		1 A 4 A 4			ROOK // / TITEL S//
Account Number	Loan Number	of Note	Due Date	Principal Amount	ASSIGNMENT OF SELLER'S INTEREST IN
· · · · · · · · · · · · · · · · · · ·	117429				BOOK 138 PAGE 267
Borrower:	IOWARD E. SOOT	ER	В.	ank: -KLICKIT	TAT VALLEY BANK
i	P O BOX 75			P O BOX	(279
- 1	UNDERWOOD, WA	98651	- 	WHITE	SALMON, WA 98672
On	larch 15, 1990	Borro	wer entered into a	land sale contract (the Contract) in which Borrower is the Seller and
	Angela Leski	 		-	whose address is
	2024 Perong Rd	, Rt #4, So	oke B.C. VO	SINO	
s the Buyer (the E	Buyer). The Contract	was recorded on	March 1		19 90 , in the records of
Skaman 1a This Seller's Assi necessary. The Co	a Co gnment has been giv ontract is for the sale o	unty, State of ven as collateral f of the following pr	Washington for a loan and the openty:	in Bestefor has the statu	ook (or File No.) 118 at Page 192-6 is of a mortgage and no Revenue Stamps are
					HEREOF RECORDED IN BOOK
	F PLATS ON PAG				
	CT TO:				Registered &
	sement for roa strictive cove				
·			•		Filmed . 6-8-90
					FILED FOR RECORD Miled
FOR CO	OLALTERAL PURP	OSES ONLY		A .	SKAMANIA CO, TITU
<i>ا</i>				- To - To	
	EXCISE TAX	REAL ESTAT	E EXCISE TAX		km 6 3 24 PH '90
orno 0		JUN	7 1990	# ·	AU Charles Resistered of
SEP32	1993	PAID		. 🔻	GARY H. OLSON MOTOR DE
D NA			Du, I		1111 D
ELANIA COUNT	Y TREASURER	SKAMATHA COL	INTY TREASURE	}	Alled S
erefrom, all equ	ipment, furnishings, a	and other articles	of personal proper	ty now or subseque	I rents, revenues, income, issues, and profits ently located on or used in connection therewith,
s security for all ontract; togethe	amounts due Bank fr r with all of Borrower	om Borrower now s right, title, and i	or later, Borrowe nterest in or to the	r assigns to Bank all Property.	of Borrower's right, title, and interest in or to the
its most compre ne or more of th voluntarily and nd whether Borr ich Indebtednes	ehensive sense and in em, including judgmo however arising, who ower may be liable in s may be or hereafter erwise unenforceable,	ncludes, but is not ents against Borro ether due or not d ndividually or join r may become bar	limited to, any an wer, heretofore, n lue, absolute or co tly with others, or red by any statute	d all advances, deb low, or hereafter m entingent, liquidated primarily or second of limitations, and	of Borrower's right, title, and interest in or to the later time. The word "Indebtedness" is used its, obligations, and liabilities of Borrower, or any ade, incurred, or created, whether voluntarily or d or unliquidated, determined or undetermined, larily, as guarantor, and whether recovery upon whether such Indebtedness may be or hereafter in which may be voidable on account of infancy,
nis assignment is	s made and accepted	under the followin	g terms		
1. Collection	ns of Revenue, Acti	ons by Borrowe	r and Bank.		

i Collections of Revenue, Actions by Borrower and Bank

- 1.1 Borrower shall pay to Bank promptly when due all Indebtedness and shall perform strictly all obligations imposed upon Borrower by this assignment.
- 1.2 Bank may notify Buyer of this assignment, at Bank's sole discretion and with no further permission from Borrower. Bank may collect all amounts of any nature due or to become due under the Contract directly from Buyer and apply such sums to the Indebtedness, at Bank's sole discretion, with no further permission from Borrower, and whether or not Borrower is in default under the terms of this assignment or under the terms of any Indebtedness.
- 1.3 Bank shall not have any responsibility with respect to the Contract or the Property. Borrower agrees to protect and preserve all rights granted Borrower under the Contract for the benefit of both Bank and Borrower, and to comply with all obligations of Borrower as vendor under the Contract. Bank may, at Bank's sole option and with no further permission from Borrower, take such steps as Bank deems appropriate to protect or preserve the rights of Borrower or Bank in the Contract or the Property, to protect or preserve the Property, or to take any other action permitted under the Contract. Bank may do so in its own name or in the name of Borrower, and Borrower hereby appoints Bank as Borrower's irrevocable attorney in fact for that purpose.
- 1.4 Borrower represents to Bank that the Contract is not in default and that the Contract has an unpaid principal balance of not less than \$ 9,000.00 Payments under the Contract have been made on the 15th day of each month
- 1.5 Borrower agrees to deliver, or has delivered, to Bank the original of the Contract, which Bank may retain in Bank's possession.
- 1.6 In some instances below, Borrower agrees to impose certain requirements upon Buyer, pursuant to Borrower's capacity as seller under the Contract. If Buyer does not meet these requirements, Borrower agrees to do so. However, nothing in this assignment shall require Borrower to take any action beyond the rights granted Borrower under the Contract or under applicable law.

BOOK /19 PAGE 250 BOOK /38 PAGE 258

2 Maintenance of the Property

- 2.1 Borrower shall require that the Property be maintained by Buyer in first class condition and that all repairs and maintenance necessary to preserve its value be performed promptly.
- 2.2 Borrower shall neither conduct or permit any nuisance nor commit or suffer any strip or waste on the Property.
- 2.3 Borrower shall not demolish or remove or permit the demolition or removal of any improvements from the Property without the prior written consent of Bank. Consent will not be withheld if Borrower or Buyer makes arrangements satisfactory to Bank to replace any improvement which Borrower or Buyer proposes to remove with one of at least equal value. "Improvements" shall include all existing and future buildings, structures, and parking facilities.
- 2.4 Bank and its agents and representatives may enter upon the Property, to the same extent Borrower may do so, at all reasonable times to attend to Bank's interest and to inspect the Property.
- 2.5 Borrower shall require Buyer to comply promptly with all laws, ordinances and regulations of all governmental authorities applicable to the use or occupancy of the Property. Borrower or Büyer may contest in good faith any such law, ordinance or regulation and withhold compliance during any proceeding, including appropriate appeals, so long as Bank's interest in the Property is not Jeopardized.
- 2.6 Borrower shall do or require Buyer to do all other acts that from the character and use of the Property are reasonably necessary to protect and preserve the Property, the specific enumerations as set forth in this section not excluding the general.

3. Taxes and Liens

- 3.1 Borrower shall pay, or require Buyer to pay, all taxes and assessments levied against or on account of the Property, when due, and pay when due all claims for work done on or for services rendered or material furnished to the Property. Borrower shall maintain, or require Buyer to maintain, the Property free of any liens having priority over or equal to the interest of Bank under this assignment, except for the lien of taxes and assessments not due, except for any prior indebtedness referred to in Section 10, and except as otherwise provided in Subsection 3.2.
- 3.2 Borrower or Buyer may withhold payment of any tax, assessment, or claim in connection with a good faith dispute over the obligation to pay, so long as Bank's interest in the Property and the Contract is not jeopardized. If a lien arises or is filed as a result of nonpayment, Borrower or Buyer shall within 15 days after the lien arises or, if a lien is filed, within 15 days after Borrower or Buyer has notice of the filing, secure the discharge of the lien or deposit with Bank cash or a sufficient corporate surety bond or other security satisfactory to Bank in an amount sufficient to discharge the lien plus any costs, attorneys' fees, or other charges that could accrue as a result of a foreclosure or sale under the lien.
- 3.3 Borrower shall upon demand furnish to Bank evidence of payment of the taxes or assessments and shall authorize the appropriate county official to deliver to Bank at any time a written statement of the taxes and assessments against the Property.

4. Insurance

- 4.1 Borrower, either alone or in conjunction with Buyer, shall procure and maintain policies of fire insurance with standard extended coverage endorsements covering all improvements on the Property, in an amount sufficient to avoid application of any coinsurance clause and with loss payable to Bank. Policies shall be written by insurance companies reasonably acceptable to Bank. Borrower shall deliver to Bank certificates of coverage from each insurer containing a stipulation that coverage will not be cancelled or diminished without a minimum of 10 days' written notice to Bank.
- 4.2 Borrower shall promptly notify Bank of any loss or damage to the Property. Bank may make proof of loss if it is not done within 15 days of the casualty. All proceeds of any insurance on the Property shall be held by Bank to the extent permitted Borrower under the terms of the Contract.

5. Expenditure by Bank.

If Borrower fails to comply with any provision of this assignment, including the obligation to maintain all prior liens permitted under Section 10 in good standing, Bank may at its option on Borrower's behalf take the required action. Any amount that Bank expends in so doing shall be added to the Indebtedness. Amounts so added shall be payable on demand with interest from the date of expenditure at the highest rate then being paid on any part of the Indebtedness. The rights provided for in this section shall be in addition to any other rights or remedies to which Bank may be entitled on account of the default, and Bank shall not by taking the required action cure the default so as to bar Bank from any remedy that Bank otherwise would have had.

Warranty; Defense of Title

,,					
6.1 Borrowe	er warrants that it holds r	nerchantable title to th	ne Property in fee simple fre	e of all encumbrances o	oth <mark>er than the Contract, i</mark> n
which Borrow	ver warrants that Borrow	er is the seller, and (a)) the exceptions listed in the	e 🗆 title 🗀 lot	book report issued by
_:			on		
(b)					
(0,0)				4 vic. 7	

6.2 Subject to the exceptions in the paragraph above, Borrower warrants and will-forever defend the title against the claims of all persons. If any action or proceeding is commenced that questions Borrower's title or the interest of Bank under this assignment, Borrower shall defend the action at Borrower's expense.

7. Condemnation

- 7.1 If all or any part of the Property is condemned, Bank may at its election require that all or any portion of the net proceeds of the award payable to Borrower be applied on the Indebtedness. The net proceeds of the award shall mean the award after payment of all reasonable costs, expenses, and attorneys' fees necessarily paid or incurred by Borrower, Buyer, and Bank in connection with the condemnation.
- 7.2 If any proceedings in condemnation are filed, Borrower shall promptly take such steps as may be necessary to defend the action and obtain the award.

8. Transfer by Buyer.

- 8.1 Borrower shall not permit Buyer to transfer or agree to transfer Buyer's interest in the Property without the prior written consent of Bank, which consent shall be subject to the same terms and conditions to which Borrower and Buyer have agreed under the provisions of the Contract concerning transfer of the Property. If Borrower, Buyer, or a prospective transferee applies to Bank for consent to such a transaction, Bank may require such information concerning the transferee as would normally be required from a new loan applicant.
- 8.2 Consent by Bank to one transfer shall not constitute a consent to other transfers or a waiver of this section. No transfer by Buyer shall relieve Borrower of liability for payment of the Indebtedness. Following a transfer, Bank may agree to any extension of time for payment or modification of the terms of the Contract or waive any right or remedy under this assignment without relieving Borrower from liability. Borrower waives notice, presentment, and protest with respect to the Indebtedness.
- 8.3 Borrower shall have no right to transfer Borrower's interest in the Contract or the Property without the prior written consent of Bank.

9. Security Agreement, Financing Statements

- 9.1 The parties intend that the Borrower's Interest in the Contract constitutes personal property. This assignment shall constitute a security agreement with respect to the Contract, to the extent that the Contract (or any rights thereunder) constitutes personal property. Bank shall have all the rights of a secured party under the Uniform Commercial Code in effect in the state in which the Property is located, in addition to all other rights of Bank under applicable law.
- 9.2 Borrower shall join with Bank in executing one or more financing statements under the Uniform Commercial Code, which Bank may file at Borrower's expense in all public offices where filing is required to perfect the security interest of Bank in the Contract. Bank may file copies of this assignment as a financing statement.

BOOK /19 PAGE 25/ BOOK /38 PAGE 259

10. Prior Indebtedness

10.2 If the payment of any installment of principal or any interest on the prior indebtedness is not made within the time required by such indebtedness, or should an event of default occur under the terms of the prior lien and not be cured during any applicable grace period therein, then the Indebtedness secured by this assignment shall, at the option of the Bank, be accelerated so that all payments and interest become immediately due and payable.

11. Reassignment on Full Performance

If Borrower pays all of the Indebtedness when due and otherwise performs all the obligations imposed upon Borrower under this assignment and the Indebtedness, this assignment shall have no further force or effect, and all right, title, and interest in or to the Contract shall revert to Borrower. If Borrower requests, Bank shall then execute a reassignment of the Contract to Borrower.

12. Default

The following shall constitute events of default:

- (a) Failure of Borrower to pay any portion of the Indebtedness when due.
- (b) Failure of Borrower within the time required by this assignment to perform any obligation under this assignment, including any payment for taxes, insurance, or any other payment necessary to prevent filing of or discharge of any lien.
- (c) Dissolution, termination of existence, insolvency, business failure, appointment of a receiver for any part of the Property of, assignment for the benefit of creditors by, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against, Borrower or any of the individuals who are herein collectively referred to as "Borrower."
- (d) Failure of Borrower to pay, or to effect payment by Buyer of, any installment of principal or interest on any prior lien as it shall become due, or commencement of any suit or other action to foreclose a prior lien.
- (e) Failure of Borrower to perform any other obligation under this assignment within 15 days after the date of mailing or delivery of written notice from Bank specifying the failure, or if the default cannot be cured within 15 days, failure within such time to commence and pursue curative action with reasonable diligence. No notice of default and no opportunity to cure shall be required if Bank has provided a notice to Borrower concerning default in performance of the same obligation within the same calendar year.
- (f) Default by Buyer under the Contract not cured within 15 days.
- (g) Default by Borrower under any other agreement between Borrower and Bank.

13. Rights and Remedies on Default

- 13.1 Upon the occurrence of any event of default and at any time thereafter, Bank may exercise any one or more of the following rights and remedies:
- (a) Bank shall have the right at its option without notice to Borrower to have the entire Indebtedness accelerated so that all payments, interest, any prepayment penalty which Borrower would be required to pay become immediately due and payable.
- (b) With respect to all or any part of the Contract that constitutes personally. Bank shall have all the rights and remedies of a secured party under the Uniform Commercial Code for the state in which the Property is located. The parties intend this assignment to be a security interest in personal property.
- (c) To the extent this assignment constitutes a security interest in realty, Bank shall have the right to foreclose by judicial foreclosure, in accordance with applicable law.
- (d) If the Buyer is in default under the Contract, Bank may foreclose the Contract as provided therein, either in Bank's own name or in the name of Borrower.
- (e) Bank shall have the right, without notice to Borrower and to the extent permitted under the Contract, to take possession of the Property, and to collect all rents and profits, including those past due and unpaid, and apply the net proceeds, over and above Bank's costs, against the Indebtedness. In furtherance of this right, Bank may require any tenant or other user to make payments of rent or use fees directly to Bank, and payments by such tenant or user to Bank in response to its demand shall satisfy the obligation for which the payments are made, whether or not any proper grounds for the demand existed.
- (f) To the extent not inconsistent with the Contract, Bank shall have the right to have a receiver appointed to take possession of any or all of the Property, with the power to protect and preserve the Property and to operate the Property preceding foreclosure or sale and apply the proceeds, over the above cost of the receivership, against the Indebtedness. The receiver may serve without bond if permitted by law. Bank's right to the appointment of a receiver shall exist whether or not apparent value of the Property exceeds the Indebtedness by a substantial amount.
- In the event Borrower or Buyer remains in possession of the Property after the Property is sold as provided above or Bank otherwise becomes entitled to possession of the Property upon default of Borrower or Buyer, the person in possession shall become a tenant at will of Bank or the purchaser of the Property and shall pay while in possession a reasonable rental for use of the Property.
- (h) Payments made by Borrower or Buyer and forfeited because of Borrower's default and failure to cure may be retained by Bank as full satisfaction and as a reasonable rental for the property subject of the contract.
- (i) Any other right or remedy provided in this assignment, the Indebtedness, or under any other agreement securing the Indebtedness.
- 13.2 Bank shall give Borrower reasonable notice of the time and place of any public sale or of the time after which any private sale or other intended disposition of the Contract is to be made. Reasonable notice shall mean notice given at least ten days before the time of the sale of disposition.
- 13.3 A waiver by Bank's of a breach of a provision of this agreement shall not constitute a waiver of or prejudice Bank's right otherwise to dethand strict compliance with that provision or any other provision. Election by Bank to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or take action to perform an obligation of Borrower under this assignment after failure of Borrower to perform shall not affect Bank's right to declare a default and exercise its remedies under this assignment.
- 13.4 Upon default, and whether or not there is a lawsuit, Bank shall be entitled to recover its actual attorney fees or such other sum as the court may adjudge reasonable as attorneys' fees at trial and on any appeal. All reasonable expenses incurred by Bank that are necessary at any time in Bank's opinion for the protection of its interest or the enforcement of its rights, including without limitation, the cost of searching records, obtaining title reports, surveyors' reports, attorneys' opinions or title insurance, whether or not any court action is involved, shall become a part of the Indebtedness payable on demand and shall bear interest from the date of expenditure until repaid at the highest rate any part of the Indebtedness then bears.

14. Notice

Any notice under this assignment shall be in writing and shall be effective when actually delivered or, if mailed, when deposited as registered or certified mail directed to the address stated in this assignment. Any party may change the address for notices by written notice to the other parties.

15. Miscellaneous

- 15.1 Subject to the limitations stated in this assignment on transfer of Borrower's interest, this assignment shall be binding upon and inure to the benefit of the parties, their successors and assigns.
- 15.2 In construing this assignment and term "assignment" shall encompass the term "security agreement" when the instrument is being construed with respect to any personal property.
- 15.3 If Borrower consists of more than one person or entity, the obligations imposed upon Borrower under this assignment shall be joint and several.

BOOK 119 PAGE 252

13.4 This assignment is made pursuant to and small of govern	ned by the laws of the state in which the Property is located.
15.5 Time is of the essence of this assignment.	BOOK 138 PAGE 260
1/ 1//	
5-24-90 x Jourand South	neite semme vermen
profit for the contract of the	Date Name
Namy HOWARD E SOOTER	to e liquié
X	X
Pate Name	Do'e Name
INDIUM AC	CKNOWLEDGEMENT
INDIVIDUAL AC	LKNOWLEDGEMENT
TATEOE	
TATEOF _Washington	County of Klickitat
In this day personally appeared before me Howard .E 5	Sooter
o me known to be the individual, or individuals described in and	d who executed the within and foregoing instrument, and acknowledged
tal he skined the same as his free	and voluntary act and deed, for the uses and purposes therein mentioned.
siven under my hand and official seal this 24th day of	
Y Compre evala	Residing at White Salmon
	My commission expires 6-18-93
Washington	
3 4 7 7 11 11	
	CKNOWLEDGEMENT
TATE OF	
TATE OF THE MAN AND THE STATE OF THE STATE O	County of
muns day or 19	, before me personally appeared
o me known to be the	and
me known to be the	
uthorized agent(s) for the corporation that executed the within	and foregoing instrument and acknowledged said instrument to be the
ree and voluntary act and deed of said corporation, duly authorized	by the corporation through its board of directors or otherwise, for the uses
nd purposes therein mentioned, and on oath stated that he	was/were authorized to execute said instrument and that the seal affixed is
ne corporate seal of said corporation.	to energie some installment different searchinged is
	AT. E. S.T.
SY	Residing at
Notary Public in and for the State of:	
	Mu commission agniras
	My commission expires
	My commission expires
	CKNOWLEDGEMENT
PARTNERSHIP A	CKNOWLEDGEMENT
PARTNERSHIP A	CKNOWLEDGEMENT County of
PARTNERSHIP A STATE OF	CKNOWLEDGEMENT County of
PARTNERSHIP A	CKNOWLEDGEMENT County of
PARTNERSHIP A STATE OF day of I'HIS CERTIFIES that on this day of undersigned, a Notary Public in and for said County and State, the w	CKNOWLEDGEMENT County of
PARTNERSHIP A STATE OF HIS CERTIFIES that on this day of Indersigned, a Notary Public in and for said County and State, the warmown to me to be the person named in and who ex-	CKNOWLEDGEMENT County of
PARTNERSHIP A STATE OF HIS CERTIFIES that on this day of Indersigned, a Notary Public in and for said County and State, the warmown to me to be the person named in and who ex-	CKNOWLEDGEMENT County of
PARTNERSHIP A STATE OF HIS CERTIFIES that on this day of andersigned, a Notary Public in and for said County and State, the wanto me to be the person named in and who execute of the partnership of	County of, 19, personally appeared before me the within named known to me to
PARTNERSHIP A STATE OF HIS CERTIFIES that on this day of undersigned, a Notary Public in and for said County and State, the wanto me to be the person named in and who exe member of the partnership of cknowledge to me that he executed said instrument free	CKNOWLEDGEMENT County of
PARTNERSHIP A STATE OF THIS CERTIFIES that on this day of Indersigned, a Notary Public in and for said County and State, the warmown to me to be the person named in and who exercise of the partnership of scknowledge to me that he executed said instrument free	County of, personally appeared before me the within named known to me to ely and voluntarily for the purposes and use herein mentioned, on behalf of
PARTNERSHIP A STATE OF THIS CERTIFIES that on this day of Indersigned, a Notary Public in and for said County and State, the warmown to me to be the person named in and who experiment from of the partnership of Incknowledge to me that he executed said instrument free aid partnership.	COUNTY OF
PARTNERSHIP A STATE OF THIS CERTIFIES that on this day of Indersigned, a Notary Public in and for said County and State, the wantown to me to be the person named in and who exist of the partnership of Incknowledge to me that he executed said instrument free aid partnership. NTESTIMONY WHEREOF, I have hereunto set my hand and notation.	COUNTY OF
PARTNERSHIP A TATE OF HIS CERTIFIES that on this day of Indersigned, a Notary Public in and for said County and State, the wantown to me to be the person named in and who executed the member of the partnership of cknowledge to me that he executed said instrument free aid partnership. N TESTIMONY WHEREOF, I have hereunto set my hand and notated the partnership.	County of
PARTNERSHIP A TATE OF HIS CERTIFIES that on this day of ndersigned, a Notary Public in and for said County and State, the wantown to me to be the person named in and who exe member of the partnership of cknowledge to me that he executed said instrument free aid partnership. N TESTIMONY WHEREOF, I have hereunto set my hand and notated the set of the partnership.	County of
PARTNERSHIP A STATE OF THIS CERTIFIES that on this day of Indersigned, a Notary Public in and for said County and State, the wantown to me to be the person named in and who exe member of the partnership of cknowledge to me that he executed said instrument free aid partnership. N TESTIMONY WHEREOF, I have hereunto set my hand and nota Before me:	County of
PARTNERSHIP A TATE OF HIS CERTIFIES that on this day of ndersigned, a Notary Public in and for said County and State, the wantown to me to be the person named in and who exe member of the partnership of cknowledge to me that he executed said instrument free aid partnership. N TESTIMONY WHEREOF, I have hereunto set my hand and notations. Before me:	County of
PARTNERSHIP A STATE OF HIS CERTIFIES that on this day of Indersigned, a Notary Public in and for said County and State, the wantown to me to be the person named in and who exe member of the partnership of cknowledge to me that he executed said instrument free aid partnership. N TESTIMONY WHEREOF, I have hereunto set my hand and nota Before me:	County of
PARTNERSHIP A STATE OF HIS CERTIFIES that on this day of Indersigned, a Notary Public in and for said County and State, the wantown to me to be the person named in and who executed said in and who executed said instrument free aid partnership. NTESTIMONY WHEREOF, I have hereunto set my hand and notated the said in the state of: Notary Public in and for the State of:	County of
PARTNERSHIP A TATE OF HIS CERTIFIES that on this day of ndersigned, a Notary Public in and for said County and State, the wantown to me to be the person named in and who exe member of the partnership of cknowledge to me that he executed said instrument free aid partnership. N TESTIMONY WHEREOF, I have hereunto set my hand and nota Before me: N Testimony Public in and for the State of:	County of
PARTNERSHIP A TATE OF HIS CERTIFIES that on this day of ndersigned, a Notary Public in and for said County and State, the wantown to me to be the person named in and who exe member of the partnership of cknowledge to me that he executed said instrument free aid partnership. N TESTIMONY WHEREOF, I have hereunto set my hand and notated before me: Y Notary Public in and for the State of: RELEASE ANI	County of
PARTNERSHIP A TATE OF HIS CERTIFIES that on this day of ndersigned, a Notary Public in and for said County and State, the wantown to me to be the person named in and who exe member of the partnership of cknowledge to me that he executed said instrument free aid partnership. N TESTIMONY WHEREOF, I have hereunto set my hand and notated before me: Y Notary Public in and for the State of: RELEASE ANI	County of
PARTNERSHIP A TATE OF HIS CERTIFIES that on this day of	County of
PARTNERSHIP A TATE OF HIS CERTIFIES that on this day of	County of
PARTNERSHIP A TATE OF HIS CERTIFIES that on this	CKNOWLEDGEMENT County of
PARTNERSHIP A STATE OF THIS CERTIFIES that on this	County of
TATE OF HIS CERTIFIES that on this	County of
TATE OF HIS CERTIFIES that on this	County of
PARTNERSHIP A TATE OF HIS CERTIFIES that on this	County of
PARTNERSHIP A STATE OF THIS CERTIFIES that on this	County of
PARTNERSHIP A STATE OF THIS CERTIFIES that on this	County of
PARTNERSHIP A TATE OF HIS CERTIFIES that on this	County of
PARTNERSHIP A STATE OF HIS CERTIFIES that on this	County of
PARTNERSHIP A STATE OF HIS CERTIFIES that on this	County of
PARTNERSHIP A STATE OF HIS CERTIFIES that on this	County of
PARTNERSHIP A STATE OF HIS CERTIFIES that on this	County of
PARTNERSHIP A STATE OF THIS CERTIFIES that on this	CKNOWLEDGEMENT County of