Account Number: ACAPS Number: **Date Printed** 

8715070 941121622370 5/19/1994

**OPTION 15** 

WHEN RECORDED MAIL TO:

SEATTLE-FIRST NATIONAL BANK

Regional Loan Service Center

P.O. Box 3828

Seattle, WA 98124-3828

FILED FOR RECORD SKAHARIA CO. WASH BY SKAMANIA CO, TITLE

Jun 13 12 47 PH '94 P. Xoung AUDITOR

RESERVED FOR AUDITOR'S USE ONLY.

5071969890	DEED OF TRUST	BOOK 143	PAGE 768
THIS DEED OF TRUST is granted this by Jan C. Kielpinski And Penelope A. Kielpin	20th day of Maynski, Husband And Wife		
	<u> </u>		
CONVEYANCE. Grantor hereby bargains, so the following described real property ("Property"), whe	that now owned of later accounted, idealed at		15 TDC 2 TI
the following described to the following describ	io Skamania	County.	Vashington and legally
STEVENSON WA 98648  COTY,  described as: See Legal Description Attached	in Skamania Hereto And Made A Part Thereof.	<ul><li>( //</li></ul>	Registered Or ladge of Sir D
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together with all equipment and fixtures, now or later attached to the Property; all easements, tenements, hereditaments and appurtenances, now or later in any way apportaining to the Property; all royalties, mineral, oil and gas rights and profits derived from or in any way connected with the Property; all water and ditch rights, however evidenced, used in or appurtenant to the Property; and all leasehold interests, rents, payments, issues and profits derived from or in any way connected with the Property.

- ASSIGNMENT OF RENTS.
- 2.1 ASSIGNMENT. Grantor further assigns to Beneficiary all of Grantor's interest in all existing and future leases, licenses and other agreements for the use or occupancy of the Property ("Contracts"), including the immediate and continuing right to collect, in either Grantor's or Beneficiary's name, all rents, receipts, income and other payments due or to become due under the Contracts ('Payments'). As long as there is no default under this Deed of Trust, Grantor is granted a license to collect the Payments, but such license shall not constitute Beneficiary's consent to Grantor's use of the Payments in any bankruptcy proceeding.
- 2.2 DISCLAIMER. Nothing contained in this Deed of Trust shall be construed as obligating Beneficiary or any receiver to take any action to enforce any provision of the Contracts, expend any money, incur any expense or perform any obligation under the Contracts. Beneficiary's duties are expressly limited to giving of proper credit for all Payments received by it.
- 3. SECURED OBLIGATIONS. This Deed of Trust secures performance of each agreement made by Grantor contained in this Deed of Trust and the payment of the sum of twenty thousand three hundred ninety six dollars and twenty cents.

  Dollars
- made pursuant to paragraph 10.3 hereof ("Secured Obligations"). Nothing contained in this Deed of Trust shall be construed as obligating Beneficiary to make any renewal, modification, extension or future advance to Grantor. Grantor hereby consents to the filing for record by Beneficiary of an extension of this Deed of Trust if prior to the Maturity Date the secured obligations remain outstanding.
  - AFFIRMATIVE COVENANTS. Grantor shall:
  - 4.1 MAINTENANCE OF PROPERTY. Maintain and preserve the Property in good condition and repair, ordinary wear and tear excepted; complete any improvement which may be constructed on the Property; and restore any improvement which may be damaged or destroyed;
    - 4.2 COMPLIANCE WITH LAWS. Comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the Property;
    - 4.3 REAL ESTATE INTERESTS. Perform all obligations to be performed by Grantor under the Contracts;
  - 4.4 PAYMENT OF DEBTS AND TAXES. Pay promptly all obligations secured by the Property, all taxes, assessments and governmental liens or charges levied against the Property; and all claims for labor, materials, supplies or otherwise which, if unpaid, might become a lien or charge
  - 4.5 INSURANCE. Insure continuously, with financially sound and reputable insurers acceptable to Beneficiary, all improvements on the upon the Property; Property against all risks, casualties and losses through standard file and extended coverage insurance or otherwise, including, without limitation, insurance against fire, theft, casualty, vandalism and any other risk Beneficiary may reasonably request. The insurance policies shall be in an aggregate amount of not less than the full replacement cost of all improvements on the Property, including the cost of demolition and removal of debris, and shall name Beneficiary as loss payee, as its interest may appear. The amounts collected under the insurance policies may be applied to the Secured Obligations in any manner as Beneficiary determines, and such application shall not cause discontinuance of any proceeding to the Secured Obligations in any manner as Beneficiary determines, and such application shall not cause discontinuance of any proceeding to foreclose upon this Deed of Trust. In the event of foreclosure, all of Grantor's rights in the insurance policies shall pass to purchaser at the
  - 4.6 HAZARDOUS WASTE. Notify Beneficiary within twenty-four (24) hours of any release of a reportable quantity of any hazardous or regulated substance, or of the receipt by Grantor of any notice, order or communication from any governmental authority which relates to the ntal pollution of any kind existing on the Property, or results from the use of the Property or any surrounding existence of or
  - 4.7 COSTS AND EXPENSES. Pay, reimburse and indemnify Beneficiary for all of Beneficiary's reasonable costs and expenses incurred in property; and connection with foreclosing upon this Deed of Trust, defending any action or proceeding purporting to affect the rights or duties of Beneficiary or connection with foreclosing upon this Deed of Trust, or managing the Property and collecting the Payments, including, without limitation, all attorneys' fees and value of the services of staff counsel, legal expenses, collection costs, costs of title search, and trustee's and receiver's fees to the maximum extent allowable by law.
  - NEGATIVE COVENANTS. Grantor shall not without Beneficiary's prior written consent:
    - 5.1 PAYMENTS. Accept or collect Payments more than one (1) month in advance of the due date;
    - 5.2 MODIFY CONTRACTS. Terminate, modify or amend any provision of the Contracts; or
    - 5.3 RESTRICTIONS ON CONVEYANCES. Transfer or convey any interest in the Property, except by will or intestacy.
  - EMINENT DOMAIN. In the event any portion of the Property is taken through eminent domain, the amount of the award to which Grantor is entitled shall be applied to the Secured Obligations. 7. RECONVEYANCE. Trustee shall reconvey such portion of the Property to the person entitled thereto upon written request of Beneficiary, or
  - upon satisfaction of the Secured Obligations and written request for reconveyance made by Beneficiary or any person interested in the Property.

8. SUCCESSOR TRUSTEE. In the event of death, incapacity, disability or resignation of the Trustee, Beneficiary may appoint a successor trustee and, upon the recording of such appointment in the records of the county in which this Deed of Trust is recorded, the successor trustee shall be vested with all powers of the original Trustee.

		accurance of any of th	na following events sh	all, at Beneficiary's option	, and at any time without i	regard to any
9. EVEI previous knowled documents	ige on Beneficiary's par	t, constitute a detault	GROST the terms of t	BOOK	U2 PAGE 7/6	7
9.1				rincipal or interest on the		
payment u	inder a real estate contra ed of Trust or in any oth	W. Any tax, assessment of covering the Proper endocument with Ber	nt, insurance premium ty is not paid when du reficiary, or in which (	n, tien, encumbrance or ot ie; or any other term, cove Grantor grants a security	her charge against the Pro- nant or agreement of Gran interest in the Property, is	ntor contained not promptly
performed	or satisfied.	H any default óccurs	and is continuing, Be	neficiary may, at its option		· ·
			DOL ZAGIEGIEGE I Danie	ifilled commitment to Gra ether with all accrued inte	(021, 10 00 11111111111111111111111111111	e and payable
without pt 10.0 charge as accelerate	resentment, demand, pro 3 PAYMENTS. Pay suc- gainst the Property, or a e the Secured Obligatio	th sums as may be n any payment under a ns and foreclose upo	ecessary to pay any real estate contract in this Deed of Trust	tax, assessment, insurance covering the Property, winders shall reimburse context the biobast rate the	e premium, tien, encumb thout prejudice to Benefi Beneficiary, upon deman at is, from time to time, ap	ciary's right to ad, for all such
of the Sec 10. operate the	cured Obligations, All units  4 COLLECTION OF PA  he Property under the te	YMENTS. Terminate terms of the Contracts	he license granted to and demand and o	Grantor to collect the Pay ollect all Payments, including cially-appointed receiver.	ments; také possession o ding endorsing any check The Payments shall be	f, manage and draft or other
∴ payment 10.	of the costs of managing 5 TRUSTEE'S SALE. C	Street the Trustee, upo	on written request, to	and then to the Secured C sell the Property and app Trustee, may bid at the Tr able remedies, including	bly the sale proceeds in a rustee's sale; and	ccordance with
10. Deed of 1	6 OTHER REMEDIES. Trust as a mortgage.	Pursue all other ava-	nable legal and equit	ation with the Secreted Ob	ligations, that Seneficiary	must first resort
to any other sec	curity or person.			ction with the Secured Ob	ad of Trust or the Secured	Obligations, as
the case may t	be, shall constitute a wai	ver of Beneficiary \$ 18	ama or similar failure	all performance of this Dec payment or to assert any to perform. efit of and is binding upon		
	Lake CHAAAAAAAAA	IND DAIL IN SOCIOSS	JES NEGUL.			
13. shall be gover	APPLICABLE LAW. This ned by and construed in	Deed of Trust has be accordance with the l	en delivered and acci aws of the State of Wa	epted by Beneficiary in the shington.	e State of Trashington.	
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		. 4	Jan C. Kielpinski		elpsinshi	0.
		[ ]	Penelope A. Kielpinski	Penelope	a. Kielpin	
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	es in etalis La	ACK	NOWLEDGMEN	T BY INDIVIDUAL	- 1	5. 
STATE OF V	VASHINGTON	) : : ss.	10		- 71	
County of	Clark		0.00.00.00.00	d Develope A. Kielojoski	1	
<•	- 60			d Penelope A. Kielpinski is/are the inc	dividual(s) who signed this	instrument in my
presence and	d acknowledged it to be	(his/her/their) free and	voluntary act for the	uses and purposes mention	oned in the instrument.	^
Dated:	May 20, 1994			NOTARY PUBLIC FOR THE STA	マス・メイスノクバンハ	20
. 7		<b>*</b>		My appointment expires		\$
		ACKNOWLED	GMENT IN A R	EPRESENTATIVE	CAPACITY	
		, and the same of		"	•	
STATE OF Y	WASHINGTON	; ss.				-
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	fy that I know or have sai		4		is/are th	e individual(s) who
and	instrument in my presen	ice, on oath stated the	t (he/she/they) was/v	vere authorized to execute	the instrument and ackno	wiedged it as the
	ലന	·		_ of	(ENTITY)	
to be the fro	ee and voluntary act of s	uch party for the uses	and purposes mentio	ned in the instrument.	· · · · · · · · · · · · · · · · · · ·	
Dated:				NOTATY PUBLIC FOR THE S	TATE OF WASHINGTON	
				My appointment expir	es	
=		F	REQUEST FOR	RECONVEYANCE		
To Tourina						
To Trustee The secured by	undersigned is the hole y this Deed of Trust, have	der of the note or no e been paid in full. You parranty, all the estate	tes secured by this I are hereby directed now neld by you und	beed of Trust. Said note of to cancel said note or no or this Deed of Trust to the	or notes, together with all tes and this Deed of Trust person or persons legally	which are delivered entitled thereto.
11010011 00	K) 10 18001148), WIGHOUT N	•				
	K) to reconvey, with conve					
Dated:	ig (creconve), without	· · · · · · · · · · · · · · · · · · ·		Send Reconveyance		
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A tract of land located in the Southwest Quarter of the Northeast Quarter of Section 36, Township 3 North, Range 7 1/2 East Willamette Meridian, in the County of Skamania, State of Washington as follows:

Beginning at the Southeast corner of the Southwest Quarter of the Northeast Quarter of the said Section 36; thence alone the East line of the Southwest Quarter of the Northeast Quarter of the said Section 36 North 804 feet, thence South 55 degrees 17' West to the center of Nelson Creek; thence in a Southerly direction following the center of Nelson Creek to the South line of the Southwest Quarter of the Northeast Quarter of the said Section 36; thence East to the point of beginning.

EXCEPT LOT 1 of the KIELPINSKI SHORT PLAT, RECORDED IN BOOK 3 OF SHORT PLATS, PAGE 139.

INITIAL FOR ME

INITIAL HERE