## **DEED OF TRUST**

BOOK 150 PAGE 801

	122663			
THIS DEED OF TRUST	,madethisday of	MARCH	<u>1995_</u> .bet	ween GLEN LAMAR
CHORMANED	*			, as Grantor, whose address
		gal, Washington		· · · · · · · · · · · · · · · · · · ·
Susan A.	STAUFFEL	<u> </u>		, as Trustee, whose address AC, WA_98671, as Beneficiary, whose address
2020 'E'	STREET.	P.O. Box 719	LAS HOUS.	MC. WA 986.71
ad JOYCE ELLEN S	HOEMAKER		<b>,</b>	, as Beneficiary, whose address
258 NE Blair	, Washougal, Wa	shington		
			in Trust, with pov	wer of sale, the following describ
eal property inSkam	iania Con	nty, Washington:		
at property in				
	Lot Forth-eigh	ht (48), Washoug the plat thereof	al Riverside	the office
	according to	Auditor of said	County Sub	piect to
*	County Roads,		councy, but	· ·
	county neads;			
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		AUDITOR4	, a	- SATE 36
	,	GARY M. OLS		
	· · · · · · · · · · · · · · · · · · ·		77	
nterest, in accordance v	vith the terms of a pron	xtensions thereof, and als	herewith payable t so such further sur	lars (\$ 62,500.00 ) to Beneficiary or order, and mad ms as may be advanced or loane at such rate as shall be agreed u
To protect the secur	ity of this Deed of Trus	t, Grantor covenants and	agrees:	
to be built thereon: to re ordinances, regulation  2. To pay before delinque impairing the security  3. To keep all buildings not less than the total approve and have loss may be applied upon cause discontinuance in force shall pass to the second of the	estere promptly any building is, covenants, conditions and it all lawful taxes and assessing of this Deed of Trust. It is word hereafter erected on the debt secured by this Deed of payable first to the Beneficial any indebtedness hereby second any proceedings to forecle the purchaser at the foreclosure or proceedings purporting to cost of title search and attorney of Trust.  Index penses in connection with and attorney's fees actually in accurate and despenses are sees actually in accurate and despenses and any layers.	structure or improvement there restrictions affecting the proper nents upon the property: to keep me property described herein co Trust. All policies shall be held by as its interest may appear and ured in such order as the Benefose this Deed of Trust. In the evere sale.  In affect the security hereof or the street in a reasonable amount, in the this Deed of Trust, including the this Deed of Trust, including the security hereof as provided by statute the security in the security hereof in the security hereof as provided by statute the security in surface premiums.	eon which may be dama erty.  Othe property free and continuously insured aga by the Beneficiary, and then to the Grantor. The iciary shall determine ent of foreclosure, all rule in any such action or pro- the expenses of the Trus liens, encumbrances or	structure or improvement being built or aged or destroyed; and to comply with all clear of all other charges, liens or encumbrainst loss by fire or other hazards in an ard be in such companies as the Beneficiar, e amount collected under any insurance. Such application by the Beneficiary shrights of the Grantor in insurance policies beneficiary or Trustee, and to pay all cosposeding, and in any suit brought by Beneficiary other charges against the property hereing the secured hereby, shall be added to and be against the property hereing the secured hereby, shall be added to and be against the property hereing the secured hereby, shall be added to and be against the property hereing the secured hereby, shall be added to and be against the property hereing the secured hereby, shall be added to and be against the property hereing the secured hereby, shall be added to and be against the property hereing the secured hereby.
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Washington Legal Blank, Inc., Is MATERIAL MAY NOT BE REPR	inquia, wa rome 20.02 0/90 ODUCED IN WHOLE OR IN PAI	RT IN ANY FORM WHATSOEVER.		Kailed
	and the second s			a, e <u>administration</u> de

IT IS MUTUALLY AGREED THAT:	BOOK 150 PAGE 802
1. 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 thereof
as may be necessary to fully satisfy the obligation secured hereby, shall be 2. By accepting payment of any sum secured hereby after its due date. Benefici	
sums so secured or to declare default for failure to so pay.	
3. The Trustee shall reconvey all or any part of the property covered by this I and the Beneficiary, or upon satisfaction of the obligation secured and write	Deed of Trust to the person entitled thereto on written request of the Grantor ften request for reconveyance made by the Beneficiary or the person entitled
thereto.	
4. Upon default by Grantor in the payment of any indebtedness secured hereb	by or in the performance of any agreement contained herein, all sums secured reficiary. In such even and upon written request of Beneficiary, Trustee shall
sell the trust property, in accordance with the Deed of Trust Act of the State	of Washington, at the public auction to the highest bidder. Any person except
	ale as follows: (1) to the expense of sale, including a reasonable Trustee's fee
and altorney's fee; (2) to the obligation secured by this Deed of Trust; (3) the	ne surplus, if any, shall be deposited with the clerk of the court of the county
5. Trustee shall deliver to the purchaser at the sale, its deed, without warranty.	
	Frust, and such as he may have acquired thereafter. Trustee's deed shall recite quirements of law and of this Deed of Trust, which recital shall be prima facie
evidence of such compliance and conclusive evidence thereof in favor of l	bona fide purchasers and encumbrancers for value.
<ol><li>The power of sale conferred by this Deed of Trust and by the Deed of Trust cause this Deed of Trust to be foreclosed as a mortgage.</li></ol>	t Act of the State of Washington is not an exclusive remedy; Beneficiary may
7. In the event of the death, incapacity, disability or resignation of Trustee, Ber	
	eed of Trust is recorded, the successor Trustee shall be vested with all powers to of 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	
	nly on the parties hereto, but on their heirs, devisees, legatees, administrators,
executors, successors and assigns. The term beneficiary shall mean the noice herein.	der and owner of the note secured hereby, whether or not named as Beneficiary
Witness the hand(s) of the Grantor(s) on the day and year first above written	LO P D
<u></u>	Glen Lamar Shoemaker
STATE OF WASHINGTON	
• • • • • • • • • • • • • • • • • • • •	OTARY ACKNOWLEDGEMENT
COUNTY OF CEARLY	
of the control of the	
of the control of the	maker
of the control of the	maker foregoing instrument, and acknowledged that
On this day personally appeared before me Glen Lamar Shoe to me known to be the individual(s) described in and who executed the within and as his free and voluntary act and deed, for the uses and purposes the	maker foregoing instrument, and acknowledged that he will be same erein mentioned.
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## PROMISSORY NOTE

\$62,500.00

MARCH 7, 1995

For value received GLEN LAMAR SHOEMAKER promises to pay to JOYCE BLLEN SHOEMAKER, the sum of Sixty-two thousand Five Hundred (\$62,500.00) Dollars, principal. This Note shall bear interest at the rate of eight (3%) percent per annum beginning March 15, 1995 until paid in full. This note shall be paid in monthly installments in the amount of \$597.28, due on the 15th of each month, with the first payment due March 15, 1995, with final payment due on March 15, 2010.

In the event GLEN LAMAR SHORMAKER is more than two (2) months late in his monthly payments of \$597.28, then JOYCE BLLEN SHORMAKER shall be entitled to accelerate the full balance, interest and principal, making the same due and payable immediately, and can proceed with execution pursuant to the Deed of Trust awarded to her.

Principal and interest payable in lawful money of the United States. If action be instituted on this note, I promise to pay such sum as the Court may fix as attorney fees and costs.

This note is secured by Deed of Trust of even date.

Glen Lamar Shoemaker

SUBSCRIBED AND SWORN to before me this 7 day of

NOTARY PUBLIC in and for State of Washington, reat:

My commission expires