be recurred hereby on a parity with and as fully as if the advance evidenced thereby were included in the note first described above. Sald supplemental note or notes shall be a interest at the rate provided for in the principal indebtedness and shall be payable in approximately equal monthly payments for such period as a vay be agreed upon by the Granter and Beneficiary. Failing to agree on the maturity, the whole of the sum or sums so advanced shall be due and payable thirty (30) days after demand by the Beneficiary. In no event shall the maturity extend beyond the ultimate maturity of the note first described

14. If the indebtedness secured hereby be guaranteed or insured under Title 38 United States Code, such Title and Regulations issued thereunder and in effect on the date nereof shall govern the rights, duties and liabilities of the parties herete, and any provisions of this or other instruments executed in connection with said indebtedness which are inconsistent with said Title or Regulations are hereby amended to conform thereto.

## IT IS MI TUALLY AGREED THAT:

- 15. Should Grantor fall 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 Grant and without releasing Grantor from any obligation hereof, may: Make or do the same in such manner and to such extens security hereof, Beneficiary or Trustee being authorized to enter upon the proper and defend any action or proceeding purporting to affect the security hereof Trustee; pay, purchase, contest, or compromise any encumbrance, charge or lien are left in the judgment of either appears to be prior or superior hereto; and in exercising any such powers, incur any liability, expend what ever amounts in its absolute discretion it may deem necessary therefor including cost of evidence of title, employ counsel, and pay his reasonable fees.
- 16. Should the property or any part or appartenance thereof or right or interest therein be taken or damaged by reason of any public at private improvement, consennation proceeding, fire, earthquake, or in any other manner, Beneficiary may, at its option, commence, appear to and provenue, in its own name, any action or proceeding, or make any compromise or settlement, in connection with such taking or damage, and obtain all compensation, awards or other relief therefor. All such compensation, awards, damages, rights of bit on and proceeds, including the property, are hereby angued to describe any moments to received by the or apply the same on any indebtedness secured hereby or apply the same to the restoration of the property, as it may elect. Grantor agrees to execute such further assignments of any compensation, award, damages, rights of action and proceeds. I Buneficiary or Trustee may require.
- 17 By accepting payment of any sum owned hereby after its due date. Beneficiary does not waive its right either to require prompt payment when due of all other certs so secured or to declare default for failure to to pay.
- 18. At any time upon written request of Seneficiary, payment of its fees and presentation of this Deed and the note for endorsement (in case of full revenue and for cancellating and retention), without affecting the liability of any passon frustee cast (at consent to the making of any map or plat of said property; (b) ion in practing one examined or creating any rest) from thereon, (c) juin in any subordination or other agreement affecting this Deed or the hen of charge thereof address one without warrants all or any part of the property. The Grantee in any reconveyance may be described as the "pera se or persons legally entitled thereto", and the recitals there in of any matters or facts shall be conclusive ground of the tentificial at thereof.
- 19. The coilestration of rents, rather are profits, or the proceeds of fire and other insurance policies or compensation or awards for any taking or damage of the projects, and the application or release thereof as aforesaid, shall not such or wave any default or notice of default hereunder or maintake any act done pursuant to such notice.
- 20. The Grantor cotemants and agrees that he will not execute or file for record any instrument which imposes a restriction upon the sale or occupancy of the second property on the basis of race, color, or exect. Upon any a plation of this payable, the Beneficiary may, at its option, declare the unpaid balance of the debt second hereby immediately due and
- 21. Upon default by Grant in payaent of any indebtedness secured hereby or in performance of any agreement hereinder. Beneficiary may declare all sums secured hereby immediately due and payable. No waiver by Beneficiary of any default on the part of Grantor shall be constituted as a waiver of any subsequent details hereunder.
- 22. Upon default by Grantor in the payment of any indebtedness second hereby or in the performance of any agreement contained herein, all sums sectored hereby shall immediately become due and payable at the option of the Baneficiary. In such event and upon written request of Beneficiary. Trustee shall sell the trust property, In accordance with the Deed of Trust Act of the State of Washington, at public auction to the highest bidder. Ary 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 distributed to the persons entitled thereto. Trustee 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 shall convey to the purchaser the interest in the property which Grantor had, or had the power to convey at the time of his shall convey to the purchaser the interest in the property which Grantor had, or had the power to convey at the time of his shall convey to the purchaser the interest in the property which Grantor had, or had the power to convey at the time of his shall convey to the purchaser the interest in the requirements of law and of this Deed of Trust, which recital shall be prima facte evidence of such compliance and conclusive evidence thereof in favor of bona fride purchasers and encumbrancers for value. The power of sale conferred by this Deed of Trust and by the Deed of Trust Act of the State of Jashington is not an exclusive remedy and when not exercised, Beneficiary may foreclose this Deed of Trust is a mortigage. In the event of the death, incapacity or disability or resignation of Trustee, Beneficiary may appoint in writing a successor trustee, and upon the recording of such appointment in the nortigage records of the county in which this Deed of Trust is recorded, the successor beneficiary shall be vected with all power of the original trustee. The Truste
- 23. This Deed shall inure to and bind the heirs, legatees, devisees, administrators, executors, successors, and assigns of the parties here o. All obligations of Grantor hercunder are joint and several. The term "Beneficiary" shall mean the owner and holder, including pledgees, of the note secured hereby, whether or not named Beneficiary herein. Whenever used, the shigular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders. If contravention or invalidity shall not invalidate any other provisions of this agreement, but it shall be construed as if not containing the particular provision or provisions held to be invalid, and all rights and obligations of the parties shall be construed and enforced accordingly.
- 24. Any notices to be given to Grantor by Beneficiary hereunder shall be sufficient if mailed pastage prepaid, to the address of the property above described; or to such other address as Grantor has requested in writing to the Beneficiary, that such notices be sent Any time period provided in the giving of any notice hereunder, shall commence upon the date such notice is deposited in the mail.
- 25. The Bene I slary shall have all the rights and privileges granted to Beneficiaries by the Deed of Trust Act of the State of Washington as it now exists, or under any amendment thereto.

26. Without affecting the lishility of any other person for the payment of any obligation herein mentioned (including threntor should be convey said real property, and without affecting the lien hereof upon any property not released, obligations, or grant other indispenses, release any person so liable, extend the maturity or modify the terms of any such of the realty described herein, take or release any other security or make compositions or other arrangements with debtars.

THE RESERVE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED

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	minden inte mancifa	or the Grant	r(s) on the day s	and year first above written.	
				te Vohn to	
				Fred E. Nystron	(SEAL)
				A Thomas thate	40m 4 = 4
				L. Yvonne Nystrom	(SEAL)
					(SEAL)
					(SEAL)
STATE	OF WASHINGTO	N.	}		
COUNT		•	<b>S</b> 55;		
I,	the undersigned,	a notary	public	hereby certify that on this 2\st	day of
July		,19 77 ,	personally appea	red before me Fred E. Nystrom and L. Yvonn	
				to me known to be the individual descri	
who exe	cuted the within i voluntary act and	nstrument, and deed, for the	l acknowledged t ises and purpose	that they signed and sealed the same as the stherein mentioned.	eir
				year last above written.	
, ,					
135 P. C.	•		- 41	Notary Public in and for the State of Washington,	roelding at
	\".			Charles	id county.
*,		,	DEOMEON DAN		a county.
		Do not	record. To be us	FULL RECONVEYANCE and only when note has been paid.	
TO: IR					
The Trust, Sa	e undersigned is to	he legai owner	and holder of t	he note and all other indebtedness secured by the within	Deed of
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said Deed	l of Trust, all the e	state now held	by you thereund	der.	terms of
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