FILED FOR RECORD BY KIE IPINSKI & ASSOC.

SEP 7 4 29 PH '94 Lowry GARY M. OLSON

WARRANTY FULFILLMENT DEED

120496

BOOK 145 PAGE 759 The Grantor, TERESA R. ZIEGLER, a single woman, for a valuable consideration in hand paid, conveys and warrants to Grantees, DAVID F. RATHGEBER and LOIS E. RATHGEBER, husband and wife, and RICHARD PSILLOS and KATHY PSILLOS, husband and wife, the following described real estate, situated in the County of Skamania, State of Washington:

> Lot 18 of Sooter Tracis, according to the official plat thereof on file and of record at page 138 of Book "A" of Plats, Records of Skamania County, Washington.

> SUBJECT TO covenants, conditions and restrictions contained in the following instrument recorded March 26, 1982 under Skamania County Auditor's File No. 94192 in Book 81 at page 215, as follows:

No mobile home or trailer house shall be kept, used or occupied on said premises; said property shall not be used for commercial purposes.

This deed is given in fulfillment of that certain real estate contract between the parties hereto, dated October 1, 1989, by and between Reno A. Ziegler and Teresa R. Ziegler, husband and wife, as Sellers, and David F. Rathgeber and Lois E. Rathgeber, husband and wife, and Richard Psillos and Kathy Psillos, husband and wife, as Purchasers, recorded on October 3rd, 1989, in Book 116 at Page 167, under Auditor's File No. 107999, Records of Skamania County, Washington, and conditioned for the conveyance of the abovedescribed property, and the covenants of warranty herein contained shall not apply to any title, interest or encumbrance arising by, through or under the purchaser in said contract, and shall not apply to any taxes, assessments or other charges levied, assessed or becoming due subsequent to the date of said contract.

Dated this 7th day of September, 1994.

N/A REAL ESTATE EXCISE TAX

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BOOK 145 PAGE 760

STATE OF WASHINGTON

ss.

County of Skamania

I certify that I know or have satisfactory evidence that Teresa R. Ziegler is the person who appeared before me, and said person acknowledged that she signed this instrument and acknowledged it to be her free and voluntary act for the uses and purposes mentioned in the instrument.

Dated this 7th day of September, 1994.

Name SHARRON FELDHAUSEN
Notary Public in and for the

State of Washington

Commission expires: 6-13-97

UNIFORM COVENANTS. Sorrower and Lander covenant and agree as follows:

1. Payment of Principal and Interest; Prepayment and Late Charges. Sorrower shall promptly pay when due the principal of and Interest on the debt evidenced by the Note and any prepayment and lete charges due under the Note.

2. Funds for Taxes and Insurance. Subject to applicable law or to a written waiver by Lander, Borrower shall pay to Lander on the day monthly payments are due under the Note, until the Note is paid in full, a sum (Funde') for: (a) yearly taxes and assessments which may attain priority over this Security instrument as a lien on the Property; (b) yearly lessefuld payments or ground rents on the Property, if any; (c) hexard or properly insurance premiums; (d) yearly flood insurance premiums, if any; (e) yearly mortgage insurance premiums, if any; and (f) any sums payable by Borrower to Lander, if accordance with the provisions of paragraph 8, in lieu of the payment of mortgage insurance premiums. the are called "Escrow leme." Lender may, at any time, collect and hold Funds in an amount not to acceed the maximum amount a lender for a federally related mortigage loan may require for Borrower's secrew account under the federal Real Estate Settlement Procedures Act of 1974 as amended from time to time, 12 U.S.C. Section 2801 at say, (RESPA), unless another law that applies to the Funds sets a lesser amount. If so, Lender may, at any time, collect and hold Funds in an amount not to exceed the lesser amount. Londo: may estimate the amount of Funds due on the basis of ourrent data and ressonable estimates of expenditures of future Escrow terms or otherwise in accordance with

The Funds shall be held in an institution whose deposits are insured by a federal agency, instrumentality, or entity (including Lender, if Lender is such an institution) or in any Federal Home Loan Bank. Lender shall apply the Funds to pay the Ecorow Items. Lender may not charge Borrower for holding and applying the Funds, annually analyzing the secret account, or verifying the Escret Rems, unless Lender pays Borrower interest on the Funds and applicable law permits Lender to make such a charge. However, Lender may require Borrower to pay a controller interest on the runner and appreciate last permise control to make according to the charge for an independent real estate tex reporting service used by Lander in connection with this loan, unless applicable law provides therefore. Unless an agreement is made or applicable law requires interest to be paid, Lander shall not be required to pay Borrower any Interest. otherwise. Uni or earnings on the Funds. Borrower and Lander may agree in writing, however, that interest shall be paid on the Funds. Lander shall give to Borrower, without charge, an annual accounting of the Funds, showing credits and debits to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional security for all sums secured by this Security Instrument.

If the Funds held by Lender access the amounts permitted to be held by applicable law, Lender shall account to Borrower for the excess Funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not sufficient to pay the Escrow Items when due, Lender may so notify Borrower in writing, and, in such case Borrower shall pay to Lender the amount necessary to

make up the deliciency. Borrower shall make up the deliciency in no more than broker monthly payments, at Lender's sole decretion.

Upon payment in full of all sums secured by this Security Instrument, Lender shall promptly refund to Borrower any Funds held by Lender.

If, under paragraph 21, Lender shall acquire or sell the Property, Lender, prior to the acquisition or sele of the Property, shall apply any Funds held by Lander at the time of acquisition or sale as a credit against the sums secured by this Security instrument

3. Application of Paymente. Unless applicable law provides otherwise, all payments received by Londer under paragraphs 1 and 2 shall be applied: first, to any prepayment charges due under the Note; second, to amounts payable under paragraph 2; third, to interest due; fourth,

be applied: first, to any prepayment charges due under the ress; second, to amounts payable under paragraph 2; trans, to interest due; tours, to principal due; and last, or any inte charges due under the Note.

4. Charges; Liene. Borrower shall pay all taxes, assessments, charges, fines and impositions attributable to the Property which may attain priority over this Security instrument, and teasehold payments or ground rents, if any. Borrower shall pay these obligations in the manner provided in paragraph 2, or if not paid in that manner, Borrower shall pay them on time directly to the person owed payment. Borrower shall provide to Lander all notices of amounts to be paid under this paragraph. If Borrower makes those payments directly, Borrower shall remarks.

promptly furnish to Lender receipts evidencing the payments.

Borrower shall promptly discharge any lien which has priority over this Security Instrument unless Corrower: (a) agrees in writing to the payment of the obligation secured by the ilen in a manner acceptable to Lender; (c) contests in good faith the ilen by, or defends against enforcement of the ilen in, legal proceedings which in the Lender's opinion operate to prevent the enforcement of the ilen; or (c) secures from the enforcement of the fien in, legal proceedings which in the Lender's opinion operate to prevent the enforcement of the Ben; or (c) secures from the holder of the fien an agreement satisfactory to Lender subordinating the fien to this Security Instrument. If Lender determines that enj part of the Property is subject to a fien which may attain priority over this Security Instrument, Lender may give Borrower a notice identifying the fien. Borrower shall satisfy the fien or take one or more of the entires set forth above within 10 days of the giving of notice.

S. Hazard or Property Insurance. Borrower shall keep the improvements how existing or hereafter erected on the Property insured against lose by fire, hazards included within the term "extended coverage" and any other hazards, including ficods or flooring, for which Lender

requires insurance. This insurance shall be maintained in the amounts and for the periods that Lander requires. The insurance carrier providing the insurance shall be chosen by Borrower subject to Lander's approval which shall not be unreasonably withheld. If Borrower fells to maintain coverage described above, Lander may, at Lander's option, obtain coverage to protect Lander's rights in the Property in accordance with

All insurance policies and renewals shall be acceptable to Londor and shall include a standard mortgage clause. Londor shall have the right to hold the policies and renewals. If Londor requires, Borrower shall promptly give to Londor all receipts of paid premiums and renewal notices. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Londor. Londor may make proof of loss if not made

Unless Lander and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property demanded, if the restoration or repair is economically feesible and Lander's security is not issuemed. If the restoration or repair is not economically feesible or Lander's ecountry would be issuemed, the insurance proceeds shall be applied to the sums secured by this Security instrument, whether or not then due, with any secure pull to Borrower. If Borrower abandons the Property, or does not answer within 39 days a notice from Lander that the insurance certain has affected to eatile a claim, then Lander may collect the insurance proceeds. Lander may use the proceeds to sensite of realism this Property or to now seems accounted by this Security instrument, whether or not then that. The Studen makes when der that the incurance carrier has offered to estile a claim, then Lender may collect the incurance proceeds. Lender may use the precede hir or restore the Property or to pay sums accuracy this Security Instrument, whether or not then due. The 30-day peried will begin wh the notice is given.

Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the mortidy payments returned to in peragraphs 1 and 2 or change the amount of the payments. If under paragraph 21 the Property is nequired by Lander, Borrower's right to any insurance policies and proceeds resulting from damage to the Property prior to the sequirelian shall pass to Lander to the extent of the same secured by this Security Instrument Immediately prior to the acquisition.

company, Preservation, Maintenance and Protection of the Property; Europea's Lean Application; Leaseholds. Borrower, cotablish, and use the Property se Borrower's principal residence within ship days after the execution of this Security instrument outside to occupy the Property se Borrower's principal residence for at least one year after the date of occupancy, unless Landon 6. Occupancy, Preservation, Maintenance and Pretestion of the secupy, establish, and use the Property se Borrowe's principal residen profes agrees in milling, which concent shall not be unmesonably withheld, or unless entertualing circu revier's contest. Somewar shall not dealery, damage or impair the Property, allow the Property to deteriorate, or commit a specify. Borrower shall be in defeat if any ferfeiture action or proceeding, whether skill or estained, is begun that in Lander specify result in ferfeiture of the Property or otherwise materially impair the fine exceeded by this Security instrument or Lander infy. Borrower shall be in default if any terreture octors or proceeding, whether ever or estimat, to begun that in Lander's particular could result in feelellare of the Property or otherwise individually impair the fien created by this Beauthy Instrument or Lander's at Borrower may early such a default and relatate, as provided in paragraph 18, by causing the action or proceeding to be dimine no that, in Lander's good faith determination, procludes feelellare of the Berrower's interest in the Property or other meterial impairs in created by this Beauthy Instrument or Lander's security interest. Borrower shall also be in default if Borrower, during the loan apparent material information or statements to Lander (or failed to provide Lander with any material information with the loan evidenced by the Note, including, but not limited to, representations concerning Borrower's company of the Proceedings and the amendment of the Procedural field of the provide Lander with all the amendments of the Isaac. If the contents in the Isaac. il, is begun that in Lendor's good faith n, measure, and not measure in, representations consuming transfer a consuming transfer of the inment is on a leasofield, Berrower shall comply with all the provisions of the is and the fee the shall not morpe unless Lander agrees to the morper in talking.

1 Property. If Borrower falls to purform the coverants and agreements contains only instrument is on a lesselhold, Berrewer or seastheld and the fee the shall not merge union to fee the to the Property, the lease.

Property States

Protection of Lander's Mights in the Property. If Borrower falls to perform the covenerts and agreements certain it, or there is a legal proceeding that may significantly affect Lander's rights in the Property (such as a proceeding condemnation or ferialism or to enforce issue or regulations), then Lander may do and pay for whatever is necessarily and the condemnation of the Country is the Country of the Cou Ho, for conden 4,2 graph 7, Lander does not her ler under Ode paragraph 7 sh

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a the least seek red by Sub S et. II, for any see ط جمعد een, the medgage is s to be in elle r shell pay the pay it to the cost to Boss ly in officet, at a co ver of the me m educación m for approved by Lander. If out d to encountly of the ye . . um buing po d or ecoood to be in effect. Lander will accept, was and re ento ao a lote recervo in llou af st incurrance. Look receive payments may no longer be required, at the option of Landor, if mortgage incurance occurs the ported that Landor required provided by an incircur approved by Landor again becomes available and in obtains provided to motivate mortgage incurrance in effect, or to provide a lose receive, until the requirement for magnetistics with any uniform received. rve, until the requir nort between Berrewer and Land