AFTER RECORDING RETURN TO: DEED OF TRUST Vancouver Financial Center PO Box 1090 Vancouver WA 98666 Loan BOOK 137 PAGE /7 116848 Attention: Cathy Tobin THIS DEED OF TRUST is between Daniel E Harvey and Melinda A Harvey, husband UUT 93.351 and wife whose address is MP 0.60R Panther Creek Rd. WA 98610 Carson ("Grantor"); Clark County Title .a Pennsylvania corporation, the address of 1400 Washington Street, Suite 100, Vancouver, WA 98660 assigns ("Trustee"); and WASHINGTON MUTUAL SAVINGS BANK, a Washington corporation, the address of which is 1201 Third Avenue, , and its successors in trust and 1. Granting Clause Grantor hereby grants, bargains, sells and conveys to Trustee in trust, with power of sale, the real property in Clark County, Washington, described below, and all interest in it Grantor ever gets: Lot 2 of the Doug Grunke Short Plat recorded in book 3 of plats, page 200, Skamania county short plat records. FILED FOR RECORD SKAMANIA CO. WASH BY CLARK COUNTY TITLE Jul 29_11 og /11 '93 Registered Indexed, Dir Indirect GARY M. OLSON Filtrad hiäiled together with: ell income, rents and profits from it; all plumbing, lighting, air conditioning and heating apparatus and equipment; and all fencing, blinds, drapes, floor coverings, built-in appliances, and other fixtures, at any time installed on or in or used in connection with such real property, all of which at the option of Beneficiary may be considered to be either personal property or to be part of the real estate.

All of the property described above will be called the "Property." To the extent that any of the Property is personal property Grantor grants Grantor and Beneficiary, as security interest in all such property and this Deed of Trust shell constitute the Security Agreement between 2. Security This Deed of Trust is given to secure performance of each promise of Grantor contained herein, and the payment of Five Thousand And 00/100) (called the "Loan") with interest as provided in the Note which evidences the Loan (the "Note"), and any renewals, modifications or extensions thereof. It also secures payment of certain fees and costs of Beneficiary as provided in Section 9 of this Deed of Trust, and repayment of money advanced by Beneficiary under Section 6 or otherwise to protect the Property or Beneficiary's interest in Property. All of this money is called the "Debt". If this box is checked, the Note provides for a variable rate of interest. Changes in the interest rate will cause the payment amount and/or Loan term to also change. 3. Representations of Grantor represents that:

(a) Grantor is the owner of the Property, which is unencumbered except by: easements, reservations, and restrictions of record not inconsistent with the intended use of the Property, and any existing mortgage or deed of trust given in good faith and for value, the existence of which has been disclosed in writing to Beneficiary; and

(b) The Property is not used primarily for agricultural or farming purposes. 4. Sale Or Transfer Of Property If the Property or any interest therein is sold or otherwise transferred by Grantor without Grantor's first repaying in full the Debt and all other sums secured hereby, or if Grantor agrees to sell or transfer the property or any interest therein without first repaying in full the Debt and all other sums secured hereby, the entire Debt shall become immediately due and payable without notice from Beneficiary and bear interest at the Default Rate (as that term is defined below) from the date of the sale or transfer until paid in full. In addition, Beneficiary shall have the right to exercise any of the remedies for default permitted by this Deed of Trust. Beneficiary shall have the right to exercise any of the remedies for default permitted by this beed of trust.

5. Promises of Grantor Grantor promises:

[a) To keep the Property in good repair; and not to move, after or demolish any of the improvements on the Property without Beneficiary's prior written consent;

(b) To allow representatives of Beneficiary to inspect the Property at any reasonable hour, and to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the Property;

(c) To pay on time all lawful taxes and assessments on the Property;

(d) To perform on time all terms, covenants and conditions of any prior mortgage or deed of trust covering the Property or any part of it and pay all amounts due and owing thereunder in a timely manner;

(e) To keep the Property and the improvements thereon insured by a company satisfactory to Beneficiary against fire and extended coverage perils, and against such other risks as Beneficiary may reasonably require, in an amount equal to the full insurable value of the policies pursuant to a standard lender's loss payable clause; and

(f) To see to it that this Deed of Trust remains a valid lien on the Property superior to all liens except those described in Section 3(a), encumbrance (other than those described in Section 3(a)) over this Deed of Trust in any pleading filed in any action, the assertion alone shall impair the lien of this Deed of Trust for purposes of this Section 5(f).

6. Curing of Defaults If Grantor fails to comply with any of the covenants in Section 5, including compliance with all the terms of any prior remedy it may have for Grantor's failure to comply. Repayment to Beneficiary of all the money spent by Beneficiary on behalf of Grantor shall be granter on demand. Thus, The amount spent shall bear interest at the Default Rate (as that term is defined below) and be repayable by

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7. Defaults: Sale			
rioperty which disnor ned or the interess and any interest which Grantor subseque with all the requirements of law and of the of such compliance in favor of bona fide p (c). The power of sale conferre foreclosed as a mortgage or sue on the N the securing of appointment of a receiver (d). By accepting payment of an prompt payment when due of all other sur 8. Condemnation; Eminent Domain entire amount of the award, or such por Trust, shall be paid to Beneficiary to be as 9. Fees and Costs Grantor shall p allowed by faw, and reasonable fawyers which Beneficiary or Trustee is obliged Beneficiary to collect the Debt, including a 10. Reconveyance Trustee shall rec written request of Grantor and Beneficiary by Beneficiary or the person entitled there 11. Trustee; Successor Trustee in the	is secured by true Deed or Trust in efficiery exercises its right to demunpaid Interest, will bear interest at it repaid in full, and, if Beneficiery of Weshington, at public auction occeds of the sale as follows: (i) to be distributed in accordance will urcheser at the sale its deed, within the Property which Grentor health acquired. Trustee's deed shall is Deed of Trust. This recital shall is Deed of Trust. This recital shall is Deed of Trust is not an ote according to law. Beneficiery and the according to law. Beneficiery and dor exercising the rights of a set y sum secured by this Deed of Trust is not an ote according to law. Beneficiery and the event any portion of the Ption as may be necessary to fully epiled thereto. any Beneficiery's and Trustee's refees: In any law suit or other procto prosecute or defend to protect any disposition of the Property undonvey all or any part of the Property, or upon satisfaction of the Debt to.	anal immediately become due hard repayment in full, the total at a rate of fifteen percent (15° vso requests in writing. Trusteen to the highest bidder. Any proof to the expenses of the sale, incomplishing the proof of the sale, incomplishing the deposite the facts showing that the power to convey at the tild recite the facts showing that the prime facie evidence of such value. The sale of the sale of the sale converse and the sale facts and the sale of the	amount owed by Grentor on the de- by per year (the "Default Rate") from a shall sell the Property in accordance arean except Trustee may bid at the luding a reasonable trustee's fee and d with the clark of the Superior Cour asy to the purchaser the interest in the me of execution of this Deed of Trus he sale was conducted in compliance in compliance and conclusive evidence may cause this Deed of Trust to be as it considers appropriate, including Commercial Code. Try does not waive its right to require an eminent domain proceeding, the colligations secured by this Deed of Trust; in any lawsuit or proceeding at; and in any other action taken be e. ust to the person entitled thereto, of and written request for reconveyance as Beneficiary shall appoint in writing
a successor Trustee, and upon the record the successor trustee shall be vested with under any other deed of trust or of any proceeding is brought by the Trustee.	ing of such appointment in the moi half powers of the original Trustee.	rtgage records of the county in . Trustee is not obligated to not	which this Deed of Trust is recorded tify any party hereto of a pending sale
12. Miscellaneous This Deed of Tri successors and assigns. The term Benefi person is named as Beneficlary herein. Ti person if two or more have signed this D this Deed of Trust is determined to be im Trust shall be construed as if not contain the parties shall be construed and enforce	ciary shall mean the holder and over the words used in this Deed of Tru- sed of Trust or become responsible raid under law, that fact shall not aing the particular provision or pro-	wher of the note secured by the ust referring to one person she in for doing the things this Deed invalidate any other provision of visions held to be invalid, and visions held to be invalid, and	is Deed of Trust, whether or not the all be lead to refor to more then on t of Trust requires. If any provision o of this Deed of Trust, but the Deed o
DATED at Vancouver	, Washington (this 23rd day of	July 1993
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STATE OF WASHINGTON		Town the second	A of sont
COUNTY OF Clark	55.		
On this day personally appeared begin	con OBE BAyies E Harvey		an
Melinda A Harvey	115510W (37) 115	, to me known to be the indi-	iduals described in and who execute
the within and foregoing instrument, and purposes therein mentioned.	ackeowinged that they signed t	he came so their free and well	
	110	THE SERIE OF THEIR ITES BIRD VOIL	ntary act and deed, for the uses an
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WITNESS my hand and official saul th	2011 23 CA)	day of	ntary act and deed, for the uses an
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	or Washing	day of J	state of Washington,
	OF WASHINGS	day of Notary Public in and for the	state of Washington,
	OF WASHINGS	Noter Public in and for the residing at My appointment expires	19 93 state of Washington, May 26, 1997
WITNESS my hand and official seed th	OF WASHING FOR FULL R	Noter Public in and for the residing at Aucousting My appointment expires	state of Washington,
WITNESS my hand and official seed the	REQUEST FOR FULL R	Notar Public in and for the residing at Ancount My appointment expires RECONVEYANCE BOO when note has been paid.)	19 93 state of Washington, May 26, 1997 R 137 PAGF 18
WITNESS my hand and official seed th	REQUEST FOR FULL R To not record. To be used only and holder of the Note and all of red by this Deed of Trust, has been to you under the terms of this his Deed of Trust together with the	My appointment expires RECONVEYANCE When note has been paid.) ther indebtedness secured by the fully paid and satisfied; and y Deed of Trust, to cancel the the Deed of Trust, and to continuous the deed of Trust, and the deed of	state of Washington, May 26, 1997 K /37 PAGF /8 the within Deed of Trust. Said Note ou are hereby requested and directed note above mentioned, and all others.
TO: TRUSTEE The undersigned is the legal owner together with all other indebtedness secured on payment to you of any sums owing evidences of indebtedness secured by the secure of the	REQUEST FOR FULL R To not record. To be used only and holder of the Note and all of red by this Deed of Trust, has been to you under the terms of this his Deed of Trust together with the	My appointment expires RECONVEYANCE When note has been paid.) ther indebtedness secured by the fully paid and satisfied; and y Deed of Trust, to cancel the the Deed of Trust, and to continuous the deed of Trust, and the deed of	state of Washington, May 26, 1997 K /37 PAGF /8 the within Deed of Trust. Said Note ou are hereby requested and directed note above mentioned, and all others.
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Mail reconveyance to_____

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