Filed for Recor	Myste Salmon	I HERENY CERTIF	FT THAT THE WITHIN
Address	P.O. Box 67 RECOMPRED	suggies	Little Co
City and State	White Salmon, WA 98672 BOLLEY	# <u>2663</u>	
SK-1184		Water Company	Sec. 12.2
991	***************************************	weens or leave	_81 0405_ <u>Z.Z.</u>
THIS DE	EL OF TRUST is made this 20th day of Februar	T	- 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
between	Floyd J. Hutchens and Vetra Arm Hutchens		Crawter
whose address i	. Cook, Washington 98605		
	Skamania County Title Company		Trustee
whose address to and RAINIER N	P.O. Box 277, Stevenson, Washingto ATIONAL BANK, Beneficiary, at its above named address	on official	
Grantor be	creby bargains, sells and conveys to Trustee in Trust, with power	an Orabea (1996)	As I half stopeny in
Systema			
	it portion of the South half of the Southeast urter of Section 11, Tempship 3 Now Proceed Down Bearing at the Southeast course of the Section 11, theree North 250 North Section 12, theree North 250 North Section 15 the said Section 11 to Section of Test to the Intersection of the Course North 250 Cent to the Intersection of the Section 250 Section 250 North 250 No	The state of the second	
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90 (6.00)	Commences (deed of trust) dates [0275]		19 January Republic
49	eles 21. 1972	Fee No. 2002 15	
e_listi cal	Figure 12" Communica of Japania (mortgages) the	neto (area) <u>(2001</u> (2004)	
apparentation (how or hereafter theregate belonging or in any was appropriations	Land the rests, seems and	
	a for the purpose of securing performance of each agreement of Gr		
with intensit in	pissand Two paralized Twenty Flow and 41/100——————————————————————————————————	ewith revolute to Paradica	lars of order and reads
Show therefore I'm	ust I the sociality of this Deed of Truet, Grantor covenants and a		rus or east to a and/or

improvement being high or about to be built thereon, to restore promptly any building structure or may be described and to complete any high one which may be demaged as destroyed, and to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the property.

affecting the property.

2. To pay before delinquent all lawful taxes and assessments upon the property to keep the property free and clear of all other charges, hence or encumbrances, impairing the security of this Deed of Trust.

3. To keep all buildings now or hereafter erected on the property described herein continuously insured against line by first or ather heartful in an aggregate amount not less than the total debt secured by this Deed of Trust and all other prior liens. All policies shall be in such companies as the Beneficiary and approve and have loss payable to the Beneficiary as its interest may appear and them to the Grantor. The amount collected nather any insurance policy may be applied upon any indebtedness barely accord in such order as the Beneficiary for the such according to foreclose this Deed of Trust. In the event of foreclosure, all rights of the Grantor in insurance of any proceedings to foreclose this Deed of Trust. In the event of foreclosure, all rights of the Grantor in insurance policies then in force shall poss to the purchaser at the foreclosure sale.

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 out of title security hereof or the rights or powers of Beneficiary or Trustee and to pay all costs and expenses in connection with this Deed of Trust, including the expenses of the Trustee incurred in enforcing the obligation secured hereby and Trustee's and attorney's fees actually incurred as provided by statute.

6. To promptly and fully perform all of the obligations of the mortgager or Granter under the new extense first most.

7. Should Granter fall to pay when due any taxes, ascessments, insurance premiums, liens, encumbrances, or other charges the performance of which requires the expenditure of money, then, in any such event, the Beneficiary at its election, may pay generally sight to accelerate the maturity of this Deed of Trust and to foreclose the same, and any and all such payment, and all such payments, with interest as above provided, shall, from the date of payment, and all such payments, with interest as above provided, shall, from the date of payment, he added to IT is MUTUALLY AGREED THAT:

1. In the event any portion of the property is taken as demand, in the date of such any portion of the property is taken as demand. 1. In the event any portion of the property is taken or damaged in an eminent domain proceeding, the entire amount to the award of such portion thereof as may be necessary to fully satisfy the obligation secured hereby, shall be paid to Beneficiary to be applied to said obligation. to be applied to said onigation.

2. By accepting payment of any sum secured hereby after its due date. Benef lary does not waive its right to require a prompt payment when due of all other sums so secured or to declare default for falling to the pay.

3. The Trustee shall reconvey all or any part of the property covered by the Deced. Trust to the person entitled thereto on written request of the Granton and the Beneficiary, or upon satisfaction of the obligation secured and written request for a. Upon default by Grantor in the payment of any indebtedness secured hereby or in the performance of any greenment. on written request of the Grantor and the Beneficiary, or upon satisfaction of the obligation secured and written request for the person catitled thereto.

4. Upon default by Grantor in the payment of any indebtedness secured hereby or in the person catitled thereto.

4. Upon default by Grantor in the payment of any indebtedness secured hereby or in the personance of any agreement event and upon written request of Beneficiary. Trustees shall sell the trust property, in accordance with the Deed 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's sale. Trustee shall deliver to the purchaser at the sale its deed, without warranty, which shall conver to the such as he may have sequired thereafter. Trustee's deed shall recite the facts showing that the sale was conducted in your land or had the power to convey at the time of his execution of the Deed of Trust, and with all the requirements of two and of this Deed of Trust, which recited shall be prima facts evidence of such tympliance and conclusive evidence thereof in favor of boan fide purchasers and encumbrances for value.

5. The power of sale conferred by this Deed of Trust, which recited shall be prima facts evidence of such tympliance and conclusive evidence of the facts of boan fide purchasers and encumbrances 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's not an exclusive remedy; Beneficiary may cause this Deed of Trust are forecoised as a mortgage.

7. In the event of the death, incapacity or disability or resignation of Trustees for value.

8. If the Grantors, or any of them, transfer the property covered by this Deed of Trust, or any party herato of pending sale under any other Deed of Trust of the original trustee. The trustee is not obligated to Trustee or Beneficiary may all be deveted of their fide to the property covered by this Deed of Trust, or any marter to way, whether voluntary and (Seal) (Seal) STATE OF WASHINGTON STATE OF WASHINGTON COUNTY OF Klickitat COUNTY OF ... On this day personelly appeared before me On this day of before me, the undersigned Notary Public in and for the State of Washing-Tloyd J. and Vetra Ann Hutchenn, ion, duly commissioned and sworn, personally appeared husband and wife as me known to be the individual described in and who executed the within foregoing instrument, and and to me known to be the. President and Secretary respectively, of acknowledged that they _signed the same as thedr received voluntary act and deed, for the user and parpass afterein mentioned GIMEN under modified and official sent this will be the state of the corporation thus executed the feregoing instrument, and acknowledged the said instrument to be the free and voluntary act and deed of said corporation, for the uses and purposes therein mentioned, and on onth stated that _____authorized to execute the said instrument and that the seal affixed is the corporate seal of said corporation. Witness my hand and Michal seal heroto affixed the day and your first above written. Notary Public in and for the State of Washington, Washinghis residing at White Frimon realding at REQUEST FOR FULL RECONVEYANCE Do not record. To be used only when note has been paid. TO: TRUSTEE The undershead is the legal owner and holder of the note and all other indebtedness secured by the within Dexi of Trust. Said note, together with all other indebtdness secured by said Deed of Trust, has been fully paid and satisfied; and you are hereby remembered and directed, an payment to you of any sums owing to you under the terms of said Deed of Trust, to cancel said note above inentianced, and all other evidences of indebtedness secured by said Deed of Trust delivered to you herewill, together with the said Deed of Trust, and to convey, without warranty, to the parties designated by the terms of said Deed of Trust, all the estate now Dated Mail reconveyance to.