After recording, mail to	This Specia is Reserved let Recupying a Use	
First Interstate Bank of Washington, N.A. Nashougal Branch	SKAPINIA (1) WASH BY SKAMANIA CO. TITLE	
1625 'B' Street	l 21 - 11 14 102	
Washougai WA 98671	Aug 31 11 58 AH 193	
Deed of Trust with Assignment of Rent	AUDITOR /	
Manua Carlos Maria (A. 15)	GARYH. OLSON	
117187	BOOK 137 PAGE 736	
THIS DEED OF TRUST (the "Deed") is made this 27th day of AUS.	* · · •	
MARILYN C CLELAND	as GRANTOR, whose address is	
MPO.13R NEST RD WASHONISAL WA 98671		
SKAMANIA COUNTY TITLE COMPANY PO BOI 277-43 RUSSELL SI, STEVENSON, NA 98648	as TRUSTEE, whose address is	
INTERSTATE BANK OF WASHINGTON, N.A. as BENEFICIARY, at its above named add		
GRANTOR irrevocably GRANTS, BARGAINS, SELLS and CONVEYS to TRUSTEE,	IN TRUST (this "Trust"), WITH POWER OF	
SALE, the following real property (the "Property") located inSKAMANIA	County, Washington:	
SEE ATTACHED	Rogistered O	
	Indexed, UII V	
	Indirect O	
	Filand	
	Mailed	
SUBJECT ONLY TO: Mortgage, Deed of Trust dated	, 19,	
recorded:, 19, under Au	as Mortgagee or Seneficiary,	
TOGETHER with all tenements, hereditaments and appurtenances, now or hereefter the eurito belonging or in any v		
disposals, dryers and micrors, rugs, carpeting and other floor covering material, dispery, blinds and hardware, all of which property, whether affixed or annexed or not, shall for the purposes of this Deed be deemed conclusively to be real estate and conveyed hereby. Grantor agrees to execute and definer, from time to time, such further instruments as may be requested by Beneficiary to confirm the tien of this Deed of Trust on any property. To the alternt that any of the property described herein may be subject to the provisions of the Uniform Commercial Code, this Deed is a security agreement, granting to Beneficiary as secured party, a security interest in such property and Grantor agrees to execute such financing statements as may be required by Beneficiary and pay, on demand, filing fees for any such financing statements and continuations thereof.		
FOR THE PURPOSE OF SECURING: (i) payment of a revolving fine of credit indebtedness in the maximum. THENTY THOUSAND AND 00/100	principal sum of	
(\$ 20,000.00) (the 'LINE') or so much of that sum as may be advanced and outstanding related to an AdvanceLine, Modified AdvanceLine II		
Variable-Rate Line of Credit Agreement (with any extensions, renewals, substitutions and/or modifications of that indebtedness, including but not limited to any promissory notes evidencing such extensions, renewals, substitutions and/or modifications of that indebtedness, including but not limited to any promissory notes evidencing such extensions, renewals, substitutions and/or modifications of that indebtedness, together with interest thereon and all other sums due under the Agreement (ii) performance of each of Grantor's agreements in this Deed of Trust, and (iii) performance of each of Grantor's agreements in this Deed of Trust, and (iii) performance of each of Grantor's agreements in this Deed of Trust, and (iii) performance of each of Grantor's agreements in this Deed of Trust, and (iii) performance of each of Grantor's agreements in the Property. THIS DEED SECURES A REVOLVING LINE OF CREDIT. FUNDS MAY BE ADVANCED BY BENEFICIARY, REPAID BY GRANTOR AND SUBSEQUENTLY READVANCED BY BENEFICIARY, WITHOUT REGAID TO THE AMOUNT OUTSTANDING AT ANY PARTICULAR TIME, THIS DEED SECURES THE MAXIMUM, AMOUNT OF THE LINE, AS SPECIFIED ABOVE, OR AS IT MAY BE MODIFIED, TOGETHER WITH INTEREST. IT IS THE WITENT OF GRANTOR AND BENEFICIARY THAT THIS DEED OF TRUST AND THE ESTATE HELD BY TRUSTEE HEREUNDER SHALL CONTINUE IN EFFECT REGAID LESS OF THE FACT THAT FROM TIME TO TIME NO INDESTEDNESS OF GRANTOR TO BENEFICIARY UNDER THE AGREEMENT FROM TIME TO TIME ANSING AMOUNTS SECURED BY THIS DEED ARE SUBJECT TO A VARIABLE RATE OF INTEREST, WHICH MAY CHANGE FROM TIME TO TIME AS RECITED IN THE AGREEMENT SINCORPORATED IN ITS ENTIRETY INTO THIS DEED BY THIS REFERENCE NOTHING IN THIS PARAGRAPH SHALL BE DEEMED TO LIMIT ANY OF THE SUMS OTHERWYSE SECURED BY THIS DEED.		
Grantor covenants that Grantor is lawfully seved and possessed of ownership of the premises in fee simple, free from right and lawful authority to convey the premises in the manner and from herein provided, and that Grantor will warrant demands of all persons whomsoever.		
TO PROTECT THE PROPERTY AND SECURITY GRANTED BY THIS DEED OF TRUST, GRANTOR REPRESENTS, C	OVENANTS AND AGREES	
 (a) To properly care for and Leep the Property in good condition and repair; (b) Not to encumber the Property or grant or suffer to exist on the Property any tiens or encumbrances is 	unior or senior to this Deed other than shown above.	
(c) Not to remove, demolish or materially alter any building or any improvement on the Property, nor to challesse with respect to all or part of the Property, nor (ii) the present character or use of the Property.		
(d) To complete or restore promptly, and in good and workmantitle fashion, any building or improvement whith the Property and to pay in full all costs and expenses incurred in connection with such completion or		
 (e) Not to commit or permit waste of or on the Property; (f) To comply with all laws, ordinances, regulations, covenants, conditions or restrictions affecting the Prince of the Property continuously insured against loss by fire or 		
(g) To keep all busidings now or hereafter erected on the Property continuously insured against loss by fire or value of the Property. All policies shall be in such companies as Beneficiary may approve, have loss pa Grantor, and provide for at least 30-day advance written notice to Beneficiary prior to cancellation. The a	ryable to Beneficiary as its interest may appear and then to	
upon any indebtedness hereby secured in such order as Beneficiary shall determine. Such applicate proceeding to foreclose this Deed. In the event of foreclosure, all rights of Grantor in insurance policies,	tion by Beneficiary shall not cause discontinuance of any	
sale, (h) To appear in and defend (without cost or expense to Beneficiary or Trustee) any action or proceeding purights or powers of Beneficiary or Trustee, and, when required by Trustee or Beneficiary, to commence such security and such rights or powers (If Trustee or Beneficiary elects to appear in, defend or commence	rporting to affect the security given under this Deed, or the and maintain any action or proceeding necessary to protect	
proceedings under any law relating to insolvency or benkruptcy, Grantor shall pay all their costs and eur feel,		
 To pay before delinquency all taxes, assessments and charges affecting the Property to keep the propert impairing the security of this Deed. 	4012	
 fo pay all costs, fees and expenses of this Trust, including the expenses of Trustee incurred in enforcing fees actually incurred, as provided by statute. 	0	
(k) That Beneficiary may inform prior mortgagees, beneficiaries, vendors, lessors and tien holders of the mortgagees, beneficiaries, vendors, lessors and other tien holders for notification in the event of default.		
other lien(s). (f) That any mortgage(s), deed(s) of trust, real estate contract(s), lease(s), or other lien(s) to which the propert the terms thereof by any of the parties thereto, and Grantor will keep and perform Grantor's obligations from the consequences of any faiture to do so. Grantor will not enter into or permit any amendment or contract, lease, or other lien, or surrender possession under any such lease, or enter into or permit mortgage, deed of trust or real estate contract, without the prior written consent of Beneficiary. (m) That the Property which is the subject of this Deed is not used principally or primarily for agricultural	under any such instruments and save Beneficiary humless modification of any such mortgage, dead of trust, rely estate any further advancement or foan of funds under any such	
2 Grantor shall promotly pay when due the principal and interest on the indebtedness evidenced by the Agreemen	at and any other indibitedness secured by this Deed and shall	
promptly perform each and every covenant and condition herein. 3. Should Grantor fail to make any payment or do any act provided for in this Deed. Beneficiary may (but without obligation to do so and without notices to or demand upon		
Grantor and without releasing Grantor from any obligation under this Deed! (i) make any such payment or do any such act in whatever manner and to whatever extent either may deem necessary to protect the security of this Deed (Beneficiary is authorized to enter the Property for such purposes) (ii) commence, appear in and defend any action or proceeding purporting to affect the security of this Deed or the rights or powers of Beneficiary, (iii) pay, purchase, contest or conspromise any encumbrance, charge, mortgage, deed of trust or other hen which in the joindyment of either, appears to be prior or superior to the fen or charge of this Deed, and(ny) in exercising any such powers, incur any liability, expend whatever amounts which in the Beneficiary's absolute discretion may be deemed necessary, including without limitation, costs of evidence of it file. Trustee's fees and employment of counsel and payment of counsel's reasonable attorneys' fees 'Alf sums so incurred or expended by Beneficiary shall be secured by this Deed and, without demand, shall be immediately due and payable by Grantor and shall bear interest at the rate of interest then applicable to the principal balance under the Agreement, provided, however, that at Beneficiary's option, such sums may be added to the principal balance then due under the Agreement.		

IT IS MUTUALLY AGREED THAT

Mail reconveyance to:

- 4. Should the Property, or any part of it, be taken or damaged because of any public improvement or condemnation proceeding, or damaged by fire, earthquake or in any other manner, Grantor absolutely and irrevocably assigns to Beneficiary all compensation, awards and other payment or relief for such taking or damage, and Beneficiary shall be entitled, at Beneficiary's option, to commence, appear and prosecute in Beneficiary's own name, any action or proceedings, or to make any compromise or settlement in connect on with such taking or damage. All such complemsation, awards, damages, rights of action and proceeds, including without limitation, throughout proceeds of any policies of fire and other insurance affecting the Property, after deduction of Beneficiary's expenses (including without limitation, attorneys less), are to be applied on any indebtorness secured by this Deed in whatever order of priority Beneficiary, in its sole and absolute discretion, might direct.
- 5. By accepting payment of any sum secured by this Devil after its due date, or after the firing of a notice of default and of election to sell, Beneficiary does not waive its right to require prompt payment when due of all other sums so sociated or to deviate default for failure to so pay, or to provide a with the safe under any such notice of default and of election to sell for any unpaid balance of the indettedness.
- 6. Without affecting the liability of any person (including but not limited to Grantor) for the payment of any indotrebriess secured by this Beed or the Ren of this Dead on the Fernander of the Property for the full amount of any indotredness owing. Beneficiary may, from time to time and without notice (i) release any person halde for the payment of any of the indelitedness. (ii) extend the time or otherwise after the terms of payment of any of the indelitedness. (iii) accept additional security of any kind including deads of trust or mortgages, and (no after, substitute or release any property securing the indeltedness.
- As additional security for payments and performances of Grantor's obligations higreucity. Grantor absolutely assigns to Beneficiary, during the continuance of this Trust, all rents issues, royalties and profess of the Property and of any personal property located on it and ellipresent and future contracts and profess of insurance which insured the Property or any structures or future or personal property. Until Grantor defaults in paying any indebtedness secured by this Decidion in performing any agreement recited in it. Grantor shall have the right to collect all such rents, issues, royalties and profits. Beneficiary's failure or discontinuance, at any time or from time to time, to collect any specific monies after Grantor's default shall in no way affect Beneficiary's subsequent enforcement of the right, power and authority to collect the same. Should Grantor default personal thereto. Beneficiary may at default shall in no way affect Beneficiary's subsequent anforcement of the right, power and authority to collect the same. Should Grantur default persidently for the included ness section, at any time and without notice, either in person or by agent or a receiver to be appointed by a count, and without regard to the adequacy of any security for the included ness secured by this Deed. (I) enter on and table prosession of the Property or any part of it. (II) in its own name, sue fix or otherwise collect the rents, issues and profits in chaining, without fimitation, reasonable attorney's fees) to any indebtedness secured by this Deed, in such order as Beneficiary may determine, and for release any one or more of them. The entering on, and taking possession of the Property, the collection of rents, issues and profits or the proceeds of any insurance policies or other compensation or awards for any taking or damage of the Property and the application or release of any of them as set out above, shall not cure or waive any default or notice of default under finis Deed or invalidate any actione according to such notice. Nothing in this Deed, no the exercise of any interestical any of the foregoing nor a subordination of the liven or charge of this Deed to, any such tenancy, lease or option.
- 8 In addition to the event of default caused by sale or transfer of all or any part of the Property, or any interest in it, Which event is specifically covered in Paragraph 9 below, the following shall also constitute Events of Default under this Deed (i) There has been fraud or material misrepresentation in connection with the Line or the Agreement, (ii) Grantor has failed to meet the repayment terms of the Agreement or any other amounts secured hereby, or (iii) Grantor acts or fails to act in a way that adversely affects the Property or Beneficiary's rights in the Property
- 9 GRANTOR UNDERSTANDS THAT THE INDEBTEDNESS SECURED HERBBY IS PERSONAL TO GRANTOR IF GRANTOR SELLS, CONVEYS, ALIENATES, ASSIGNS OR TRANSFERS THE PROPERTY, OR ANY PART OF IT, OR ANY INTEREST IN IT, OR BECOMES DIVESTED OF GRANTOR'S TITLE OR ANY INTEREST IN IT IN ANY MANNER OR WAY, WHETHER VOLUNTARY OR INVOLUNTARY, BENEFICIARY SHALL HAVE THE RIGHT, AT ITS SOLE OPTION, TO DECLARE ANY INDEBTEDNESS OR OBLIGATION SECURED BY THIS DEED, IRRESPECTIVE OF THE MATURITY DATE OTHERWISE SPECIFIED WITH RESPECT TO SUCH INDEBTEDNESS OR OBLIGATION, IMMEDIATELY DUE AND PAYABLE. WITHOUT NOTICE OR DEMAND
- 10 Upon default by Grandor pursuand traceto, all sums secured hereby shall immediately become due and payable at the option of Beneficiary, is shout further notice in such event Trustee shall, upon request of Beneficiary, foreclose on and sell the Property in accordance with the Dead of Trust Act of the State of Washington (as amended), at public auction to the highest bidder, for cash, in lawful money of the United States, payable at time of sale
- Any person except the Trustee may bid at the Trustee's sale. Proceeds of sale will be applied as follows: (i) to the expanses of sale, including a reasonable Trustee's fee and attorney's fee, (ii) to the obligations secured by this Deed of Trust, and (iii) any surplus, shall be distributed to the persons entitled thereto or may be deposited; less the identisations fee, with a copy of the recorded notice of sale with the clerk of the superior court of the county in which the sale took place.
- 12 Trustee shall, upon sale, deliver to the purchaser a Trustee's deed, without any covenant or warranty, express or implied, conveying the Property sold. The Trustee's deed shall recke the facts showing that the sale was conducted in compliance with all the requirements of the law and this Deed, which recital shall be prima face evidence of such compliance and conclusive evidence thereof in favor of bona fide purchasers and encumbrances for value.
- 13. Upon payment in full of all sums secured by this Deed, cancellation of the Agreement and performance of all obligations of Grantor. Trustee shall reconvey, without warranty, the estate vested in it by this Deed
- 14. Beneficiary, from time to time and at any time, may substitute a successor or successors to any trustee named in this Deed or acting under it to execute this Trust. Upon such appointment, and without corresponds to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any Trustee named in this Deed or acting under it. Each such appointment and substitution shall be made by a written instrument executed by Beneficiary and referring to this Deed and its place of record. When recorded in the office of the County Recorder of the County in which the Property is situated, any such written instrument shall be conclusive proof of proper appointment of the Successor trustee
 - 15 Grantor hereby waives, to the fullest extent permitted by law, the pleading of any statute of limitations as a defense to any and all obligations secured by this Deed
- 16. This Deed shall inure to and bind the heirs, legatees, devisees, administrators, executors, successors and assigns of the parties to this Deed Att of Grantor's obligations are

joint and of Bene	id several. The term 'Beneficiary'' shall mean the owner and holder of eficiary	the Agreement, whether or not named as Beneficiary in this Deed, including the successors and assigns
Deed of	. Trustee accepts this Trust when this Deed, duly executed and aclu pending sale under any other Deed of Trust or of any action or proceed ght by Trustee.	unowledged, is made a public recivid as provided by law. Trustee is not obligated to notify any party to this eding in which Grantor, Beneficiary or Trustee, or any one or more of them, shall be party, unless such safe
: 18	This Deed shall be construed according to the laws of the State	of Washington
19 Benefic	The rights and remedies granted under this Deed, or by law, inclusing may, at its option, cause this Deed of Trust to be foreclosed as	uding but not limited to the power of sale, shall not be exclusive, but shall be concurrent and cumulative is a mortgage.
		efault and of any Notice of Sale hereunder be mailed to him or her at the address hereinbefore set forth
IN WI	TNESS WHEREOF, GRANTOR has executed this	Deed of Trust.
		GRANTO Marilyn Cleland
		GRANTON CHURCH COLLEGE
		GRANTOR
		BOOK 137 PAGE 737
STAT	E OF WASHINGTON	
COUN	NTY OF CLARK) ss.
1	certify that I know or have satisfactory evidence	that MARILYN C CLELAND signed this
instru	ument, and acknowledged it to be free	e and voluntary act for the uses and purpose mentioned in the instrument.
, cr 🏅	TED-1993	Madine J. Markovick
10	100	Notary Public in and for the
131	\$1,0 TAR (\$1,00)	State of Washington.
	Punit =	My appointment expires: 10/7/93-
	10-7-93/6	My appointment expires:
TAIR		JEST FOR FULL RECONVEYANCE ns Have Been Paid Under the Agreement and This Deed of Trust)
10. T	RUSTEE	
of said	Deed of Trust to cancel said Agreement above mentioned, all other in	diall other indebtedness secured by the within Deed of Trust. Said Agreement, together with all other diand you are hereby requested and directed, on payment to you of any sums owing to you under the terms evidence of indebtedness secured by said Deed of Trust defarored to you herewith, together with the said ed by the terms of said Deed of Trust, all the estate now held by you thereunder.
Dated	d 19 _	
Juice.	19_	

9

A portion of the Bouth helf of the Southwest quarter of Section 32, Township 2 North, Renge 5 East, Willemette Meridian, Ekswants County, Weshington, described as follows:

BEGINNING at a concrete menument with Ekamania County braus cap that marks the Southeast corner of Lot 1 of the "Washougal Riverside tracts" as surveyed in 1922; thence South 18° 24' 15" Yest, 140.31 feet to the Southwest corner of Section 32; thence South 89° 66' 48" East along the South line of Section 32 for a distance of 1220,32 feet; thence North 80° 53' 20° East at right engles to said Bouth line 841,30 feet to a 5/8 inch iron red set at an ungle point in the common boundary line between "Brown and Hermens' and the TRUE POINT OF BEGIRRING; thense South 12' 34' 88' East, 147 feet more or less to a 1/2 insh iron red at the Southwest corner of the "Hermons tract"; thence West along the South line of the "Hermons tract" as described in Book 63 page 396, 41 feet more or less to the Morthwest corner of the "Steudler tract" as described in Beck 47 page 74, Skamenia County Deed Records; thence Sautherly along the East line of said "Steudier treat" and the East line of the 'Bergmen tract' as described in Book 38 page 128, distance of 334 feet more or less to a paint on said Rast line which is South 89° 86' 48" East, 1162.28 feet, and North 88° 33' 20" East, 368.83 feet from the true Southwest corner of Sestion 32; thence South 89° 96' 40" East, 243.67 feet; thence North 19 15' 68' East, 300.00 feet to a 1/2 1nch iron rod; thence North 33' 30' 00' } East, 518.88 feet to a 1/2 inch iren rod; thence North 18° 88' 66' West 176 feet more or less to the centerline of the Washeugal River; thence following said centerline downstream (Southwesterly) 1128 feet more or less to a point which bears South 63° 50' 30" West from the TRUE POINT OF BEGINNING; thence North 65° 30' 30" East, 137 feet more or less to 5 % inch iron room thence North 65° 80' 30° East, 202.85 feet to the TRUE POINT OF BEGINNING.

TOGETHER WITH that certain right of way being known as Evergreen Lane, as shown by the plat of Washougal West.