AFTER RECORDING RETURN TO:

## DEED OF TRUST

RANDY PATTON, AS HIS SEPARATE

Financial Center

Camas-Washougal FSB

PO Box 1033

WA 98607 193.464

Attention: CAROL A LACKEY

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THIS DEED OF TRUST is between

BOOK 138 PAGE 107

117356 MP 0.14L MAPLE WAY ei eeerbbe ceodw WA 98648 STEVENSON WASHINGTON corporation, the address of CLARK COUNTY TITLE ("Grantor"): 1400 WASHINGTON, SUITE 200, VANCOUVER, WA 98660 , and its successors in trust and essigns ("Trustee"); and WASHINGTON MUTUAL SAVINGS BANK, a Washington corporation, the address of which is 1201 Third Avenus, Seattle, Washington 98101 ("Beneficiery"). 1. Granting Clause Grantor hereby grants, bargains, sells and conveys to Trustee in trust, with power of sale, the resi property in County, Washington, described below, and all interest in it Grantor ever gets: SKAMANIA SEE ATTACHED EXHIBIT "A" FILED FOR RECORD SKABANIA 00. YASH BY CLARK COUNTY TITLE

SEP 17 2 31 PH 193 CARY H. OLSON

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together with: all 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 saal 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 Beneficiary, as secured party, a security interest in all such property and this Deed of Trust shall constitute the Security Agreement between Grantor and Beneficiary.

2. Security This Deed of Trust is given to secure performance of each promise of Grantor contained herein, and the payment of

Twenty Five Thousand And 00/100

**Dollars** 

) (called the "Loan") with interest as provided in the Note which evidences the Loan (the "Note"), and any (\$ 25,000.00 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 the 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 Grantor represents that:

(a) Grantor is the owner of the Property, which is unencumbered except by: essements, 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 Seneticiary; 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 Beneficiery and beer 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.

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 or, the Property without Beneficiary's crior written consent;

(b) It is 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 improvements, and to deliver evidence of such insurance coverage to Beneficiary shell be named as the loss payed on all such policies pursuent 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), and to keep the Property free of all encumbrances which may impair Beneficiary's security. It is agreed that if anyone asserts the priority of any 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 impeir the lien of the Deed of Trust for purposes of this Section 5(f).

8. 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

8. 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 mortgage or deed of trust, Beneficiary may take any action required to comply with any such covenants without waiving any other right or remedy it may have for Grantor's failure to comply. Repayment to Seneficiary of all the money spent by Beneficiary on behalf of Grantor shell be secured by this Deed of Trust. The amount spent shell bear interest at the Default Rate (as that term is defined below) and be repayable by Grantor on demand.

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	7. Defaulte: Sale (a) Prompt performance under this D a breach of any of the promises contained in it and any other money whose repayment is se Beneficiary, if Grantor is in default and Benafic repayment in full is demanded, including unpe the day repayment in full is demanded until re with the Deed of Trust Act of the State of I Trustee's sale. Trustee shall apply the proceed lawyer's fee; (ii) to the obligations secured by of the county in which the sale took place to b (b) Trustee shall deliver to the purch Property which Grantor had or the Interest in t and any interest which Grantor subsequently a with all the requirements of law and of this De of such compliance in favor of bone fide purch (c) The power of sale conferred by foreclosed as a mortgege or sue on the Note a	ris used of Trust or any oft course by this Deed of Tru clery exercises its right to did interest, will beer interest paid in full, and, if Beneficie Weshington, et public auctids of the sale as follows: (if this Deed of Trust; (iii) the pedistributed in accordance eser at the sale its deed, with Property which Grantor is equired. Trustee's deed shoed of Trust. This recital she assets and encumbrancers futtle Deed of Trust is not becoming to law. Basefician	ner document securing the Lost shell immediately become erhand repayment in full, the state arets of fifteen percent are so requests in writing. Troon to the highest bidder. A light to the expenses of the self surplus, if any, shell be depwith RCW 61.24.080, ithout warranty, which shell had the power to convey at all recite the fects showing to the prime facts evidence of or value.	sen, Grentor will be in de due end payable in for total amount owed by a 115%) per year (the "I ustee shell sell the Propay person except True" of including a reasonable osited with the clerk of convey to the purchase the time of execution of that the sele was conducted to compliance and colory may cause this Destron as the consider.	lefault and the Debtivill at the option of Grantor on the day Default Rate") from perty in accordance tee may bid at the le trustee's fee and the Superior Court of the Interast in the fithis Deed of Trust ucted in compliance conclusive evidence beed of Trust to be
r.	(d) By accepting payment of any sui prompt payment when due of all other sums as	or exercising the rights of a m secured by this Deed of o secured or to declare defa	secured party under the Unit Trust after its due date, Ben wit for failure to so pay.	form Commercial Code. eficiery does not waive	its right to require
	8. Condemnation; Eminent Domain. In the entire amount of the award, or such portion Trust, shall be paid to Beneficiery to be applied 9. Fees and Costs Grentor shall pay 8 allowed by law, and reasonable lawyers' fees which Beneficiery or Trustee is obliged to present the Control of the Cont	as may be necessary to tu I thereto, leneficiary's and Trustee's I in any lawauit or other pro- resecute or defend to prote	reasonable cost of searching coefficients to be searched to be sea	other obligations securing records, other reasoned frust; in any law	ed by this Deed of
•	10. Reconveyance Trustes shall reconvey written request of Grantor and Beneficiery, or	usposition of the Property u v all or any part of the Pro	nder the Uniform Commercial nexts covered by this Dead	f Code. of Trust to the person.	entitled thereto an
	by Beneficiary or the person entitled thereto.  11. Trustee; Successor Trustee. In the event is successor Trustee, and upon the recording of the successor trustee shall be vested with all punder any other deed of trust or of any actio proceeding is brought by the Trustee.	ent of the death, incapacity, if such appointment in the n	, disability or resignation of T nortgage records of the coun es. Trustes is not obligated t	rustee, Beneficiery sha ity in which this Deed o	Il appoint in writing
v-	12. Miscellaneous This Deed of Trust s successors and assigns. The term Beneficiery person is named as Baneficiery herein. The way person if two or more have signed this Deed of this Deed of Trust is determined to be invalid. Trust shall be construed as if not containing the parties shall be construed and enforced as	shall meen the holder and ords used in this Deed of ' of Trust or become responsi under law, that fact shall no the particular provision or o	owner of the note secured I Trust referring to one perso- ible for doing the things this or invaling held to be invalid	by this Deed of Trust, in shall be read to refer Deed of Trust requires.	whether or not that r to more than one . If any provision of
÷	DATED of Washougal		n this 13th de	y of September	
This Was refer	of the San Astrifu Table 1997 Bendera Maria Caranga to the deed Sanaga to Io Waatingeran Maturi, in tertood Sanaga to	, tor na ki sheli Jank, k	+ Rand	1/274	1
	STATE OF WASHINGTON		ВОС	OK/38 PAG	EE 108
* .	COUNTY OF Clark	- ) <b></b>		4	· ·
	On this day personally appeared before me	RANDY PATTON	<del></del>		and
es E	the within and foregoing instrument, and ackrepurposes therein mentioned:	/ 7	, to me known to be the I the same as their free and	voluntary act and deed	d, for the uses and
g2 .	WITNESS my hand and official seal this	13	day of		, 19 <u>63</u> .
ं ः रा	Y,OTARY		Notary Public in and fo	the state of Washingto	on,
	OBIIC .		residing at WAS	rougal	<u></u>
		T	My appointment expire	· CH5-94	
	Section Sectio	REQUEST FOR FULL	RECONVEYANCE	-	
-	TO: TRUSTEE (Do no	ot record. To be used only	y when note has been pai	d.)	
	The undersigned is the legal owner and I together with all other indebtedness secured be on payment to you of any sums owing to y evidences of indebtedness secured by this Didesigneted by the terms of this Deed of Trust,	ly this Deed of Trust, has be you under the terms of this leed of Trust together with	een fully paid and satisfied; a s Deed of Trust, to cancel the Dead of Trust, and to	nd you are hereby required the Note shows mention	ested and directed,
	DATED	_			÷
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		————————————————————————————————————		:	
	Mail reconveyence to			:	

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## Exhibit "A"

A parcel of land located in the Southeast Quarter of the Northwest Quarter of Section 36, Township 3 North, Range 7 East of the Willamette Meridian, more particularly described as follows:

Beginning at the Northwest corner of Section 36, Township 3 North, Range 7 East of the Willamette Meridian, thence East along the North line of said Section 36, 1,320 feet, more or less, to the Northwest 1/16 corner, thence South along said Northwest 1/16 line, 1,927,36 feet; thence South 890 11' 01" East 320 feet; thence North 890 11' 01" West 33 feet; thence North parallel to said 1/16 line 65 feet; thence at right angles South 890 11' 01" East 200 feet, more or less, to the Westerly line of a fract of land conveyed to Dean Evans and Betty Evans, husband and wife, by instrument dated October 24, 1969, and recorded October 24, 1969, under Skamania County Auditor's File No. 71534, in Book 61 of Deeds at page 299, records of Skamania County Auditor, Skamania County, Washington; thence South along the West line of said Evans Tract 63 feet to the Southwest corner of said Evans Tract; thence East along the South line of said Evans Tract 129 feet to the West right of way line of county road known and designated as Maple Way; thence South along said right of way line 120 feet, more or less, to a point 170 feet North of the centerline of the Pacific Northwest Gas line easement, to the true point of beginning. Thence West 165 feet, thence South at right angles 200 feet more or less to the centerline of said gas line easement; thence northeasterly along said centerline 170 feet more or less to the West right of way line of county road known and designated as Maple Way; thence northerly along the West right of way line of said county road 170 feet to the point of beginning, said tract also known as Lot 1 of Short Plat filed in Book 2 of Short Plats at page 1, under Auditor's File No. 84239, Records of Skemania County, Washington.