

Filed for Record at Request of

KLICKITAT VALLEY BANK

P. O. Box 307

City and State White Salmon, WA 98672

SK-11198 3-10-21-4-105

THE RESERVE OF THE PARTY OF THE

HIS SPACE RESERVED FOR RECORDER & USE COUNTY OF CLANDILLA ! THEREBY CERTIFY THAT THE WINE Marin e i en paragramatagem La Co Sittle Co or Stevensone 2:05 - 10-31 1076 was and the Early of the College of White

375 8

October JOHN H. and DEBBIE LYNN MEDUNA, husband and wife, Box 1314, White Salmon, WA 98672

1978 hetween

SAFECO Title Insurance Company, a California Corporation, Trustee, whose address is 2618 4th Avenue, Scattle, Washington 98125 and KLICKITAT VALLEY BANK at one address is

whom address P C. Box 307, White Salmon, WA 98672

WHNEST III Grap or hereby hargams, sells and so twees to Trustee in Irust with power of sole, the following described real property Skumania.

Lot 4, or Pete and Ava Grove's Short Plat, dated January 18, 1978, and recorded January 19, 1978, in Book 2 of Short Plats, Page 30, under Auditor's File No. 85613, Records of Skumania County, Wishington.



which r ' p 1 rtc is not used principally for ignitured or farming purposes, together with a the tenements, hereditaments, and apparture construction therefore the belonging of in any wise apperlating, and the rents, issues at 4 profits thereof.

The didd to the purpose of securing performance of each agreement of grantor farein contained, and payment of the sum of

TEN THOUSAND FIVE HUNDRED and no/100--Dollar to 10,500.00

with interest, in a correcte with the terms of a promissory note of even date herewith, payable to Benchmary or order, and made by Grantor, and of to testal, modifications and extensions thereof, and also such further sums as may be advanced or toaned by Benchmary to Grantor or and of their successors of assums together with interest thereon at such rate as shall be up red upon.

Inspirated the occurrity of this Deed of Trest, Grantor covenants and aprees

- I To keer the property in good condition and repair to permit rationale thereor, to complete any building, concurs or improvement thereor, to restore promptly any hadding, structure or improvement thereor, which may be damaged or decrease, and to comply with all law, ordinances, regulations, sovenants, or inditions and restrictions affecting the property.
- 2 (o p hefore delinquent at lawful taxes and assessments upon the property, to keep the property free and dear of all other charges, hence of erect orbitances impairing the security of this fixed of " t
- hence of executionates in pairing the accornity of this based of the property distributed better continuously instituted against loss by fire or other baserials in an abundant not less than the total deby secured by this Deed of 5 rust. All policies shall be held by the Beneficiary, and be in such baserials in an abundant not less than the total deby secured by this Deed of 5 rust. All policies shall be feeled by the Beneficiary, and be in such companies is the Beneficiary as and have loss expande first to the Beneficiary as its interest may appear and their on the Grant. The companies is the Beneficiary as all appear and their on the Grant is the Beneficiary shall amount unlessed under any insulants, policy may be applied upon any in febticoness hereby socured on such order as the Beneficiary shall not cause discontinuance of any proceedings to farection this Beed of Frust. In the event of force, livery, all rights of the Grants. In insurance solicies then in force shall pass to the purchaser at the forcetowere, ale
- 4. To defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee, and to pay all costs and expenses, including cost of title se sch and attorney's fees in a reasonable acrount, in any such action or proceeding, and in any suit brought by Beneficiary to foreclose this Dece of Trust.
- 5. To pay all costs, fees and expenses to consection with this Deed of Trust, including the expenses of the Trustee incurred in enforcing the obligation secured hereby and Trustee's and attorner's fees as totally accurred, as provided by statute.
- 6 Should Grantor full to pay when due any lates, assessments, insurance prentums, hers, encumbrances or other charges against the property herentabove described, benefit say may pay 1 to same, and the amount so paid, with interest at the rate set forth in the note secured hereby, shall be added to and become a p. (1) of the debt secured in this Deed of Trust.

(continued on reverse side)

- 1 In the event any portion of the property is taken or damaged in an eminent domain proceeding, the events amount of the award or such portion thereof as may be necessary to fully satisfy the bligation secured hereby, shall be paid to Benevickary to be applied to said additional to the such position of the said state of the said state
- 2. By accepting payment of any sum secured hereby after its due date. Beneficiary does not waive its right to require prompt payment when due of all other sums so secured or to declare default fer failure to so pay.
- 4. Upon default by Granter in the payment of any indebtedness secured hereby or in the performance of two agreement contented herein, all sums secured hereby shall cancellately become due and payable at the option of the Levellatery. It such event and upon written herein, all sums secured hereby shall cancellately become due and payable at the option of the Levellatery. It such examples the sale structure of the sale and the sale
- 5. 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 execution of this beed of Trust, and such as he may have acquired thereafter. Trustree's deed shall rectue the lacts showing that the sale was conducted in compliance with all the requirements of law and of this peed of Trust, which recital shall be prima facile evidence of such compliance and conclusive evidence thereof in favor of bona tide purchasers peed of Trust, which recital shall be prima facile evidence of such compliance and conclusive evidence thereof in favor of bona tide purchasers and encumbrancers for value.
- 6. The power of sale conferred by this Deed of Trust and by the Deed of Trust Act of the State of Washington region and exclusive remedy. Beneficiary may cause this Deed of Trust to be foreclosed as a mortgage
- near-nearly may cause any trees or trust to be received as a mortgage.

 1. In the event of the neath, incapes by disability or resignation of Trustee Beneficiars may appoint moving a successor trustee, and upon the recordism of such appointment in the mortgage records of the country in which this Deed of Trust is recorded, the successor trustee shall be vested with all powers of the original trustee is not obligated to notify my party ferreto of pending safe under any office of the country in the power of the original trustee. The trustee of Beneficiary shall be a part, unless such reton or proceeding is brought by the funder.
- 8. This Deed of Trust applies to, inures to the benefit at, and it, hinding not only on the parties here or but on their beast legatees, animipstrators, executors, successors and assign. The form Beneficiary shall mean the holder and owner of the note schare whether or not named as Beneficiary berein. to scource hereby

Lynn Meduna

STATE OF WASHINGTON COUNTY OF Klickitat

On this day personally appeared before me JOHN H. & DEBBIE LYNN MEDUNA to me known to be the individual described in and who executed the within and foregoing instrument, and acknowledged that they signed the same is a their live and voluntary act and the fire the uses and purposes therein men

OJVIN under my han, and official weal this ickner 78 Witte Patoligh State of Washington Notes Public mand for to. Sta residing at ..

ь.		7	т.	
1	١H	Ū	**	ASHINGTON

01515 01 On Cas bet to me the Notary Public in and for the State of Westmirton, duty commercial and beautifu appeared

President and to me known to be the

the corporation that executed the toregone instrument, and schools aged the said instrument to be the tree and voluntary act and deed of and corrotation, for the uses and pure as therein mentioned that on outle stated that authorized to execute the out instrument

and that the gal attived is the corporate soil of said corporate to Witness no hand and official scal nergio attited the day and year first aluse whiten

Social: Public in and for the State of Wo high in, resident at

REQUEST FOR FULL RECONVEYANCE Do not record. To be used only when note has been paid

The undersigned is the legal owner and holder of the note and all other indebtedness secured by the within Deed of Trust. Said tote, logether with all other indebtedness secured by said Deed of Trust, has been fully paid and satisfied, and you are hereby requested and iderected, on payment to you of any sums owing to you under the terms of said Deed of Trust, to cancel said note show mentioned, and all othered to you be rewrith, together with the said Deed of Trust and to other evidences of indebtedness secured by the Lettus of said Deed of Trust, all the estate now held by you thereunder.

security	
Dated	and the state of t
	Berton Michael Barion de Optio Mario Marionale automatic respectation of activities and activities activities activities activities and activities
Mail reconveyance to an analysis of the second of the seco	a. Dr Trick British (Stricks Stricks Stricks Stricks Strick Strick Strick Strick Strick Strick Strick Strick Strick Stricks Strick S