LOAN # 400-5-141103 TITLE # SK12033 **1008**.57 PAGE 49)

STATE OF WASHINGTON

DEED OF TRUST

This form is used in connection with deads of trust insured under the one- to foundamile provisions of the National

Sk	E6051-	C · · ·				Housing Act.	THE PARTY OF THE PARTY OF	
7140	s deed of	TRUST, la mad	e this	SIXTH	day of _ Of	товек	, 198	0_
BETWE	RICH	ARD L. STYP	RWOLD AND CA	THLEEN M. STY	RWOLD, HUSB/	AND AND WIFE		nto
Whose e	ddrese le	MP 0.091	FULLER ROAD	CARSON,	WASHINGTON	98610		
and	RAINIER	NATIONAL E	BANK		· · · · · · · · · · · · · · · · · · ·	minani a 1, 4 a 4 a 4 a 4 a 4 a 4 a 4 a 4 a 4 a 4	, as True	ite
Whose i	ddress is	1100 SECON	ND AVENUE	SEATTLE, WAS	HINGTON 9812			_
Ma	RAINIER	MORTGAGE CO	MPANY, A WA	SHINGTON CORP	ORATION	ි්ර	13	
	يسم خو شيخ سيد چي		· · · · · · · · · · · · · · · · · · ·				, us Benefic	iar
// whose i	iddress is	P O BOX C	34040 SEA	TTLE, WASHING	TON 98124			,
	ntor hereby	ingvocably gran	te, bargains, sel	is and conveys to	Trustee in trust.	with power of sale	, the following descr	- iba
Property			KAMANIA	· · · · · · · · · · · · · · · · · · ·		ity, Washington:		
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TOCET	IEB WHIT M	the toppoments is	stroditaments and		ture on the same		ywise apperiaining, and	
2 month 242	THIS DLED	IS FOR THE PUT	RPOSE OF SECUR	ING PERFORMANCE	of each agreement	of Grantor herein co	ntained and payment o	
cath of	THIRTY T	HREE THOUS!	AND FIVE HUN	IDRED FIFEY AN	D NO/100	Dollars (\$	33,550.00	

with interest thereon according to the terms of a promissory note of even date herewith, payable to Renefletary or order and made by Grantor, and also such further sums us may be advanced or loaned by Benefletary to Grantor, or any of their successors or assigns, together with interest thereon at 22th rote as that he extend upon.

The Grantor covenants and at res as follows

I that he will pay the indebtedness secured hereby Privilege is reserved to pay the debt in whole, or in an amount equal to one or more strengthy payments on the principal that one next due on the note, on the first day of any month prior to maturity: Priviled, however. That written that see next due in the note on the first day of any month prior to maturity: Priviled, however. That written that see next payments on the principal that one next due on the note on the first day of any month prior to maturity: Priviled, however. That written that see next payments on the principal that one next payments on the principal that one next payment.

2 Grantor agrees to pay to Beneficiary together with and in addition to the monthly payments of principal and interest payable under the terms of the note secured hereby, on the first day of each month until said note is fully paid, the following hums

(a) An amount sufficient to provide the Beneficiary with funds to pay the next mortgage injurance premium if this instrument and the note secured hereby are injured, or a monthly charge (*) here of a mortgage injurance premium if they are held by the Secretary of Housing and Urban Development, as follows:

(i) If and so long as said note and this instrument are injured or are remained under the provisions of the National Housing Act. at an almount sufficient to accomplate in the hands of the Beneficiary one (1) month pray to its due date the annual mortgage insurance premium, in order to provide the Beneficiary with funds to pay such premium to the Secretary of Housing and Urban Development pursuant to the National Housing Act, as mended, and applicable regulations theremoter, or (11) If and so long as said note and this instrument are held by the Secretary of Housing and Urban Development, a monthly charge (in lieu of a mortgage insurance premium) which shall be in an amount equal to one-twellth (1/2) of one-half (1/2) per centum of the average outstanding balance due on said note computed without taking into account delinquencies or prepayments.

(b) (e)

(1/2) per centum of the average outstanding balance due on said note computed without taking into account delinquencies or prepayments.

A sum, as estimated by the Beneficiary, equal to the ground cents, if any, and the takes and special assesyments risk tide on the premises covered by this Deed of Trist, plus the percausan that will nest become due and payable on such insurance policies a may be required under paragraph 9 hereof, satisfactory to Beneficiary, Grantor agreeing to deliver promisity to Beneficiary all fills and notices therefor, less all sums affeady poil therefor divided by the number of months to clapse hefore one (1) month error to the date which such ground rents, premiums, laxes and assessments will become delinquent, such turns to he held by the beneficiary in trist to pay said ground rents, premiums, laxes and special assessments; and the payable of the property in trist to pay said ground rents, premiums, laxes and special assessments; and the payable of payable of payable of payable of payable of payable of the payabl

3. In the event that any payment or portion thereof is not paid within fifteen (15) days commencing with the date it is due, the Beneficiary may collect, and the Grantor agrees to pay with such payment, a "late charge" (if four cents (4x)) for each dollar (51) so overdue as liquidated 4. If the total of the payments made by Gendro usobr (6) of paragraph 2 shall excised the amount of payments actually made by Beneficiary for ground rents, taxes, assessments and insurance premiums, such excess, if the loan is current, at the option of Grantor, may be credited by Beneficiary for ground rents to be made by Grantor, or refunded to Grantor, if, however, this monthly payments and under (b) of paragraph 2, shall not be sufficient to pay ground rents taxes, assessments and insurance premiums, when the same shall be one due and payable, Grantor shall pay to Beneficiary any amount necessary to make up the deficiency on or before the date when the payment of such ground rent, taxes, assessments, or insurance premiums shall be due. If at any time iffrantor shall tender to Beneficiary, in accordance herewith, full payment of the entire under the provisions of (a) of paragraph 2, which Beneficiary shall not become beginned to the account of Grantor all payment of the entire under the provisions of (a) of paragraph 2, which Beneficiary shall not become beginned to the account of Grantor all payment of the entire under the provisions of this Deed of Trust and thereafter a sale of the premises in accordance with the provisions hereof, or if the Beneficiary shall apply, at the time of commencement of such proceedings, or at the time the property otherwise acquired, the balance there a sale of the premises in accordance with the provisions hereof, or if the Beneficiary shall apply, at the time of paragraph 2, less such sums as will become during the pendency of the proceedings, as a credit against the amount of paragraph 2.

3. To keep the property in good order and condition and not to commit or permit any waste thereof. To allow

(c) The twenty should case on the contraction of such inferencement for a period of fifteen (13). The Trustee, upon presentation to it of an affidavit signed by Beneficiary, setting forth facts showing a detail by Grantor under this numbered paragraph, it admits real or decision as the neal openious was all facts and stituteness therein, and to ach threon her much in the paragraph, and the paragraph and t

such appointment in the mortgage records of the county in which this Deed of Trust is recorded, the successor finstee shall be vested with all powers of the original trustee. The Trustee is not obligated to notify any party hereto of pending sale under any other Deed of Trust or of early action or proceeding in which Grantor, Trustee or Beneficiary shall be a party unless such action or proceeding is brought by the Trustee.

21. This Deed shall insure to ack bind the chief, legatees, devisces, administrators, executors, auccessors, and assigns of the parties hereto. All-obligations of Grantor hereunder are joint and several. The term "Beneficiary" shall mean the owner and holder, including pledgess, of the soccured hereby, whether or not rasmed as Beneficiary herein. Whenever used, the singular number shall include the plural, the plural the shapilar, and the use of any gender shall be applicable to all genders. If any of the provisions hereof shall be determined to contravene or be invalid, ander the laws of the State of Washington, such 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 particular provision shall be construed and enforced accordingly.

22. Any notices to be given to Grantor by Beneficiary hereunder shall be sufficient if mailed postage 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,

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STATE OF WASHINGTON,	3 333	4.		
COUNTY OF CLARK	3.70		7	the second of
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I, the undersigned, a notary p	ublic	hereby cortify	that on thin six	th
	rionally appeared before	RICHARD L S	TYRWOLD AND	
described in and who executed the within instr	THLEEN M. STYRWO	LD	nd sealed the sime and	Individual 5
free and voluntary act and deed, for the uses and	d purposes therein menti	fined.	7	riejr
Given under my hand and official seaf the di	ay and year last above w	ritten.	V	1
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		Notary Public in a	id for the Sing of Washin	Hios, Maiding at
		Vancouver	57	(in milit coming.
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TO: TRUSTEE		ACT NOT HELD DECK PARTY.	"""	
The undersigned is the legal conce and he	lder of the note and all	olhar tadahtadaan saa	and hardha milikta Kasa	
note, together with all other indebtedness secu	ued by sold Deed of Tr	not him hoon fully natil	hard natialisals had and	a mana wanana kata mata
quested and directed, on payment to you of any mentioned, and all other evidences of indebted	C Nias Vill Indillians 皮肤的	earl of Tribat dations of t	a strick kaimietlile damail	فروعه بالمائية بالمائية بني
Deed of Trust, and to reconvey, without warran	nty, to the parties desi	gnated by the terms of i	said Deed of Trust, all	the estate new
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Dated, 19				•
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STATE OF WASHINGTON			* * * * * * * * * * * * * * * * * * *	
COUNTY OF MONITOR : 50	•			11.
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of Unitable A.D. 1980, at	i of Trust was filed ii ស្រែប o'clock	this office for Recor A.m., and was duly		day
of Records of Mortgages of Momania	- Count	y, State of Washingto	on, on page (40)	3 / //
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