VA Ferm 26-2593 (Home Loan) July 1974 Section 1810, Title 38, U.S. Code Acceptable to Federal National Mortgage Association

DEAD OF TRUST

SK-11708 3-10-22-AC-902

THIS DEED OF TRUST, is made this

7ch day of November

, BETWEEN , 19 79

WASHINGTON

ROBERT L. STUMPH and GATL K. STUMPH, husband and wife

, as Grantor, whose address

1002 56 000 **886**

is MP 0.51R Cooper Road, Winderwood/ Washington 98651

, as Trustee, whose address is

: and

SAFECO TITLE INSURANCE COMPANY

P. O. Box 277, Stevenson, Weshington 98648

COMMERCE MONTGAGE COMPANY, an Oregon corporation

, as Beneficiary, whose address is

P. C. Box /113. Portland, Oregon 97208

Grantor hereby irrevocably grants, Pargains, sells and conveys to Trustee in trust, with power of sale, the following

described property in Skamania

County, Washington:

Lot 3 of Scoter Tracts according to the official plat thereof on file and of record at page 138 of Dook /A" of Plats, records of Skamania County, Washington.

TOGETHER WITH all the tenemen's, hereditamenta, and appartenances now or hereafter thereunto belonging or in anywise appertaining, and the tents, issues ind profits thereof; and all fixtures now or hereafter attached to or used in connection with the premiser herein described/and in addition thereto the following described household appliances, which are and shall ke deemed to be, t'xtures and a part of the realty, and are a portion of the security for the indebtedness herein mentioned.

Hotpoint Range, Hotpoint Dishwasher, Wallsto-wall Carpst.

To the evtent that any of the property described herein may be subject to the provisions of the Uniform Commercial Curbs, this doed of truct is a security interest, granting to beneficiary, as secured party, a security interest in any such property and the granter agrees to exercise such immediate statements as may be required by the beneficiary and pay, upon demand filling fees for any such fines the disconnectional continuations thereof.

The rest property cospected by the creed of trust is not used principally for agricultural or farming purposes

THIS LEVEL BY THE PUBLISH OF SECURING PERFORMANCE of each agreement of Granter herein contained and payment at the sum of FIFTY THREE THOUSAND AND NO/100 ----- Dellars

(\$ 53,000.00) will/interest there in according to the terms of a promissory note of even date herewith, pryable to the order of Beneficiary and made by Brantor, and also such further sums as may be advanced or loaned by Beneficiary to Grantor, or any of their (accessors or assigns, tigether with interest thereon at such rate as shall be ogreed upon.

The Grantor cov/mants and egmes at follows

- 1. That he will pay the indebtedness, as bereinbefore provided. Privilege is reserved to prepay at any time, without premium or fee; the initive indebtedness or any part the real not less than the amount of one installment, or one hundred dollars (\$100.00), whichever is less Frephysert in full shall be credited on the date received. Partial prepayment, other than on an installment die date, need not be existed until the next following installment due date or thirty days after such arepayment, whichefor is carlier.
- Grantor agrees to pay to Principle; together with and in addition to the monthly payments of principal and interest payable unfer the terms of the note resultd hereby, on the first day of each month until cald note is they paid.
 - (a) A sum as estimated by the Bereficiary, equal to the ground rents, if any, and the taxen and appellal assembles next file on the primises of cred by this Oreal of Trust, plus the primiting that will next be the due and payable on sight heurance policies as may be required under paragraph 9 hereal, satisfactory to finerificiary. Grantor agree in deliver promptly to Beneficiary all bills and notices therefor, eather and payable therefor divided by he number of months to clapse biffore one (1) month prior to the date when such ground rents, premiums, tay is and assessments will become dellaquent, such sums to be held by the Beneficiary in that to pay said ground rents, premiums. re/As, premiums, taxes and special assertments.
 - off payments mentioned in the preceding subjection of this peragraph and all payments to be made under the not beared hereby 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 paneficiary to the following items in the order set to the:
 - (I) ground rents, it any, taxes, special assessments, firs and other hazard insurance remiums; (II) interest on the note secured hereby; and (III) amortization of the principal of said note.

Any deficiency in the amount of any such aggregate monthly payment shall, unless made good by the Grantor prior to the due date of the next such payment, considere an event of default unless this Deed of Trult. The atrangement provided for in paragraph 2 is solely for the added projection of the line-ficiary and cavalle no appointifity on the Beneficiary's part Beyond the allowing of due crodit, without macreat, for the asset/school-y received by it. Upon seek ment to this Dad of Trust by the Beneficiary, any content on hand shar be unject only.

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to the assignee and any responsibility of the assigner with respect thereto shall terminate. Each transfer of the property that is the subject of this bood of Trust shall automatically transfer to the Grantee all rights of the Granter with respect to any funds accumulated hereunder. 3. At beneficiary's option grantor will pay a "late charge" not enceeding four per centum (4%) of any installment when paid more than fifteen (15) days after the due date the following the convertise entre exponse involved in handling delinquent payments, but such late charge shall not be payable out of the proceeds of any sale made to satisfy the indebtedness secured hereby, unless such proceeds are sufficient to disclarge the entire indebtedness and all proper costs and expenses secured thereby. 4. If the total of the payments made under (a) of paragraph 2 shall exteed the amount of payments actually made by Beneficiary for ground rents, taxes, assessments and insurance premiums, such excess may be credited by Beneficiary on Bussequent payments to be made by Grantor. If, however, the monthly payments made under (a) of paragraph 2, shall not be sufficient to pay ground rents, taxes, assessments and insurance premiums, when the same shall become due and payable, sufficient to pay ground rents, taxes, assessments are conserved to make up the deficiency on or before the data when the payment of Grantor shall pay to Beneficiary and amount necessary to make up the deficiency on or before the data when the payment of grantor shall be due. If at any time Grantor shall tender to Beneficiary, such ground rent, taxes, assessments, or insurance premiums shall be due. If at any time Grantor shall tender to Beneficiary, such ground rent, taxes, assessments of the entire indebtrences secured hereby, Beneficiary shall, in computing the amount of indebtedness, credit to the account of Grantor any credit balance remaining under the provisions of (a) of paragraph 2, if there shall be a default under any of the provisions of this Deed of Trust and thereafter a sale of the premises in accordance with the provisions hereof, or if the Beneficiary sequires the property otherwise after default, the Beneficiary shall apply, at the time of commencement of such proceedings, or at the time the property is otherwise acquired, the balance then the time of commencement of such proceedings, or at the time the property is otherwise acquired, the balance then the time of commencement of such proceedings, or at the time the property is otherwise acquired, the balance then tended to be proceedings, as a credit against the amount of principal then remaining unpaid under said note.

To keep the property in good order and condition and not to commit or permit any waste thereof. To allow Beneficiary to inspect the property at any time during reasonable hours.

6. To complete or restore promptly and in good workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor, and, if the least excurred hereby or any part thereof is being obtained for the purpose of financing construction of improvements on said property. Granter further agrees:

(a) To commence construction promptly and in any event within thirty (30) days from the date of the commitment of the Beneficiary, and complete same in accordance with plans and specifications catisfactory to Beneficiary.

To complete all buildings or other structures being or about to be built thereon within six (6) morths from date hereof,

To replace any work or materials unsatisfactory to Beneficiary, within lifteen (15) days after written nailce to Grantor of such fact.

That work shall not cease on the construction of such improvements for any reason whatsoever for a period of fifteen (15) consecutive days

The Trustee, upon presentation to it of an affidavit signed by Beneficiary, setting forth facts showing a default by Grantor under this numbered paragraph, is authorized to accept as true and conclusive all facts and statements therein, and to act

7. Not to remove or demolish any building, improvements thereon or any fixtures or other property in or used in connection with said building or improvements.

8. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property.

9. To keep the buildings, improvements and fixtures new existing or hereafter excited on the mortgaged property 9. To keep the buildings, improvements and fixtures new existing or hereafter created on the mortgaged property many be required from time to time by the Beneficiary against loss by the and other barards, counties and contingencies in such amounts and for such periods as may be required by the Beneficiary and will pay promptly, when due, any premiums in such insurance provisions for payment of which his not been made hereinbefore. All insurance chall be carried in companies approved by the Beneficiary and the policus and renewals thereof shall be held by the Beneficiary and have attached thereto loss payable clauses in favor of and in form acceptable to the Beneficiary. In event of loss Gracter will have attached thereto loss payable clauses in favor of and in form acceptable to the Beneficiary. In event of loss Gracter will have attached thereto loss payable clauses in favor of and in form acceptable to the Interface of Standard Control of the Control of the Beneficiary who may make proof of loss if not made promptly by Grander, and Cach instrument company concerned is hereby authorized and directed to make payment for such loss directly to Beneficiary insurance company concerned is hereby authorized and directed to make payment for such loss directly to Beneficiary at its option either to the reduction of the indebtedness hereby secured or to the restoration of repaired the Beneficiary at its option either to the reduction of the indebtedness hereby secured or to the restoration or repaired the property damaged. In event of foreclosure of this Deed of Trust or other transfer of tille to the subject property at them in force shall pass to the purch. Or or grantee.

10 To appear in and defend any sult, action or proceeding that might affect the value of this security instrument or the focurity itself or the rights or powers of Beneficiary or Trustee; and should Beneficiary or Trustee elect also to appear in or defend any such action or proceeding the Grantor will, at all times, indemnify from, and, on demnad reimburses beneficiary or Trustee for any and all less, domage, expense or cost, including cost of evidence of title and attorney's fees, beneficiary or Trustee for any and all less, domage, expense or cost, including cost of evidence of title and all beneficiary to forecome and payable on demand, secured by this Beed of Trust with interest as provided in the note secured hereby and shall be due and payable on demand, secured by this Beed of Trust with interest as provided in the note secured hereby and shall be due and payable on demand. To pay all costs of tuit, cost of evidence of title and a reasonable attorney's fee in any proceeding or suit brought by Beneficiary to fureclose this Deed of Trust.

11. To pay at least ten (10) days before delinquent all rests, taxes, assessments and documbrances, charges or liend with interest, that may now or hereafter be livided, assessed or claimed upon the property tagle to made another to the prior or superior hereta for which growton has not been made brust or any past thereof, which at any time appear to be prior or superior hereta for which growton has not been made heretofore, and upon request will challe to florevickety official receipts therefor, and to pay all taxes, reasonable costs, for and expresses of this Trust; on descut hereunder beneficiary may, at its option, pay, or pay out of reserves decumulated and expresses of this Trust; on descut hereunder beneficiary may, at its option, pay, or pay out of reserves decumulated under paragraph 2, any turn turns, without waiver of any other right of Beneficiary by reason at such default of Canton, and the following the ballet to Graffor for a failure to besselve any such orders.

13. To repay immediately on written notice to Granton all some expended or advance of hereunder by or an hobbit of ficiary or Trusten, with interest from the data of such advance or exponditions or interpretation as the principal dole, the repayment thereof shell be seemed depety. Fallows or reps, such expenditure or interpretation and interest shell be seemed depety. Fallows or reps, such expenditure or interpretation of action the second depety of the mailing of such actions with the representation of actions of actions

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be deduced hereby on a parity with and at fully as it the addings evident of thereby were included in the naturity above. Said supplemental note or notes shall be ar interest at the rate parity (ded for in the principal indebtedness and shall be payable in applications and shall be payable in applications on the maturity, the whole of the author so advanced shall be dupon payable thirty (30) days after definant by the Beneficiary. In no event shall the maturity extend beyond the ultimate maturity of the note first described above.

14. If the indebtedness secured hereby be guaranteed of insured uniter Title 38 United States Code, such Title and Regulations issued thereunder and in effect on the laste hereof shall giver; the lights duties and liabilities of the parties hereto, and any provisions of this or other instruments executed in confection with said indebtedness which are inconsistent with said Titlefor Regulations are hereby amended to conform thereto.

IT IS MUTUALLY AGREED THAT:

- 15. Should Grantor fall to make any payment or to do any act is herein provided, then Beneficiary or Trustee, but without obligation so to do and without notice to or demand upon Grantor and without releasing Grantor from any obligation hereof, tray: Make of do the same in such manner and to such extent as either may deem necessary to protect the security hereof, the filter or Trustee being authorized to enter upon the property for such purposes, commence, appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Deneficiary or Trustee; may purchase, contest, or compromise any encumbrance, charge or lien which in the judgment of either appears to be prior or superior hereto; and in exercising any such powers, their any lightly, expend what ever anyount 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 appurtenance thereof or right or interest therein be tulen or damaged by reason of any public or private improvement, condemnation proceeding, fire, earthquake, or in any other manner, Beneficiary may, at its option, commence, appear in and prosecute, 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 reject therefor. All such compensation, awards or other reject therefor. All such compensation, awards or other reject therefor. All such compensation, awards, damages, rights of action and proceeds including the property, are hemby assigned to Beneficiary who may, rifter deducting therefore, all its expenses, including attorney's lees, release any monies so received by it, or apply the same on any indebtedness sourced lier by or apply the same to the restoration of the property, as it may elect. Orantor agrees to execute such further assignments of any compensation, award, danlages, rights of action and proceeds as Beneficiary or Trustee may require.
- 17. By accepting payment of any sum secured hereby after its due date. Beneficiary does not walke its right either to require proper payment when due of all other sums so secured or to declare default for failure so to pay.
- 18. At any time upon written request of Beneficiary, payment of its fees and pre entation of this Deel and the note for endorsement (in case of full rezonveyance, for cancellation and retention), without a feeting the Hability of any person for the payment of the indebtedness Trustee may (a) consent to the making of any map or platef stall property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this Deed or the lien of charge thereof; (d) reconvey, without warranty, all or any part of the property. The Grantee in any reconveyance may be described as the "person or persons legally entitled thereto", and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof.
- 19. The collection of rents, issues, and profits, or the proceeds of fire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.
- 20. The Grantor covenants and agrees that he will not execute or file for record any instrument which imposes a restriction upon the sale or occupancy of the secured property on the basis of race, color, or creed. Upon any violation of this undertaking, the Beneficiary may, at its option, declare the unpaid balance of the debt secured hereby immediately due and payable.
- 21. Usen default by Grantor in payment of any indebtedness recoved hereby or in performance of any agreement hereunder, Beneficiary may declare all sums secured hereby immediately due and payable. No waiver by Beneficiary of any default on the part of Grantor thalf in a sufraed as a waiver of any subsequent default hereunder.
- 22. Upon default by Grantor in the payment of any indebtedness secured hereby or in the performance of any agreement contained herein, all some accided hereby shall immediately become due and payable at the option of the Beneficiary. In such event and upon with request of Reneficiary, Trustee shall sell the trust property, in accordance with the Deed of Frust Act of the State of Weshington, at public auction to the highest bidder. Any person except Trustee may bid at Trustee's sale. Trustee shall apply the proceeds of the sale as follows: 41 to the expense of sale, including a reasonable. Trustee's fee and attorney's feet; 42) to the obligation secured by this Deed of Trust, (3) the surplus, if any, thall be distributed to the persons entitled thereto. Trustee shall delicer to the purchaser at the sale its feed, without warranty which shall convey to the purchaser the interest in the property which Grantoy had, or had the power to recycle the facts showing that the sale was conducted in compliance with all the requirements of they are deed shall self the thins of his period of the sale was conducted in compliance with all the requirements of they are deed the respective the facts showing that the sale was conducted in compliance with all the requirements of the other feel that facts showing the trustee of sale conferred by this Deed of Trust and the power to the fact that the feel of Trustee's deed in the sale of the state of Washington is not an exclusive reinedy and when not excreased, Beneficiary may forcedow this Deed of Trust as a neorigage. In the sevent of the death, Incapacity or disability or religination of Trustee, Beneficiary may appoint in writing a successor trustee, and up on the recording of such appointments in the non-figure treate, of the county in which this Deed of Trust as recorded, the successor trustee shall be vested, with all powers of the original trustee. The Trustee Is not obligated to notify any party hereto of periding sale under all the original trustee. The Trustee Is not obliga
- 23. This Deed h. Toure to and bond the heirs, legale's, devisees, similal strators, executors, successors, and assigns of the legale's devices a like heirs. It is the successor of the owner does not the successor of the successor of
- 24. Any notices to be given to Grantor by Reconfigury hereun fer shall as sufficient if milled postage propelle, to the address of the property above describing to no such film, address as frantor has requested in writing to the Bonericiny, that such notices to send. The lime period provided in the spine of any notice hereunder, shall comming upon the data such notice is deposited in the mail.
- 29, The Beneficial shall have all the traits and priviles of language language of the first of the flat true Actor the state of the plane of the state of the plane of the state of the sta

28. "Without affecting the libbility of any other person for the payment of any obligation bersin therefore functioning Granter should be convey said real property) and without affecting the lien hereof upon any professived, Reneficially may, without notice, relians any person so liable, extend the maturity or modify libe taking of any line all or sin part of the relity described herein, take ownelesse any other security or make compositions or other arminements with descort Beneficiary may also accept additional security, either concurrently herewith or thereafter, and sell since or otherwise realize thereon, either before, concurrently with, or after sale hereunder."

C Witness the fland(s) of the Graptor(s) on the day and year first above written. EIUN Z DIARY (SEAL) (SEAL) SEAL) (SEAD) STATE OF WASHINGTON, COUNTY OF SKAMANIA hereby certify that on this a notary public I, the undersigned, , personally appeared before me Robart L. Strumb and Cail K. Strumb November , 19 79 to me known to be the individual described in and

signer, and sealed the same as who executed the within instrument, and acknowledged that they free and voluntary act and deed, for the uses and purposes therein mentioned

Given under my hand and official real the day and year last above written

Notary Public in and for the State of Washington, residing at

Stevenson

in said county.

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 Dated of Trust, Said note, together with all other indebtedness secured by said Det il of Trust, has been fully paid and satisfied; and you are herely requested and directed, on payment to you of any sums owing to you under the terms of said Deed of Trust, to cancel said note above mentioned, and all other evidences of indebtedness secured by said Deed of Trust delivered to you herewith, together with the said Deed of Trust, and to reconvey, without warranty, to the parties designated by the terms of said Deed of Trust, all the estate now held by you thereunder.

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Mail rec	onveyan	ce to	RECISTE! MODERCO IN: 1	DIR D					nai a	, jan
			TO SUITED AMERICAN PROPERTY OF THE PROPERTY OF	10			3			
STATE OF WASHINGTON	<i>*</i>	DEED OF TRUST	COMMERCE MORTCAGE COMPANY MALVO, "C STREET ANGOINER, WASHINGTON 98663	ton.	I hereby cortly that this within Deed of these was fised in this office for Record on the American Contract that A.B.	18:20 aciock P M.	and thely recorded in Book S G econic of Mortgages of Llemanta	Bours, State of Weakington, on page 826-1	Departs.	TOURS
STATE	OWE NO.	ia .	EG OF	Marks of Woshington.	Thereby Cor. Trust was filed in Alley of	1 2 2 2	the shely re	Batte S		l _ 20. o