## AFTER RECORDING RETURN TO:

## DEED OF TRUST



Washington Mutual Loan Servicing PO Box 91006 - SAS0304 Seattle, WA 98111

148 DXC= 945

w Loan # 002-0	04-149-0242419-0	BOOK / /O PAGE / /O
ALLS ROAD	WASHOUGAL	. WA 98671 ,
COMP , a	CALIFONIA	corporation, the address of
neficiary"). bargains, salls and conve	WA 98648 Senik , a Washington co	, and its successors in trust and proporation, the address of which is 1201 wer of sale, the real property in
tip 1 North, Ranche County of Sk	ige 5 East of camania, State	FILED FOR RECORD SKAMARIA CO, WASH BY SKAMARIA CO, THUS Har 27 10 35 AH '95
to Skamania Cou	inty recorded in	~ 10 30 30
	Indirect Fitaved	AUDITOR OF GARYM. OLSON
called the "Property." To	o the extent that any of the Prond this Deed of Trust shell co	operty is parsonal property Grantor grants onstitute the Security Agreement between
secure performance of e	ech promise of Grantor contain	ned herein, and the payment of
0/100	<del></del>	Dollers
It also secures payment ed by Beneficiery under bt , for a variable rate of inter- resents that: erty, which is unencumb erty, and any existing mo	of certain fees and costs of 8 Section 6 or otherwise to prote crost. Changes in the interest a	Beneficiary as provided in Section 9 of this ect the Property or Beneficiary's interest in rate will cause the payment amount and/or reservations, and restrictions of record not
for agricultural or farming	ng purposes.	
cured hereby, or it Gran a secured hereby, the er a fee that term is define	itor agrees to sell or transfer to tire Debt shall become immed I below) from the data of the s	is to be try interest the serious is a consistent of the serious from the
ficiary to inspect the Propert on affecting the Propert of assessments on the Propert of assessments on the Propert of a timely memor; provements thereon inside Beneficiary may rech insurance coverage tryable clause; and at termains a valid lien or the a which may impair the property of the property o	operty at any reasonable hour, ly; roperty; f any prior mortgage or deed oured by a company satisfactor seconably require, in an amout o Beneficiary. Beneficiary shall lie agreenticiary's security. It is agreent	, and to comply with all laws, ordinances, of trust covering the Property or any part of my to Beneficiery egainst fire and extended in equal to the full insurable value of the libe named as the loss payee on all such ens except those described in Section 3(s), and that if anyone asserts the priority of any
	DANIEL J. TWA LEEANN MOORE, ALLS ROAD  COMP , a  ST, STEVENSON, Itual, a Federal Savings is reficiery'). Pergeins, sells and conventy, Washington, describe ast quarter of a p 1 North, Ram The County of Six of County Road  to Skamania County of County Road  to Skamania County of Six of County Road  to Skamania County Roa	DANIEL J. TWAIN, an unmarried me LEEANN MOORE, an unmarried woman ALLS ROAD  WASHOUGAI  COMP , a CALIFONIA  ST, STEVENSON, WA 98648  Itual, a Federal Savings Bank , a Washington contection of the county of the Northwest in ituation and the county of the Northwest in ituation and the county of Skamania, State of County of Skamania, State of County Road Cape Horn  to Skamania County recorded in Registered in the County of Skamania, State of County Road Cape Horn  to Skamania County recorded in Registered in the County of the part of the County of the part of the par

7. Defaults: Sale

(a) Prompt performance under this Deed of Trust is essential. If Grantor doasn't pey any installment of the Loan on time, or if there is a breach of any of the promises contained in this Deed of Trust or any other document securing the Loan, Grantor will be in default and the Debt and any other money whose repayment is secured by this Deed of Trust shall immediately become due and payable in thill at the option of Beneficiery, if Grantor is in default and Beneficiery exercises its right to demand repayment in full, the total amount owed by Grantor on the day repayment in full is demanded, including uppaid interest, will beef interest at a rate of lifteen percent (15%) per year (the "Default Rate") from the day repayment in full is demanded until repaid in full, and, it Beneficiary so requests in writing. Trustee shall self the Property in accordance with the Deed of Trust Act of the State of Weshington, at public suction to the highest bidder. Any person except Trustee may bid at the Trustee's sale. Trustee shall self the proceeds of the sale as follows: (i) to the expenses of the sale, including a research trustee's fee and lewyer's fee; (ii) to the obligations secured by this Deed of Trust; (iii) the surplus, if any, shall be deposited with the clerk of the Euperior Court of the county in which the sale took piece to be distributed in accordance with RCW 61.24.080.

(b) Trustee shall deliver to the purchaser at the sale it is dead, without werrenty, which shall convey to the purchaser the interest in the Property which Grantor had or the interest in the Property which Grantor had or the interest in the Property which Grantor had or the interest in the Property which Grantor had or the interest in the Property which Grantor had or the interest in the Property which Grantor had or the interest in the Property which Grantor had or the interest in the Property which Grantor had or the interest in the Property which Grantor had or the line of succonducted in compliance of such compliance and or Defaulte: Bale 8. Condemnation; Eminent Domain. In the event any portion of the Property is taken or damaged in an eminent domain proceeding, the entire amount of the award, or such portion as may be necessary to fully satisfy the Debt and all other obligations secured by this Deed of Trust, shall be paid to Beneficiary to be applied thereto.

9. Fees and Coets Grantor shall pay Beneficiary's and Trustee's reasonable cost of searching records, other reasonable expenses as allowed by law, and reasonable lawyers' fees: in any lawsuit or other proceeding to foreclose this Deed of Trust; in any lawsuit or proceeding which Beneficiary or Trustee is obliged to prosecute or defend to protect the lien of this Deed of Trust; and In any other action taken by Beneficiary to collect the Debt, including any disposition of the Property under the Uniform Commercial Code. 10. Reconveyance: Trustee shall reconvey all or any part of the Property covered by this Deed of Trust to the person entitled thereto, on written request of Grantor and Beneficiary, or upon satisfaction of the Debt and other obligations secured and written request for reconveyance by Seneficiery or the person entitled thereto. 11. Trustee: Successor Trustee. In the event of the death, incepacity, disability or resignation of Trustee, Beneficiary shall appoint in writing a successor Trustee, and upon the recording of such appointment in the mortgage records of the county in which this Deed of Trust is recorded, the successor trustee shall be vested with all powers of the criginal Trustee. Trustee is not obligated to notify any party hersto of a pending sale under any other deed of trust or of any action or proceeding in which Grantor, Trustee or Beneficiary shall be a party unless such action or proceeding is brought by the Trustes. 12. Miscellaneous This Deed of Trust shall benefit and obligate the perties, their heirs, devisees, legateds, administrators, executors, successors and assigns. The term Beneficiary shall meen the holder and owner of the note secured by this Deed of Trust, whether or not that person is named as Beneficiary herein. The words used in this Deed of Trust referring to one person shall be read to refer to more than one person if two or more have signed this Deed of Trust or become responsible for doing the things this Deed of Trust requires, if any provision of this Deed of Trust is determined to be invalid under law, that fact shall not invalidate any other provision of this Deed of Trust, but the Deed of Trust shall be construed as if not containing the particular provision of provisions held to be invalid, and all remaining rights and obligations of the perties shall be construed and enforced as though the invalid provision did not exist. DATED at Vancouver 1995 Washington INE 22nd March Washington STATE OF CLARKE SKAMANIA **COUNTY OF** On this day personally appeared before me DANIEL J TWAIN the within and foresting , to me known to be the individuals described in end who executed nowledged that they signed the same as their free and voluntary act and deed, for the uses and day of MARCH JUND 1995. WITNESS my DEBI J. BARNUM Notery Publishin and for the state of WASHINGTON residing at CAMAS OFWA 4,00000000 My appointment expires MAY 6, 1998 REQUEST FOR FULL RECONVEYANCE (Do not record. To be used only when note has been paid.) TRUSTEE

The undersigned is the legal owner and holder of the Note and all other indebtedness secured by the within Deed of Trust. Said Note, together with all other indebtedness secured by this Deed of Trust, has been fully paid and satisfied; and you are hereby requested and directed, on payment to you of any sums owing to you under the terms of this Deed of Trust, to cancel the Note above mentioned, and all other evidences of indebtedness secured by this Deed of Trust together with the Deed of Trust, and to convey, without warranty, to the parties designated by the terms of this Deed of Trust, all the estate now held by you thereunder.

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