DEED OF TRUST

THIS DEED OF TRUST is made this.

29th day of March, 1979

among the Grantor, ROBERT B, LEITHEISET AND TERESA G, LEITHEISER, husband and ...

wife (herein "Trustee"), and the Beneficiary Riverview Savings Assistance, a corporation organized and existing under the laws of Washington whose address is 7.0 N. 1. Fourth Avenue, Camas, Washington 98:007 (herein

BORROWER, in consideration of the indebtedness herein recited and the trust herein created, irrevocably grants and conveys to Trustee, in trust, with power of sale, the following described property located in the County of SKAPIANIA . State of Washington:

LOT 13 OF SKAALHEIM TRACTS ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE AND OF RECORD AT PAGE 145 OF BOOK A OF PLATS, RECORDS OF SKAMANIA COUNTY, WASHINGTON,

where the latter Staves and Stave

Treathers with all the empirications were in beingling crusted on the property and all construct crists, argumentations, that the being most increases, the states the expert with rights and interest on the rights and interest in Lender to collect and apply such most in results and and property of and property and or which including represents rights and admitted to the property of a which including represents that admitted to the property of a which the Dreet of Treather and all of the largesting impoles with and property on the freeze of the Dreet of the second solution referred to be the Property.

To success to leader the trap content of the indebtents as detected by the ower a new dated. March. 29, 1979

(the success to the principal sum of FOR TY-CIGHT THOUSAND FIVE.)

HUNDRED AND NO/IDD*********************(48,500.60). Dedians with it is, a thereon, providing for monthly resulting the principal success with the balance of the indebtedness, if a segment paid, due and payable on the 15th of each month. Beginn. Sept. 15, 1979. It is payment of all other sums with interest the row advanced in accordance because the security of the 15th of Frest and the performance of the execution and agreements of items are commanded and (b) the repayment of any future advances, with independ the rown made to Borrower by Lunice pursuant to paragraph 21 hereof (herein Future Advances).

Borrower covenants that Borrower is lawfully school of the extate hereby conveyed and has the right to grant and convey the Property, that the Property is uncocumbered, and that Borrower will warrant and defend generally the total his he Property against all claims and demands, subject to any declarations, easements or restrictions listed to a schoolable of exceptions to coverage in any title insurance policy insuring Lender's interest in the Property.

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

Liverous Covenants. Borrower and Lender covenant and agree as follows:

1. Payment of Principal and Interest. Borrower shall promptly pay when due the principal of and interest on the indebtedness evidenced by the Note, prepayment and late charges as provided in the Note, and the principal of and interest on am Future Advances secured by this Deed of Trust.

2. Funds for Taxes and Insurance. Subject to applicable law or to a written waiver by Lender. Borrower shall pay to Lender on the day monthly installments of principal and interest are payable under the Note is paid in full, a sum therein "Funds"; equal to ene-twelfth of the yearly taxes and assessments which may attain priority over this Deed of Trust, and ground rents on the Property if any, plus one-twelfth of yearly premium installments for nortiging insurance, it any, all as (casonably estimated initially and from time to time by Lender on the hasts of assessments and bills and reasonable estimates thereof.

The Punds shall be held in an institution Lender shall anyth the Funds to pay said taxes, assessments insurance premiums and ground rents. Lender may not charge for so holding and applying the Funds, analyzing said assessments and bills, unless Lender pays Borrower interest on the Funds and applicable law permits Lender to make such a charge. Borrower and Lender may agree in writing at the time of execution of this Deed of Trust that interest on the Funds shall be paid to Borrower, and utilities such agreement is made or applicable law requires such interest to be paid. Lender shall not be required to pay Borrower as an and selection of this Deed of Trust that interest on the Funds hall be paid to Borrower and interest on the forms of execution of the Dunds to Borrower, without charge, an annual accounting of the Funds such affections of the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional a courity for the sums secured by this Deed of Trust.

If the amount of the Funds held by Lender, together w

purpose for which each debit to the Funds was make. The Funds are pledged as additional security for the sums secured by this Deed of Trust.

If the amount of the Funds held by Lender, together with the future mouth's installments of Funds bay-able priner to the due dates of taxes, assessments, insurance premiums and ground rents, shall exceed the amount required to pay said layer assessments, insurance premiums and ground rents, shall exceed the amount required to pay said layer assessments, insurance premiums and ground rents, shall exceed the amount required to pay said layer assessments, insurance premiums and ground rents as the Fundsheld by Lender shall not be sufficient to pay taxes, assessments, insurance premiums and ground rents as they full the Borrower shall pay to Lender to be sufficients when the cassary to make up the deficiency, within 30 days from the due to the Fundsheld by Lender to Borrower requesting payment thereof.

Upon payment in full of all sums secured by this Deed of Trust, Lender shall promptly related to Borrower away Fundsheld by Lender. If under paragraph I a bereof the Persperty is word or the Property or its related to Borrower away. Fundsheld by Lender II under paragraph I a bereof the Persperty is word or the property or its beautiful to the property of the said of the Property of the said of the Property or its and to be property or its payment between the fundsheld by Lender than immediately prior to the said of the Property or its property or its property or its property of the fundsheld by Lender than immediately prior to the said of the Property or its property or its property or its property or its property of the fundsheld by Lender for the said of the Property or its property of the fundsheld by Lender for the State of the St

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explosive.

6. Preservation and Maintenance of Property: Learning Condominiums: Planned Unit Developments. Berguster and shall comply with the processor and shall comply with the processor of any least of the Deed of Trust on a southernance of planned and development in the processor of any least of the Deed of Trust on a southernance or a planned and development. Bergusters and of Bergusters obligations under the declaration of covering or governing the condominance or planned and development and constitute declaration of the belows and registering shall be acceptable of the condominance or planned and development and constitute declaration. It is condominate or planned or development shall be accepted by Bergusters and recorded together with the Deed of Trust, the coverants and agreencess of analytic roles and the ridge which the research of the Deed of Trust as if the ridge which is not provided into and shall arrend and suppliere on the coverants and agreencess of the Deed of Trust as if the ridge which is not been of the Deed of Trust as if the ridge

side it executed by Borrower and recarded together with the Doest of Trust, the coverants and agreements of a sold rider about 31 bits and a supplement the coverants and agreements of this Doest of Trust as if the rider area a part bereof.

2. Protection of Lender's Country. If Borrower tasks to perform the coverants and agreements contained in this Doest of Trust, or if any action or proceeding is commenced which materials affects the index a terest in the Property including that not limited by eniment domain, insolvenary code enforcement of proceedings involving a bankington or decedent then Lender at Lender's option upon motice to Borrower, may make such appearances, disharte such anima and take such action as a necessary to protect Lender's invited in, thinding, but not limited to disharte such reasonable atterneys toes and entry upon the Property to make regain. If Lender required mortgage insurance as a condition of making the loan secured to the Doest of Trust, Borrower shall per the premiums required to maintain such insurance in effect until such time as the requirement for such insurance terminates in accordance with Borrower's and Lender's written agreement or applicable has Borrower shall poy the amount of all mortgage insurance permiums in the manner reminded under paragraph 2 bereof.

Any amounts dishurated by Lender pursuant to this paragraph 7, with interest therein, shall become additional indebtedness of Borrower sourced by this Doesd of Trust. Unless Borrower required and shall be an interest from the date of dishursement at the rate payable from time to time on outstanding principal under the Note unless payment of interest at such rate would be contrary to applicable law, in which event such amounts shall be an interest at the rate payable from time to time on outstanding principal under the Note unless payment of interest at such rate would be contrary to applicable law, in which event such amounts shall be an interest at the highest rate permissible under applicable law. No thing containe

Condemnation. The proceeds of any award or claim for damages, direct or consequential, in contection with any
indemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned.

and shall be paid to Lender.

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Deed of Trust, with the excess, if any, paid to Borrower. In the event of a partial taking of the Property, unless Sorrower and Lender otherwise agree in writing, there shall be applied to the sums secured by this Deed of Trust such proportion of the proceeds as several to that proportion which the amount of the sums secured by this Deed of Trust manufactory prior to the date of taking bears to the fair market value of the Property immediately prior to the date of taking, with the belance of the proceeds and to Borrower.

his to Borrower.

If the Property is abandoned by Borrower, or it, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages. Borrower fails to respond to Lender within 30 days after the date such notice is mailed. Lender is authorized to collect and apply the proceeds, at Lender's option, either to restoration or repair of the Property or to the sums secured by this Deed of Trust.

Unless Lender and Borrower otherwise agree in writing, any such application of proceeds to principal shall not extend or postpone the due date of the monthly installments referred to in paragraphs 1 and 2 aereof or chonge the amount of such installments.

such installments

10. Barrower Not Released. Extension of the time for payment or modification of amortization of the sums secured to this Deed of Trust granted by Lender to any successor in interest of Burrower shall not operate to release, in any manuer, the hability of the original Borrower and Borrower's successors in interest Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Deed of Trust by reason of any demand made by the original Borrower and Borrower's successors is interest.

11. Forbearance by Lender Not a Waiser. Any lotbearance by Lender in exercising any right or remode hereasider, or otherwise afforded by applicable law shall not be a waiter of or preclude the exercise of any such right or remode breasider for the procatometer of interance or the payment of taxes or other lines or charges by Lender shall not be a waiter of high to accelerate the maturity of the indebtedness secured by this Deed of Trust.

12. Remedies Cumulative. All remodes provided in this Deed of Trust are distinct and cumulative on any other right or remody under this Deed of Trust or afforded by law or equity, and may be exercised concurrently in dependently or successively.

Successors and Assigns Bound: Joint and Several Liability: Captions. The coveriance

13. Successors and Assigns Bound: Joint and Several Liability: Captions. The coverants and agreement better contained shall be set and the rights hereander shall over to the respective anxiessors and assigns of the set and between subject to the previsions of paragraph. I better All resonants and agreement of Horrow shall be set and accretion the captions and headings of the paragraph of this Deed of Trust are for configuration of and of only to set and earlier the captions and headings of the paragraph of this Deed of Trust are for configuration of and of only to set interpret or define the provisions hereof.

14. Notice, Except for an monitor required under applicable taw to be given a mention monet, to our some office address or a such of the address of the address of the address or a such of the address of the address or a such of the address or a such of the address or a such of the address of the address or a such of the address or a such of the address of

17. Francher of the Property. Assumption. However, and partition of property of an extraction for the Property. Assumption. However, and they have been a some experiment of the Property. Assumption is shown a character of the Property. Assumption. However, and they have been a character of the property of the propert

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including, but not limited to, reasonable atterney's fees; and (d) Borrower takes such action as Londer rany reasonably require to assire that the liam of this Deed of Trust, Lender's Interest in the "property and Borrower's obligation to pay the sums secured by this Deed of Trust shell continue unimpaired. Upon such as ment and cure by Borrower, this Deed of Trust and the obligations secured thereby shall remain in full force and effect as it no acceleration had occurred.

20. Assignment of Rents; Appointment of Receiver, Lender in Resistation As additional security hereunder, Borrower hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph 18 hereof or abandonment of the Property, have the right to collect and retain such rents as they become due and payable.

Upon acceleration under paragraph 18 hereof or abandonment of the Property, Lender, in person, by agent or by judicially appointed receiver, shall be entitled to enter upon, take possession of and manage the Property and to collect the rents of the Property, including those past due. All rents collected by Lender or the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to, receiver's fees, permitims on receiver's bonds and reasonable attorney's fees, and then to the sums secured by this Deed of Trust. Lender and the receiver shall be liable to account only for those rents actually received.

21. Future Advances. Upon request of Borrower, Lender, at Lender's option prior to full receiveyance of the Property by Trusten to Borrower, may make Future Advances to Borrower. Such Future Advances, with interest thereon, shall be secored by this Deed of Trust when evidenced by promissory notes stating that said notes are secared hereby.

22. Reconveyance. Upon payment of all sums secured by this Deed of Trust, Lender shall request Trustee to Property and shall surrender this Deed of Trust and all notes evidencing

IN WITNESS WHEREOF, BOTTOWS	er has executed this Deed of Trust.	
	Robert B. Leitherser Robert B. Leitherser TERESA G. LEITHEISER	⊶Bprrower
	TERESA G. LEITHEISER	-Borrawer
	. SKAMANIA	
for the State of Washington, duly con TERESA .G LEITHEISER, bust in and who executed the foregoing in- said instrument us their	Mazeh. 1979, before me the undersigned, nunsioned and sworn, personally appeared. RUBERT, pand and wife to me known to be the strument and acknowledged to me that they free and voluntary art and deed, for the uses and pure all affixed the day and year in this certificate above with	B. LEITHEISER AND e individual(*) described signed and spaled the polis therein mentioned. itter.
My Commission expires	Kenall L Johnson	
October 25, 1982	Netary Public include for the State of way	to the contract of the contrac
with all other nidebiodness secured h said note or notes and this Deed of estate now held by you under this De	REQUEST FOR RECONVEYANCE f the note or notes secured by this Deed of Trust. San y this Deed of Trust, have been paid in full. You are t Trust, which are delivered hereby, and to reconvey, y ed of Trust to the person or persons legally entitled th	tereby directed to emeel vithour warranty, all the
Date		
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COUNTY OF SKANASIA

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