AFTER RECORDING RETURN TO:

DEED OF TRUST

McLoughlin Heights FSB Financial Center 7515 E Mill Plain Blvd

Vancouver

WA 98664

BOOK /36 PAGE 774

	•		Exicia / /		
Attention: AMY CURRAN	110884	Loan # 001-04-145-0353223-7			
THIS DEED OF TRUST is between 27 1792-3	116754 DAVID L WOOD husband and w	AND DIANNE M WOOD,			
whose address is MP 0.07L LABA	RRE ROAD	WASHOUGAL	WA 98671 ,		
("Grantor"); SKAMANIA	D Tixe	WASHINGTON	corporation, the address of		
which is 43 RUSSELL STREET, assigns ("Trustee"); and WASHINGTON Seattle, Washington 98101 ("Beneficiery" 1. Granting Clause Grantor hereby gr	MUTUAL SAVINGS BANK, a ').		ss of which is 1201 Third Avenue,		
SKAMANIA		bed below, and all interest in it Grant			
EXHIBIT "A"		,			
		\$1 8	ILED FOS ATROPY KANARIA (J., MASH Y SKAMANIA CO, TITLE		
		Indexed, Dir Political Indirect Filined Mailed	PERON PAINTON AUDITON BARY M. OLSON		
All of the property described above v Beneficiary, as secured party, a security Grantor and Beneficiary. 2. Security This Deed of Trust is gi Twenty Two Thousand And	ven to secure performance of e				
		A securided in the blate which add	ences the Loun (the "Note"), and a		
renewals, modifications or extensions the Deed of Trust, and repayment of money the Property. All of this money is called the	ereof. It also secures payment advanced by Beneficiary under the "Debt".	it as provided in the Note which evide of certain fees and costs of Benefic Section 8 or otherwise to protect the erest. Changes in the interest rate w	ciary as provided in Section 9 of the Property or Beneficiary's interest		
3. Representations of Grantor Gran (a) Grantor is the owner of the inconsistent with the intended use of the which has been disclosed in writing to B (b) The Property is not used pr	 Property, which is unencumed Property, and any existing modern and endictory; 		stions, and restrictions of record n I faith and for value, the existence		
4. Sale Or Transfer Of Property If repaying in full the Debt and all other suffirst repaying in full the Debt and all oth Beneficiary and bear interest at the Deta Beneficiary shall have the right to exercise	ums secured hereby, or it Grar er sums secured hereby, the e uit Rata fas that term is define	ntire Debt shall become immediately id below) from the date of the sale of	due and payable without notice fro		
5. Promises of Grantor Grantor pro (a) To keep the Property in	mises: good repair; and not to move	e, elter or demolish any of the imp	provements on the Property witho		
Beneficiary's prior written consent; (b) To allow representatives of	f Beneficiary to inspect the Pr	operty at any reasonable hour, and			
regulations, covenants, conditions and re (c) To pay on time all lawful to	ives and accessments on the P	ty; !roperty; of any prior mortgage or deed of trus	t covering the Property or any part		
it and pay all amounts due and owing the	ersunder in a timely manner;	sured by a company satisfactory to	Beneficiary against fire and extend		
coverage perils, and against such other improvements, and to deliver evidence	er risks as Beneticiary may re of such insurance coverage t loss navable clause: and	to Beneficiary. Beneficiary shall be r	nemed as the loss payee on all su		
(f) To see to it that this Deed and to keep the Property free of all encu encumbrance (other than those describ- impair the lien of this Deed of Trust for	of Trust remains a valid lien o umbrances which may impair f ed in Section 3(a)) over this D	n the Property superior to all liens ex Beneficiary's security, It is agreed the Deed of Trust in any pleading filed in	N II ANVONE ASSELLS LITE DITORILY OF A		
6. Curing of Defaults If Grantor fair mortgage or deed of trust, Beneficiary remedy it may have for Grantor's failure secured by this Deed of Trust. The arm	ils to comply with any of the c may take any action required		neficiary on behalf of Grentor shall		
Grantor on demand.			Page 1 c		

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7. Defaults: Sale					
(a) Prompt performance unc a breach of any of the promises conta					
and any other money whose repaym Beneficiary, if Grantor is in default an	ent is secured by th	s Deed of Trust shall	immediately be	ecome due and payable in	full at the option of
repayment in full is demanded, includ	ling unpaid interest, w	rill beer interest at a re	ate of fifteen pe	ercent (15%) per year (the	"Default Rate") from
the day repayment in full is demanded with the Deed of Trust Act of the S	d until repaid in full, a State of Washington	nd, if Beneficiery so re at public auction to ti	iquests in writii he biohest bidd	ng, Trustee shell sell the Pro ler. Any paison except Tru	perty in accordance
Trustee's sale. Trustee shall apply th	e proceeds of the sele	e as follows: (i) to the	expenses of th	ne sale, including a reasonal	ble trustee's fee and
lawyer's fee; (ii) to the obligations se of the county in which the sale took;					or the Superior Court
(b) Trustee shall deliver to t Property which Grentor had or the int					
and any interest which Grantor subse	equently ecquired. Tru	stee's deed shall recite	the facts show	wing that the sale was cond	ducted in compliance
with all the requirements of law and of such compliance in favor of bona f	of this Deed of Trust. Ide outchesers and en	This recital shall be pri cumbrancers for value	ima facie evide: -	nce of such compliance and	conclusive evidence
(c) The power of sele conf	ferred by this Deed o	f Trust is not an exch	isive remedy. E		
foreclosed as a mortgage or sue on the the securing of appointment of a rece					
(d) By accepting payment of prompt payment when due of all other					ve its right to require
8. Condemnation; Eminent Dom					nain proceeding, the
entire amount of the award, or such Trust, shall be paid to Beneficiary to l	n portion as may be r				
9. Fees and Costs Grantor sh	ell pay Beneficiary's	and Trustee's reason	able cost of se	erching records, other ree	sonable expanses as
allowed by law, and reasonable lawy which Beneficiary or Trustee is obli-	rers' fees: in any law: ged to prosecute or :	suit or other proceedin defend to protect the	g to foreclose (lien of this De	this Deed of Trust; in any is sed of Trust: and in any o	awsuit or proceeding ther action taken by
Beneficiary to collect the Debt, Includ	ling any disposition of	the Property under the	Uniform Comm	nercial Code.	
10. Reconveyance Trustee shall	I reconvey all or any	part of the Property co	overed by this i	Deed of Trust to the person	n entitled thereto, or
written request of Grantor and Benef by Beneficiary or the person entitled		iction of the Debt and	other obligation	es secrited and Militer tedn	est for reconveyance
11. Truetee; Successor Truetee					
 a successor Trustee, and upon the re the successor trustee shall be vested 	l with all powers of th	e original Trustee. Trus	stee is not oblig	ated to notify any party her	eto of a pending sale
under any other deed of trust or of proceeding is brought by the Trustee		ding in which Grantor,	, Trustee or Be	neficiary shall be a party u	inless such action of
12. Miscellaneous This Deed o	in the second of	and obligate the part	ies, their heirs	devisees legatees admir	vistrators, executors
successors and assigns. The term B	eneficiary shall mean	the holder and owner	of the note sec	ured by this Deed of Trust,	, whether or not the
person is named as Beneficiary here person if two or more have signed the	his Deed of Trust or b	ecome responsible for	doing the thing	s this Deed of Trust require	s. If any provision o
this Deed of Trust is determined to be Trust shall be construed as if not co					
the parties shall be construed and en	forced as though the i	invalid provision did no	t exist.		
DATED at Vancouver		, Washington this	8th	day of July	
		<i>(</i>)	0	1 Wood	
	1186664		Nank	1 WAAR	

STATE OF WASHINGTON BOOK 136 PAGE 775 COUNTY OF Clark On this day personally appear DIANNE M WOOD , to me known to be the individuals described in and who executed the within and foregoing instrument, and intropped that they signed the same as their free and voluntary act and deed, for the uses and purposes therein mentioned. , 1993 . WITNESS my hand and official seal this 811 in and for the state of Washington, residing at My appointment expires **REQUEST FOR FULL RECONVEYANCE**

TO: TRUSTEE

(Do not record. To be used only when note has been paid.)

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 indebtedness secured by this Deed of Trust, has been fully paid and satisfied; and you are hereby requested and directed, on payment to you of any sums owing to you under the terms of this Deed of Trust, to cancel the Note above mentioned, and all other evidences of indebtedness secured by this Deed of Trust together with the Deed of Trust, and to convey, without warranty, to the parties designated by the terms of this Deed of Trust, all the estate now held by you thereunder.

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Mail reconveyance to	<u> </u>	
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DATEO		

EXHIBIT "A"

A Tract of land in the Northeast Quarter of Section 32, Township 2 North, Range 5 East of the Willamette Meridian, in the County of Skamania, State of Washington, described as follows:

Beginning at the Southwest Corner of the Northeast Quarter of said Section 32, thence North 483 feet; thence East 770 feet; thence South 483 feet to the Quarter Section line of said Section 32; thence West along said line 770 feet to the Point of Beginning.

EXCEPT that portion lying Southeasterly of the County road which was conveyed to Gerald Erickson et. ux., by instrument recorded in Book 52, Page 314, Skamania County Deed Records.