After recordin	g. mail to			This SA	A MANNE OF REAL TO USE
First Interst	ate Bank of Washington, N.A.	-			SKAMADIA CO, TITLE
Hacheuga	Branch			No.	15 11 38 AM '93
	Street		_	001	
•	1 146 93671	<u> </u>	-		y davry
Loan No				- L	AUDITOR
		Deed of Trust w	ith Assianment	of Rents	ARY H. OLSON
	117679		uity Line of Cred	A*	38 PAGE 797
	2	e de la companya de l		ROOK \	30 PAGE
THIS DEED	OF TRUST (the "Deed") is med	e this	day of0	1	,19 <u>93</u> , by and between
CHAR	LES IN LANSON and WELLER A LANS	X			is GRANTOR, whose address is
N.P.	O. 18 OLD JENTEGAARD RD HASHOUGH	WA 98671			, Washington; as TRUSTEE, whose address is
SKAB	ANTA TITLE COMPANY, INC.	<u> </u>			as TRUSTEE, whose address is; and FIRST
	TE BANK OF WASHINGTON, N				, six rins
					this "Trust"), WITH POWER OF
					County, Washington:
	AARCH OF LANG LOCATER IN THE	C467 1441 C OF THE M	NATUUEÄT	-	Registered o
	PARCEL OF LAND LOCATED IN THE WARTER OF SECTION 17, TOWNSHIP				Indexed, Dir
	ILLAMETTE MERIDIAN, SKAMANIA C				Indirect
	S: LOTS 1,2 AND 3 OF THE LAWSON	, ,			Filmed
3	OF SHORT PLATS ON PAGE 110, S	(AMANIA COUNTY RECO	ADS.	- 4 //	Mailed
CUS V	ECT ONLY TO: Mortgage, Deed		7/24/87	- Y , B	. 19
		Of Irust dated			as Mortgagee or Beneficiary,
recorded	07/29/87		19 , u	nder Auditor's File	No. 103587
	_ A				g thereunto, and the rents, issues and profes
requested by I	lameliman, to resulting the lies of this floor	d of Trust on any property ement granting to Reput	r. To the alderit that any c minry at secured carry a	a ture bi abella demonate su precu d Transpirate su precupita de la precupita	either affined or envisited or not, shall for the to time, such further instruments as may be rein may be subject to the provisions of the roperty and Grantor agrees to execute such invations thereof.
	PURPOSE OF SECURING: (i) payment EEN THOUSAND AND 00/100	of a revolving line of cr	edit indebtedness in the	maximum principal sum	of
15,00	A AA	sh of that aura as may b	arlanged and outstand	ing related to an Advancel	ine, Madried AdvanceLine or PriveteLine II
automaione re	Line of Credit Agreement (with any extensions and/or modification	nsions, renewals, substitu a of that indebtedness, inc	tions and/or modification luding but not limited to an	vs, the "Agreement"), entici ny promiseon notes evident	red into by Grantor and Beneficiary, and any sing such extensions, renewals, substitutions
and/or modifi Agreement; (ii	cations of that inclubiations, together will	h interest thereon and all o ments in this Deed of Trus	other sums due under the t; and (iv) payment of such	Adversario (ii) performano	e of each of Gransor's agreements under the sereunder, repayment of money advenced by
THIS DEE	ED SECURES A REVOLVING LINE OF CR	EDIT. PUNOS MAY BE A	DVANCED BY BENEFICA	NRY, REPAID BY GRANTOI	AND SUBSECUENTLY READVANCED BY
BENEFICIARY	. WITHOUT REGARD TO THE AMOUNT O IS IT MAY BE MODIFIED TOGETHER WIT	UTSTANDING AT ANY PA H INTEREST IT IS THE IN	VRTICULAR TIME, THIS DI FENT OF GRANTOR AND	EED SECURES THE MAXIN BENIEFICIARY THAT THIS C	NUM AMOUNT OF THE LINE, AS SPECIFIED. NEED OF TRUST AND THE ESTATE HELD BY
TRUSTEE HER	REUNDER SHALL CONTINUE IN EFFECT R	EGARDLESS OF THE FAC LIRITY FOR ALL NEW OR	T THAT FROM TIME TO T ADDITIONAL INDESTEDS	TIME NO INCENTEDNESS (MESS OF GRANTOR TO BE	OF GRANTOR TO BENEFICIARY UNDER THE REFICUARY UNDER THE AGREEMENT FROM
TIME TO TIME AGREEMENT.	ARISING: AMOUNTS SECURED BY THIS	DEED ARE SUBJECT TO A ITS ENTIRETY INTO THIS	VARIABLE RATE OF INTE	erest, which may chan	GE FROM TIME TO TIME AS RECITED IN THE IGRAPH SHALL BE DEEMED TO LIMIT ANY
Grantor	gvenerits that Grantor is lawfully solved an	d possessed of ownership	of the premises in fee sin	uple, free from liens and end	umbrances except as shown above, has good
	ul authority to convey the premises in the Il persons whomsoever.	menner and moin herein s	words, and that Grantor	MAI MAIL BLIC GRAING (I)	some forever against the levelul claims and
TO PROT	ECT THE PROPERTY AND SECURITY GR	ANTED BY THIS DEED OF	TRUST, GRANTOR REP	RESENTS, COVENANTS A	NO AGREES:
1. (a) (b)	To properly care for and keep the Properly or grant	or suffer to exist on the P	roperty any Sens or oncu	mbrances junior or senior	to this Deed other then shown above.
(d)	lease with respect to all or part of the I	roperty, nor (ii) the prese	nt character or use of the	e Property:	the terms and/or conditions of any existing
, (d)	To complete or restore promptly, and in gothe Property and to pay in full all costs	ood and workmanisks fast and expenses incurred in	vion, any building or impro connection with such or	overnent which may be in prompletion or restoration:	ocess, constructed, damaged or destroyed on
; : (e) ; (f)	Not to commit or parmit weets of or on To comply with all laws, ordinances, re	the Property; guistions, covenants, con	ditions or restrictions affe	octing the Property,	
	To keep all buildings now or hereafter er	ected on the Property cont be in such corresponds as	invovsly insured against l Beneficiary may approve	loss by fire or other hazards have loss payable to Benet	in an amount not less than the full insurable iciary as its interest may appear and then to
	Grantor, and provide for at least 30-day upon any indebtedness hereby secure	advance written notice to d in such order as Bene	Beneficiary prior to cance ficiary shall datermine. S	flation. The smount coffects luch application by Benefit	id under any insurance policy may be applied sary shell not cause discontinuance of any
12	sale		-		shall pass to the purchaser at the foreclosure
(h)	rights or powers of Beneficiary or Trusti	ie, and when required by	Trustee or Beneficiary, to	commence and maintain (ect the security given under this Deed, or the any action or proceeding necessary to protect
	such security and such rights or powers	(If Trustee or Beneficiary of	elects to appear in, defend	for commence and maintair	nany such action organisasing, including any ng, but not lightight to, ip reasonable attorneys
(4)	feet. To pay before definquency all taxes, ass	seaments and charges affi	acting the Property, to kee	p the property free and cles	r of all gifter or ingress, liens of all symprances
G G	impairing the security of this Dead, To pay all costs, fees and expenses of th	is Trust, including the expe	•		secured hereby and Trusters and sections's
(N)	 fees actually incurred, as provided by s That Beneficiary may inform prior mon 	latute; Ipageas, beneficiaries, ver	ndors, seesors and lien ho	ders of the sustance of the	is ized-ingest and the right to replicat prior
	mortgagues, beneficieries, vendors, less	iars and other lien holders	for notification in the ever	nt of diefault on said mortge	Delay queque, at ithing coupling in meanin and
. (1)	That any mortgage(s), deed(s) of trust, re the terms thereof by any of the parties t	al estate contract(s), lease hereto, and Grantor will lu	s), or other lien(s) to which sep and perform Grantor's	n the property is subject, is a obligations under any sud	elid and beling the bas been habitesth of
	contract, lease, or other fien, or surrer	ider possession under an	y such lease, or enter int	to or parmit any further ac	any such mangage, displaying their set settle rencement or lifes of sunds linder any such
(m)	 inortgage, deed of trust or real estate of 	ontract, without the prior	written consent of Benef	ficiary, =	

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Grantor shall promptly pay when due the principal and interest on the indebtedness evidenced by the Agreement and any other indebtedness secured by this Deed and shall promptly perform each and every covenant and condition herein.

3 Should Grantor fall 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; (a) 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 compromise any encumbrance, charge, mortgage, deed of trust or other ferr which in this adoptent of either, appears to be prior or superior to the lien or charge of this Deed, and (M) 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 title. Trustee's fees and employment of counsel and payment of counter's reasonable actioneys' fees. All 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 belance under the Agreement, provided, however, that at Beneficiary's option, such sums may be added to the principal belance then due under the Agreement and be payable under the terms of the Agreement.

1-5-17-500 501 50E

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 att compensation, awards and other payment or rolled for such taking or damages, 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 connection with such taking or damage. All such compensation, awards, damages, rights of action and proceeds, including, without limitation, the proceeds of any policies of fire and other insurance affecting the Property, after deduction of Beneficiary's expenses (including, without limitation, attorneys' fees), are to be applied on any indebtedness secured by this Deed, in whetever order of priority Beneficiary, in its sole and absolute discretion, might direct.

- 5. By accepting payment of any sum secured by this Deed <u>after</u> its due date, or after the filing of a notice of default and of election to self, Beneficiary does not waive its right to require prompt payment when due of all other sums so secured, or to declare default for failura to so pay, or to proceed with the sale under any such notice of default and of election to self for any unpaid belance of the indebtedness.
- Without affecting the liability of any person (including, but not finited to, Grantor) for the payment of any individuels secured by this Deed, or the lian of this Deed on the remainder of the Property for the full amount of any indebtedness owing. Beneficiary may, from time to time and without notice, (it) release any person hable for the payment of any of the indebtedness, (ii) extend the time or otherwise after the terms of payment of any of the indebtedness, (iii) accept additional security of any kind, including deeds of trust or mortgages, and (iv) after, substitute or release any property securing the indebtedness.
- As additional security for payments and performances of Grantor's obligations hereunder, Grantor absolutely assigns to Beneficiary, during the continuance of this Trust all fents, issues, toyalties and profits of the Property and of any personal property located on it and all present and future contracts and policies of insurance which insured the Property only structure or presonal property. Until Grantor defaults in paying any indebtedness secured by this Deedor in performing any agreements expedit insurance which insured the Property or any structure or produce or preforming any agreements and profits. Beneficiary's failure or discontinuance, at any time or from time to time, to collect any such 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 pursuant hereto, Beneficiary may at source, at any time and without notice, either in person or by agent or a receiver to be appointed by a court, and without notice, either in person or by agent or a receiver to be appointed by a court, and without negarity of any ascurity for the indebtedness secured by this Deed (i) enter on and take possession of the Property or any part of it, (ii) in its own name, sue for or otherwise collect the rents, issues and profits, including those past due and unpaid, and (iii) apply them, less costs and expenses of operation and collection (sincluding, without limitation, reasonable attorney's feesal to any indebtedness secured by this Deed, in such order as Beneficiary may determine, and/or release any or or more or 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 this Deed or invalidate any act done according to such ridice. Nothing i subordination of the fien or charge of this Deed to, any such tenancy, lesse 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 Perbyraph 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 HEREBY 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 Grantor pursuant hereto, all sums secured herety shall immediately become due and payable at the option of Beneficiary, without further notice. In such event Frustee shall, upon request of Beneficiary, foreclose on and sell the Property in accordance with the Deed 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.
- 11. Any person except the firustee may bid at the Trustee's sale. Proceeds of sale will be applied as follows: (i) to the expenses of sale, including a ressonable Trustee's fee and attorney's fee, (ii) to the obligations secured by this Deed of Trust, and (iii) any surplus, shall be destributed to the persons entitled thereto or may be deposed. less the clerk's filling fee, with a copy of the recorded notice of sale with the clerk of the superior court of the courty 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 soid The Trustee's deed shall recite the lacts showing that the sale was conducted in compliance with all the requirements of the few and this Deed, which recital shall be prime face evidence of such compliance and conclusive evidence thereof in favor of bone 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 shell 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 trusted named in this Deed or acting under it to execute this Trust. Upon such appointment, and without conveyance to the successor trustee, the latter shall be rection with all latte, 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
 - 15. Grantox hereby waives, to the fullest extent permitted by law, the pleeding of any statute of firmitations as a defense to any and all obligations secured by this Deed.

17	ficially. Trivities accesses this Trivit when this Danid skills essential and	acknowledged, is made a public record as provided by law. Trustee is not abligated to notify any party to the
ed of	pending sets under any other Deed of Trust or of any action or prophil by Trustee.	possing in which Grantor, Seneficiary or Trustee, or any one or more of them, shall be party, unless such sal
	. This Deed shall be construed according to the laws of the St	
19 refic	. The rights and remedies granted under this Deed, or by law, is large may, at its option, cause this Deed of Trust to be loreclassed.	ncluding but not limited to the power of sale, shelf not be exclusive, but shall be concurrent and cumulative if as a mortgage
	. The undersigned Grantor requests that a copy of any Notice of TNESS WHEREOF, GRANTOR has executed the	f Default, and of any Notice of Sale hereunder be mailed to him or her at the address hereinbefore set fort
+		GRANTOR MALLE W. Lawson GRANTOR Dellie G. Lawson
	TE OF WASHINGTON NTY OF) ss.
. 1	certify that I know or have satisfactory evidence	ce that CHARLES II LAWSON and MELLIE A LAWSON signed th
		ce that signed th
		ce thatsigned tr
		ree and voluntary act for the uses and purpose mentioned in the instrumer
		ree and voluntary act for the uses and purpose mentioned in the instrument of the Notary Public in and for the
		ree and voluntary act for the uses and purpose mentioned in the instrument
		ree and voluntary act for the uses and purpose mentioned in the instrument of the Notary Public in and for the
	ument, and acknowledged it to be IHEIR f	Notary Public in and for the State of Washington. My appointment expires: 10/7/93
	OCICALITY OCICALITY OTARY O	Notary Public in and for the State of Washington.
Str. Contraction of the street	OCICALITY OCICALITY OTARY O	Notary Public in and for the State of Washington. My appointment expires: 10/7/93
Structure Control of the stand	(To Be Used Only When All Obligations secured by said Deed of Trust, has been fully paid and satisficed of the Agreement above mentioned, all of	Notary Public in and for the State of Washington. My appointment expires: 10/7/93
Structure Control of the stand	ICLANDIA ICLAND	Notary Public in and or the State of Washington. My appointment expires: COUEST FOR FULL RECONVEYANCE stions Have Been Paid Under the Agreement and This Deed of Trust Said Agreement, together with all contents and you are hereby requested and directed, on payment to you of any sums owing to you under the her evidence of indebtedness secured by said Deed of Trust delivered to you herewith, together with the nated by the terms of said Deed of Trust, all the estate now held by you thereunder.