88334	COUNTY OF SKAMANIA
Filed for Recard at Request of RAINIER NATIONAL BASIK	THE SPACE DECISION OF
MEGISTERED V	WALLOW WILLIAM BY ED BY
Office White Salmon INDEXED: DREAD INDEXED: U	Filiat Concentible Gre
Address 73 No Estes - P. O. Box 67 RECORDED:	AT 10170 AND DELLA
City and State White Salmon, Washington 98672 COMPARED	WAS INDEREST IN COOK STE
MALEU MAILEU	2015 ST No. 24
	ecope of accessory country over
DEED OF TRUST	SOUNTY AUDITOR
THIS DEED OF TRUISM IS AND 13	
between. JOHN T. DAY and FRANCES M. DAY	
whose address is Rural Route Box 133, Underwood, Washington 98651	
FIRST AMERICAN TITLE COMPANY OF SKAMANIA COUNTY	
whose address is 2nd Street, P. O. Box 67, Stevenson, Washington 98648	
and RAINIER NATIONAL BANK, Beneficiary, at its above named addrage,	
Granter hereby bargains, sells and conveys to Trustee in Trust, with power of sale, the following described real property in	
PARCEL A	
That portion of the Southeans o	
That portion of the Southeast Quarter of the Southeast Quarter of Section 20, Township 3 Corner of the said Section 20; thence West along the South Line Beginning at the Southeast	
Teel thence Night mageting and a second of the said Soction 400 o	
Moad: thence North alogat new fine County Road known and designated as the Cook-Underweed	
Leur, more or long to Throng the Total and Son	
along the East line of said Section 1,075 feet, more or less, to the point of beginning.	
PARCEL B	
The Wast 125 feet of that goals	
Beginning at the Couthern and a second as follows:	
of the gaid Section 400 n c	
Road known and deaders, to Intersection with the Southerly right-of-way line of the Saud Section	
LUB SOUTBAYIN MINKE IT	
the East line of the said Section 20 thence South along the East line of said Section with 1,075 feet, more or less, to the point of beginning.	
, similar pegamang.	
SHIP become the	
SUBJECT TO (mortgage) (Mentietherm) dated January 13 January 18, 1978	78 recorded
, under Auditor's Fee	No. 85619
to Riverview Savings Association (mortgagee) **Meanfalacy), which real property is not used principally for agricultural or (number of the control of the co	
which real property is not used principally for agricultural or farming purpases, together with all tenements, hereditaments, and appurtenances now or hereafter thereunto belonging or in any wise appertaining, and the rents, issues and profits thereof. This deed is for the purpose of securing performance of securing	
This deed is for the purpose of securing performance of each agreement of Grantor herein contained, and payment of the sum of TWELVE THOUSAND ONE HUNDRED THERMAN ONE E. E. C. C. C.	
of TWELVE THOUSAND ONE HUNDRED TWENTY-ONE 5 56/100	
To protect the security of this Deed of Trust, Grantor covenants and agrees: 1. To keep the property in good condition and covenants and agrees:	
may be damaged or destroyed; and to comply with all laws, ordinances.	
2. To pay before delinquent all lawful taxes and assessments upon the property, to keep the property free and clear of 3. To keep all buildings now or hereafter erected on the property described berein continuously in an appearance of the property described berein continuously in an appearance of the property described berein continuously in an appearance of the property described berein continuously in an appearance of the property described berein continuously in an appearance of the property described berein continuously in an appearance of the property described berein continuously in an appearance of the property described berein continuously in an appearance of the property described berein continuously in the property described by the property described by the property described by the property described by the property described b	
3. To keep all buildings now or hereafter erected on the property described herein continuously insured applied that the property described herein continuously insured applied the property described herein continuously insured applied to the property described herein continuously insured t	
may appear and then to the Grantor. The amount collected under my leading may have been settled by this Dead of Trust and all other prior liens, hereby secured in such each of the Beneficiary as its interest	
on other charges, tiens or encumbrances, impoiring the saccessments upon the property, to keep the property free oud clear of 3. To keep all buildings now or hereafter erected on the property described herein continuously insured against loss by All policies that he in any appear and then to the Grantor. The amount collected under any insurance policy may be applied upon any indeficiency and upon any the beneficiary as its interest hereby secured in such order as the Beneficiary shall determine. Such applicate by the Beneficiary as its interest hereby secured in such order as the Beneficiary shall determine. Such applicate by the Beneficiary shall not cause discontinuing of forcelose this Deed of Trust. In the event of forcelosurs, all rights of the Grantor in insurance for the property of the property of the fights of the Grantor in insurance Trustee, and to pay all costs and expenses, including cost of the rights of the rights of bowers of Beneficiary and Beneficiary and the pay all costs and expenses, including cost of the rights of the rights of bowers of Beneficiary and the pay all costs and expenses, including cost of the rights of the rights of the rights of the payone and the payone are the pay	
5. To put all costs, fees and enjoy suit brought by Beneficiary to foreclose this in colorring the chieflors and expenses in connection with this Deed of Tour Lock	beld of Trust.
5. To per all casts, fees and expenses in sunfaction with this Deed of Trust, including the expenses of the Trustse incurred in coloring the obligation secured hereby and Trustse and attorney's fees actually bicageed, as provided by sixtute.	

E. To promptly and fully perform all of the obligations of the mortgager or Dord of Trust on the property, and to save Beneficiary had place from the consequences of any sainting first mortanger of the property have inhabited described, or otherwise fall to keep and perform any of Brandor's covenants herein contained, and the performance of which traggers the expenditure of money, then, it any such event, the Beneficiary at its election, may pay gold shall be repaid by the Grandor to the maturity of this Doed of Trust and to foreclose the same, and any and all amounts so the date of such payment, and all such payments, with interest as above provided, shall, input the date of 12% per annum from and hereome a part of the indebtedness secured by this Peed of Trust. 1. In the event any portion of the property is taken or damaged in an eminent domain proceeding, the entire amount of a new portion thereof as may be necessary to fully satisfy the obligation secured hereby, shall be paid to Beneficiary 1. In the event any portion of the property is taken or damaged in an eminion domain proceeding, the entire amount of the award of such portion thereof as may be necessary to fully satisfy the obligation secured hereby, shall be paid to Beneficiary 2. By accepting payment of any sum secured hereby after its due date, Beneficiary does not waite its right to Require prompt payment when due of all other sums so secured or to declare default for failure to so pay.

2. By accepting payment of any sum secured hereby after its due date, Beneficiary does not waite its right to require a company payment when due of all other sums so secured or to declare default for failure to so pay.

3. 7 in Trustee shall reconvey all or any part of the property covered by this Deed of Trust to the person entitled thereto.

4. Upon default by Grantor in the payment of any indebtedness secured hereby or in the performance of any agreement event and upon written request of Beneficiary. Trustee shell sheet a payment of any payment due and payable at the option of the Beneficiary. In such the State of Washington at public auction to the install all the frust property, in accordance with the Doed of Trust Act of shall apply the proceeds of the sale as follows: (1) to the expense of sale, including a reasonable Trustee's sale. Trustee (2) to the obligation secured by this Deed of Trust; (3) the surplus, if any, shall be distributed to the persons exhibited thereof.

5. Trustee shall eduler to the purchase at the sale its deed, without warranty, which shall convey to the purchase the again of the property which Grantor had or had the power to convey at the instrustive the sale way confused in compliance and conclusive evidence thereof in layer of hone fide prover to convey at the instruction of his securition of this Deed of Trust, and with all the requirements of law and of Trust and by the Deed of Trust to be foreclosed as a mortgage.

4. The newer of sale conferred by this Deed of Trust to be foreclosed as a mortgage.

5. The time event o (Seal) (Beal) (Seal) (Senl) STATE OF WASHINGTON STATE OF WASHINGTON COUNTY OF Flicking COUNTY OF. On this day personally appeared before me On this day of. before me, the undersigned Notary Public in and for the State of Washing John Thomas and Frances M. Day ton, duly commissioned and sworn, personally appeared. to me known to be the individual described in and who executed the within foregoing instrument, and to me known to be the. President and Secretary respectively, of. acknowledged that they the corporation that executed the foregoing instrument, and acknowledged the said instrument to be the free and voluntary act and deed of said corpor-ation, for the uses and purposes therein mentioned, and on eath stated their free and voluntary act and deed, for the uses and purposes therein mentioned. GIVEN under my hand and official scal this that the seal affixed is the corporate seal of said corporation. lithday of 19_79 Witness my band and efficial scal heroto affixed the day and year first Notary Public in and for the State of Washington, residing at White Salmon Notary Public in and for the State of Washington. REQUEST FOR FULL RECONVEYANCE Do not record. To be used only when note has been paid. TO: TRUSTEE. The undersigned is the legal owner and holder of the note and all other indebtedness secured by the within Deed of Trust. Said note, together with all other indebtdness secured by said Deed of Trust, has been fully raid and satisfied; and you are hereby requested and directed, on payment to you of any 8: as owing to you ander the terms of said Deed of Trust, to cancel said note above according to the deed of th

Mali relpayeyance to.