FILES TO SECOND SKAMA JOS WASH WHEN RECORDED MAIL TO BY SUAMANIA CO. TITLE LACAMAS COMMUNITY FEDERAL CREDIT UNION P.O. BOX 4304 640 "E" STREET LPA 26 12,07 PH 'SS Courcy WASHOUGAL, WA. 98671 SPACE ABOVE THIS LINE FOR RECORDER'S USE LOAN# 11427L41 **DEED OF TRUST** Sct 19995. GARY H. OLSON 125136 BOOK 156 PAGE 882 DATED: APRIL 22, 1996 SETWEEN: HAROLD D. WARREN and LINDA C. WARREN, husband and wife ("Trustor," hereinafter "Grantor,") whose address is 71 STEVENS ROAD, WASHOUGAL, NA. 98671 AND. LACAMAS COMMUNITY FEDERAL CREDIT UNION , Beneficiary ("Credit Union,") 640 "E" STREET, WASHOUGAL, WA. 98671 whose address is ____ SKAMANIA COUNTY TITLE INSURANCE COMPANY _("Trustee.") Grantor conveys to Trustee for benefit of Credit Union as beneficiary all of Grantor's right, title, and interest in and to the following described real property (the Real "Property"), tog This Deed of Trust is part of the collateral for the Note. In addition, other collateral also may secure the Note. $\ensuremath{\overline{\mathbf{M}}}$ This Deed of Trust is the sole collateral for the Note. The West half of the Est half of the Northwest Quarter of the Southwest Quarter of the Northeast Quarter of Section 19, Township 2 North, Range 5 East of the Willamette Meridian, in the County of Skamania, State of Washington. EXCEPT any portion thereof lying within the South 660 feet of the 1,320 feet of said Southwest Quarter of the Northeast Quarter of said Section ALSO known as Lot 2 of the JON AND JOYCE STEVENS SHORT PLAT, recorded Grantor presently assured by the Short Union Case Short plants and professional form the Real Property described above. Grantor grants Credit Union a Uniform Commercial Code security interest in the Income and in all equipment, fixtures, furnishings, and other articles of personal property owned by Granton now or subsequently attached or affixed to the Real Property described above, together with all accessions, parts, or additions to, all replacements of and all substitutions for any of such property, and together with all proceeds (including insurance proceeds and refund of premium) from any sale or other disposition (the "Personal Property"). The Real Property and the Personal Property are collectively referred to as the "Property." क्रम् अस्ट्र (Check ii Applies) fadexed, Eir There is a mobile home on the Real Property, which is covered by this security instrument, and which is and shall remain: indirect (Please check > which is applicable) Personal Proper Grantor has consisted from Credit Union, has guaranteed to Credit Union, or otherwise has agreed to provide the Property as collateral for a debt to Credit Union in the maximum principal amount at any one time of \$ 20,000.00 ... This amount is repayable with interest in accordance with the terms of a promissory note or other credit agreement given to evidence the debt, dated APRIL 22, 1996, due not later than ten years from the date executed unless otherwise indicated. The term "Indebtedness" as used in this Deed of Trust, shall mean the debt to Credit Union described above, including interest thereon as described in the note or credit agreement, plus (a) any amounts expended or advanced by Credit Union to discharge Granton's obligations hereunder, and (b) any expenses incurred by Credit Union or Trustee to enforce Granton's obligations hereunder, with interest thereon at the Mote rate. The promissory note or other credit agreement describing the repayment terms of the Indebtedness, and any notes, agreements, or documents given to renew, extend or subspromissory note or credit agreement originally issued is referred to as "the Note." The rate of interest on the Note is subject to industing, adjustment, renewel, or renewel, The term "Borrower" is used in the Ceed of Trust for the convenience of the perbes, and use of that term shall not affect the liability of any such Borrower on the Note or create any legal or equitable interest in the Property in Borrower by reason of this Deed of Trust. Any Borrower who cosigns this Deed of Trust, but does not execute the Note: (a) is cosigning this Deed of Trust only to grant and convey that Borrower's interest in the Property to Trustee under the terms of this Deed of Trust, (b) is not personally liable under the Note except as otherwise provided by levy or contract; and (c) agrees that Credit Union and any other borrower hereunder may agree to extend, modify, formbeer, release any collateral, or make any other accommodations or amendments with regard to the terms of this Deed of Trust or the Note, without notice to that Borrower's consent and without releasing that Borrower or modifying this Deed of Trust as to that Borrower's interest in the Property. This Cood of Trust secures (check if applicable): Providing Line of Credit. A revolving line of credit which obligates Credit Union to make advances to Grantor until the credit agreement is terminated, so long as Grantor complies with the terms of the credit agreement and this Deed of Trust. Funds may be advanced by Beneficiary, repaid by Grantor, and subsequently readvanced by Beneficiary. Notwithetending the amount outstanding at any persouler time, this Deed of Trust secures the total amount of the Note that is shown above. The unpaid balance of the revolving line of credit under the Note may at certain times be zero. A zero balance does not affect the Beneficiary's agreement to advance to the Grantor. Therefore, the interest of Beneficiary under this Deed of Trust will remain in full force and effect notwithstanding a zero balance on the Note. Any principal advance under the line of credit that exceeds the amount completed above as the principal of the Note will not be secured by this Deed of Trust.

XIX. Promiseory Note. A note under which the final payment of principal and interest will be due on or before <u>MAY 1, 2003</u>. XX Pr Fullers Advances. Indebtedness includes all loans of Beneficiary to Grantor, whether now existing or made later. This includes future loans in addition to the Note principal, up to a limit of . However, no loan that would require providing a right of rescission being given to Grantor shall be secured by this Deed of Trust unless a right of escission is in fact given to Granto rescission is in fact given to Grantor.

This Deed of Trust including the assignment of income and the security interest is given to secure payment of the Indebtedness and performance of all Grantor's obligations under this Deed of Trust and the Note and is given and accepted under the following terms:

1. Rights and Obligations of Borrower. Borrower/Grantor has various rights and obligations under this Deed of Trust. These rights and responsibilities are set torth in the following paragraphs: 1.1. Payments and Performance; 2. Possession and Maintenance of Property; 3. Taxes and Liens; 4. Property Demage Insurance; 5. Expenditure by Credit Union; 7. Condemnation; 8.2. Remidies; 10.1. Consent by Credit Union; 10.3. Effect of Consent, 11. Security Agreement; Financing Statements; 14. Consequences of Default; 14.5. Altomeys Fees and Expenses; 16.2. Unit Ownership Power of Altomey; 16.3. Annual Repformance, Grantor shall pay to Credit Union all amounts secured by this Deed of Trust as they become due, and shall strictly perform all of Grantor's obligations.

2. Possession and Maintenance of the Property.

2. Descending that it is a strictly perform all of Grantor's obligations. Processelon. Until in default, Grantor may remain in possession and control of and operate and manage the Property and collect the income from the Property.
 Duty to Melintain. Grantor shall maintain the Property in first class condition and promptly perform all repairs and maintenance necessary to preserve its value.
 Multisures, Waste. Grantor shall resident conduct or permit any nuisance nor common or suffer any strip or waste on or to the Property or any portion then of including without attended to all controls of the representation removal or all enables; by Grantor shall not demotifely or remove any improvements from the Real Property without the prior written consent of Credit Union. Credit Union shall not if Grantor makes arrangements satisfactory to Credit Union to replace any improvements the Grantor proposes to remove with one of at least equal value. "Improvements" shall did all existing and flutre buildings, shuctures, and parting facilities.
 Credit Union's Right to Enter. Credit Union, its agents and representatives, may enter upon the Property at all reasonable times to attend to Credit Union's interest and to inspect Property. the Property.

2.8 Compliance with Governmental Requirements. Grantor shall promptly comply with all laws, ordinances, and regulations of all governmental authorises applicable to the use or occupancy of the Property. Grantor may contest in good faith any such law, ordinance, or regulation and withhold compliance during any proceeding, including appropriate appeals, so long as Grantor has notified Credit Union in writing prior to doing so and Credit Union's interest in the Property is not jeoperdized. Credit Union may require Grantor to post adequate security (responsibly substactory to Credit Union) to protect Credit Union's interest.

2.7 Dety of Protect. Grantor shall do all other acts, in addition to those set forth in this section, that from the character and use of the Property are reasonably necessary to protect.

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(5) Failure of Grandor within the time required by this Deed of Trust	r jo make any payment for	taxes, insurance, or for any o	ther payment necessary to preven	nt filling of or to affect
ischarge of any lien. (b) Dissolution or termination of existence (di Grantor is a corporational of creditors by, the commencement of any proceeding under any bank-upicy or insolvercy laws within the time required to answer (d) Default of Grantor under any prior obligation or instrument sec. (e) If the Real Properly has been submitted to unit covership but on Grantor by the declaration submitting the Real Property to unit covership to in the Real Property is a leasehold indirect and such Property has been submit the Real Property from its center, any default under such lease which might retained in the real property from its center, any default under such lease which might retained in the real property from its center, any default under such lease which might retained to the real property in th	on) insolvency, business to upiny or insolvency takes in try. Grantor or any of the nuring any prior obligation, sust to a Unit Ownership it is built ownership, faill suit in termination of the la- prevent a default under such severet a default under such	tishure, appointment of a rock- by or against, or the fehire to individuals or entitles who as or commendement of any su- taw or any similar law, falkuri ation of unit ceners, or by ar- are of Grantor to perform any ase as it perfains to the Real flease by the association of un-	ner for any part of the Property of cottain dismissial or deny the co- es haren coffectively referred to it or other action to forciose any eld Granton to perform any of the hylintes or regulations therounded of the obligations imposed on Gr Property or any failure of Grant towners or by any member of the it	A assignment for the creatist of any potition as "Grantor." prior ten e obligations imposed e. If Grantor's interest reantor by the lease of or as a member of an association.
(f) Failure by Grandor to be soft any control written notice of the (1) Credit Union has sent to Grandor a written notice of the	failure and the failure has ng such curative action; or	not been cured within 15 day	s of the notice, or if the cerault c	3.100 (00 (00 00 00 00 00 00 00 00 00 00 00
(g) It the interest of Grantor in the Property is a seasonable material that results in the termination of Grantor's leasonable rights; provided, that such that the property of the Personal transfer of the Personal transf	ch events shall not consti Proporty and all Improvem	itute a default if Grantor provents at another location, subj	rides. Credit Union with prior with ect to a lease of at least equal but	enem to Grantor or the
sensiatory to close use it sets if an adversaring Grantor's right to do so, terminated lease, stating the location, and evidencing Grantor's right to do so. (b) Any breach by Grantor under the terms of any other agreement without limitation any agreement concerning any indebtedness of Grantor to C if Credit Union reasonably deems itself insecure.		,		£
14. Consequences of Default.	y time thereafter, Trustee	or Credit Union may declare	a default and exercise any one o	or more of the following
rights and remodes, in addition to any other rights or remedies provided by to rights and remodes, in addition to any other rights or remedies provided by to complete the right at its option without notice which Grantor would be required to pay. (b) With respect to all or any part of the Real Property, the Truther of the respect to all or any part of the Real Property.	to Grantor to declare the	entire Indebtedness immedial	ely due and payable, including a	iny prepayment persons
judicial foreclosure, in either case in accordance with and to the forecast property. Creating the property of the Personal Property. Creating the property of the Personal Property.	of Union shall have all the	rights and remedies of a sec	ured party under the Uniform Co	mmercial code in enec.
-in the state in which the Credit Union is located. (d) Credit Union shall have the right, without notice to Grantor, the net proceeds, over and above Credit Union's costs, against the Indebted use fees directly to Credit Union. If the Income is collected by Credit Union, it payment thereof in the name of Grantor and to negotiate the same and collegement thereof in the name of Grantor and to negotiate the same and collegement.	to take possession of the nees. In furtherance of this hen Grantor irrevocably de at the proceeds. Payments proper grounds for the de	Property and collect the Inco right, Credit Union may requi signates Credit Union as Gra s by tenants or other users to mand existed. Credit Union re	ome, including amounts past due fire any tenant or other user to mi ntor's attorney in fact to endorse credit Union in response to Cred nay exercise its rights under this	ake payments of rent or instruments received in sit Union's demand shell subparagraph either in
person, by agent, or through a receiver. (e) Credit Union shall have the right to have a receiver appoints the Property preceding foreclosure or sale, and to collect the Income from the Property preceding foreclosure or sale, and to collect the Income from the Credit Union's that to the	ed to take possession of an the Property and apply the appointment of a receiver	ny or all of the Property, with the proceeds, over and above shall exist whether or not the	he power to protect and preserve cost of the receivership, against apparent value of the Property ex	the indebtedness. The coeds the indebtedness
by a substantial amount. Employment by Credit Gut II of the Property after the F (f) If Grantor remains in possession of the Property after the F default of Grantor, Grantor shall become a tenant at wit of Credit Union or to the Real Deposits is a thymitted to unit premership, Credit	roperty is sold as provided	above or Credit Union other	vise becomes entitled to possess	se of the Property.
pursuant to the power of attorney granted credit union shall have any other right or ren (h) Trustee and Credit Union shall have any other right or ren the property to exercising its right; and remedies, the	nedy provided in this Deed Trustee or Credit Union, sh	of Trust, or the Note. tall be free to sell all or any p	art of the Property together or set	parately, or to sell certain
portions of the Property and retrain from searing over portion reasonable not 14.3 Notice of Sale. Credit Union shall give Grantor reasonable not	ice of the time and place of able notice shall mean notice	t any public sale of the Perso ce given at least ten days be	one the time of the sale or dispos	sition.
demand strict compliance with that provision or any other provision. Electronic strict compliance with that provision or any other provision.	on by Credit Union to pursi eed of Trust after failure of	ue any remedy shall not excl Grantor to perform shall not a	ude pursua of any other remedy, affect Credit Union's right to decid	are a default and exercise
its remedies under this Deed of Inst. 14.5 Attorneys' Fees; Expenses. If Credit Union institutes any suit the court may adjudge reasonable as attorneys' fees at trial and on any the court may adjudge reasonable as attorneys' rich protection of 8s info	or action to enforce any or appeal. Whether or not a erest or the enforcement of	of the terms of this Deed of To my count action is involved, a of its rights shall become a pa	rust, Credit Union shall be enlined if reasonable expenses incurred int of the Indebtedness payable of the Indebtedness payable of	by Credit Union that are on demand and shall bear
interest from the date of expendence that repair at the rate of the reports of there is a lawrell, the cost of searching records, obtaining title reports fees include those for bankruptcy proceedings and anticipated post-judgm	(including foreclosure reported collection actions.	ris), surveyors' reports, appra	isal fees, title insurance, and feet	day after heiro denotated
Any notice under this Deed of Trust shall be in among and state as first-class registered or certified mail, postage prepaid, directed to the a as first-class registered or certified mail. Provided likely postage propaid.	at copies of notices of fore	closure from the holder of an	y Sen which has priority over the	Costs of California III this
for notices by written notice to the basis and assess of this Deed of Trust. If properly is in Virginia, the following notice applies: NOTICE THE DEBT SALS OR CONVEYNOE OF THE PROPERTY CONVEYED. 16. Miscolansous. 16.1 Successors and Assigns. Subject to the Emissions stated in				
successor trustees, this Deed of Frust shall be because your and man that the field Unit Ournership Power of Attorney. If the Real Property is a 16.2 Unit Ournership Power of Attorneys if the association of units that man come before the members of the association of units.	submitted to unit ownership nit owners. Credit Union sh	o, Grantor grants an irrevocat hall have the right to exercise	this power of attorney to Creat Ur this power of attorney only after o	default by Grantor and may
decine to exercise this power, as Creat Union may see to 16.3 Annual Reports. If the Property is used for purposes other	than grantor's residence, to perty during Grantor's prev	within 60 days following the driving the driving fiscal year in such detail	dose of each fiscal year or Gram Las Credit Union shall require. "?	Net operating income" shall
Credit Union a statement of net operating income received from the Pro- mesn all cash receipts from the Property less all cash expenditures mad 18.4 Applicable Law. The law of the state in which the Property determining the rights and remedies of Credit Union on default. 16.5 Joint and Several Liability. If Grantor consists of more than	is located shall be applica	sble for the purpose of consti	uing and determining the validity	Of this Deed of Trust and
16.5 Joint and Severet Liability. If Grantor consists of more than 16.6 Time of Executes. Time is of the essence of this Deed of Tr 16.7 Uses. (a) If located in klaho, the Property either is not more than				
(b) If located in Washington, the Property of for used privated in Montana, the Property does not exceed tiftee	n acres and this instrument i	s a Trust Indenture executed in	conformity with the Small Tract Fit i7-1-19 et secu	nancing Act of Montana.
16.8 Waiver of Homestead Exemption. Borrower ristory waives	created by this Deed of Tru	est with any other interest or o	sstate in the Property at any time	held by or for the benefit of
Credit Union in any capacity, without the written consent of Credit Union 16.16 Substitute Trustee. Credit Union, at Credit Union's option acknowledged by Credit Union and recorded in the office of the Recording the Borrower, the book and page where this Deed of Trust is Property, succeed to all the 15te, powers, and duties conferred upon the	der of the county where the			
other provisions for substitution.	redit Union may collect a fi	ee not to exceed \$50 for furni	ahing the statement of congetion	as provided by Sacron 2545
of the Civil Code of California. 16.12 Severability. If any provision in this Deed of Trust shall be affected or impaired. 17. Prior Indubbedness. 17.1 Prior Lieu. The lien securing the Indebtedness secured by the				
(Check which Applies)	Other (Specify)			
XXXTrust Deed Mortgage		·		
Land Sele Contract The prior obligation has a current principal balance of \$ 45 50,000,00 Grentor expressi	A COARDINATION USES SAN AND AND	pay or see to the payment of	the prior indebtedness and to p	he original principal amount of revent any default thereunder.
17.2 Default. If the payment of any installment of principal or a should an event of default occur under the instrument securing such should an event of default occur under the instrument securing such security of Court Living home impreciately due.	ny interest on the prior inol indebtedness and not be o and payable, and this Det	ured during any applicable graid of Trust shall be in default.	ace period therein, then the indet	bledness secured by this Deed
of trust shall, at the option of Credit Union, become immediately due of Trust shall, at the option of Credit Union, become immediately due 17.3. He file-attrostone. Grantor shall not arrier into any agree Trust by which that agreement is modified, smended, estended, or under a prior mortgage, deed of trust, or other security agreement as	mound without # 2 prior W	nition consent of Credit Union sent of Credit Union.	n. Grantor shall neither request n	or accept any future advances
Harold D. Warrer			Waner-	
HAROLD D. WARREN		LINDA C. WA	RREN	

	INC	NVIDUAL ACKNO	WLEDGMENT		
STATE OF WASHINGTON	<u>;</u>)	BO	OR 156 P	AGE 885
	•) ss.		1	
County of CLARK	÷ .)	ē.		
On this day personally appeared be	efore me <u>HAROLD</u>	D. WARREN &	LINDA C WARREN		
to me known to be (or in California	a, personally known to me	or proved to me on the	basis of satisfactory eviden	ce to be) the individual,	or individuals described i
and who executed the within and f	oregoing instrument, and	acknowledged that THE	$\underline{\mathbf{Y}}$ he signed the same as $\underline{\mathbf{z}}$	THEIR	$\overline{}$
free and voluntary act and deed, in	or the uses and purposes t	therein mentioned. Given	under my hand and officia	seal this 22nd da	y of APRIL
	, 19 <u>_96</u>	8y:	Marie	nine	full
CIEM. MINS		Notan	y Public in and for the State	of: WASHINGT	й
ROLE M. MINS	3[F]	Resid	ing at: WASHOU	GAL	
(AUNA))>)	My co	mmission expires:1-	18-98	
Px 4N 18. 198	/S			k. J	
OF WASH	in incorp		RECONVEYANCE his have been paid in full	lacksquare	
			<i>- 1</i>		
To: The undersigned is the legal owner professor You are baselined to the legal owner.	er and holder of all indebte	dness secured by this Do	eed of Trust. All sums secu	red by the Deed of Tru	st have been fully paid an
satisfied. You are hereby directed, of indebtedness secured by this D parties designated by the terms of	on payment to you of any Deed of Trust (which are d	sums owing to you unde leftvered to you becomit	er the terms of this Deed of	Trust or pursuant to st	atute, to cancel all evidenc
	THE OCCU OF TRUSK USE EST	ate now need by you und	RI THE DEED OF TRUST. Please	mail the reconveyance	and related documents to
			·		7
Date:		19		- 4	
Credit Union:		. 7		- 48	- 1
By:			·		- 1
its:			- 40	D. 7	

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FOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property."

BORROWER COVENANTS that Borrower is lawfully seised of the estate hereby conveyed and has the right to grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform coverants for national use and non-uniform coverants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

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

2. Funds for Taxes and Insurance. Subject to applicable law or to a written waiver by Lender. Borrower shall pay to Lender on the day monthly payments are due under the Note, until the Note is paid in full, a sum ("Funds") for: (a) yearly taxes and assessments which may attain priority over this Security Instrument as a lien on the Property; (b) yearly leasehold payments or ground rents on the Property, if any; (c) yearly hazard or property insurance premiums; (d) yearly flood insurance premiums, if any; (e) yearly mortgage insurance premiums, if any; and (f) any sums payable by Borrower to Lender, in accordance with the provisions of paragraph 8, in lieu of the payment of mortgage insurance premiums. These items are called "Escrow Items." Lender may, at any time, collect and hold Funds in an amount not to exceed the maximum amount a lender for a federally related mortgage loan may require for Borrower's escrow account under the federal Real Estate Settlement Procedures Act of 1974 as amended from time to time, 12 U.S.C. Section 2601 et seq. ("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. Lender may estimate the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future Escrow Items or otherwise in accordance with applicable law.

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 Escrow Items. Lender may not charge Borrower for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, 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 one-time charge for an independent real estate tax reporting service used by Lender in connection with this loan, unless applicable law provides otherwise. Unless an agreement is made or applicable law requires interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Borrower and Lender may agree in writing, however, that interest shall be paid on the Funds. Lender 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 exceed 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 deficiency. Borrower shall make up the deficiency in no more than twelve monthly payments, at Lender's sole discretion.

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 sale of the Property, shall apply any Funds held by Lender at the time of acquisition or sale as a credit against the sums secured by this Security Instrument.

3. Application of Payments. Unless applicable law provides otherwise; all payments received by Lender 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, to principal due; and last, to any late charges due under the Note.

4. Charges; Liens. Borrower shall pay all taxes, assessments, charges; fines and impositions attributable to the Property which may attain priority over this Security Instrument, and leasehold 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 promptly furnish to Lender all notices of amounts to be paid under this paragraph. If Borrower makes these payments directly, Borrower shall promptly furnish to Lender receipts evidencing the payments.

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

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17. Transfer of the Property or a Beneficial Interest in Borrower. If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent. Lender may, at its option, require immediate payment in full of all sums secured by this exercise. However, this option shall not be avaraging by I and by if a particular to the factor of t Security Instrument. However, this option shall not be exercised by Lender if exercise is prohibited by federal law as of the date

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Borrower must pay all sums secured to this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

18. Borrower's Right to Reinstate. If Borrower meets certain conditions, Borrower shall have the neby justified enforcement of this Security Instrument discontinued at any time prior to the earlier of: (a) 5 days (or such other period as applicable law may specify for reinstatement) before sale of the Property pursuant to any power of sale contained in this ecurity Instrument; or (b) entry of a judgment enforcing this Security Instrument. Those conditions are that Borrower: (a) pays Lender all sums which then would be due under this Security Instrument and the Note as if no acceleration had occurred; (b) cures any default of any other covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including, but not limited to, reasonable attorneys' fees; and (d) takes such action as Lender may reasonably require to assure that the lien of this Security Instrument, Lender's rights in the Property and Borrower's obligation to pay the sums secured by this Security Instrument shall continue unchanged. Upon reinstatement by Borrower, this Security Instrument and the obligations secured hereby shall remain fully effective as if no acceleration had occurred. However, this right to reinstate shall not apply in the case of acceleration under paragraph 17.

19. Sale of Note; Change of Lean Servicer. The Note or a partial interest in the Note (together with this Security Instrument) may be sold one or more times without prior notice to Borrower. A sale may result in a change in the entity (known as the "Loan Servicer") that collects monthly payments due under the Note and this Security Instrument. There also may be one or more changes of the Loan Servicer unrelated to a sale of the Note. If there is a change of the Loan Servicer, Borrower will be given written notice of the change in accordance with paragraph 14 above and applicable law. The notice will state the name and address of the new Loan Servicer and the address to which payments should be made. The notice will also contain any other

information required by applicable law.

20. Hazardous Substances. Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances on or in the Property. Borrower shall not do, nor allow anyone else to do, anything affecting the Property that is in violation of any Environmental Law. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property.

Borrower shall promptly give Lender written notice of any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower has actual knowledge. If Borrower learns, or is notified by any governmental or regulatory authority, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary, Borrower shall promptly take all necessary femedial actions in accordance with Environmental Law.

As used in this paragraph 20, "Hazardous Substances" are those substances defined as toxic or hazardous substances by Environmental Law and the following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or formaldehyde, and radioactive materials. As used in this paragraph 20, "Environmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to bealth, safety or environmental protection.

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

21. Acceleration; Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under paragraph 17 unless applicable law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, not less than 30 days from the date the notice is given to Borrewer, by which the default must be cured; and (d) that failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this Security Instrument and sale of the Property at public auction at a date not less than 120 days in the future. The notice shall further inform Borrower of the right to reinstate after acceleration, the right to bring a court action to assert the non-existence of a default or any other defense of Borrower to acceleration and sale, and any other matters required to be included in the notice by applicable law. If the default is not cured on or before the date specified in the notice, Lender, at its option, may require immediate payment in full of all sums secured by this Security Instrument without further demand and may invoke the power of sale and any other remedies permitted by applicable law. Lender shall be entitled to collect all expenses incurred in pursuing the remedies provided in this paragraph 21,

including, but not limited to, reasonable attorneys' fees and costs of title evidence.

If Lender invokes the power of sale, Lender shall give written notice to Trustee of the occurrence of an event of default and of Lender's election to cause the Property to be sold. Trustee and Lender shall take such action regarding notice of sale and shall give such notices to Borrower and to other persons as applicable law may require. After the time required by applicable law and after publication of the notice of sale. Trustee, without demand on Borrower, shall sell the Property at public auction to the highest bidder at the time and place and under the terms designated in the notice of sale in one or more parcels and in any order Trustee determines. Trustee may postpone sale of the Property for a period or periods permitted by applicable law by public announcement at the time and place fixed in the notice of sale. Lender

or its designee may purchase the Property at any sale.

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Trustee shall deliver to the purchaser Trustee's deed conveying the Property without any covenant or warranty, expressed or implied. The recitals in the Trustee's deed shall be prima facie evidence of the truth of the statements made therein. Trustee shall apply the proceeds of the sale in the following order: (a) to all expenses of the sale, including, but not limited to, reasonable Trustee's and attorneys' fees; (b) to all sums secured by this Security Instrument; and (c) any excess to the person or persons legally entitled to it or to the clerk of the superior court of the county in which the sale

22. Reconveyance. Upon payment of all sums secured by this Security Instrument, Lender shall request Trustee to reconvey the Property and shall surrender this Security Instrument and all notes evidencing debt secured by this Security Instrument to Trustee. Trustee shall reconvey the Property without warranty and without charge to the person or persons legally entitled to it. Such person or persons shall pay any recordation costs.

23. Substitute Trustee. In accordance with applicable law, Lender may from time to time appoint a successor trustee to any Trustee appointed hereunder who has ceased to act. Without conveyance of the Property, the successor trustee shall succeed to all the title, power and duties conferred upon Trustee herein and by applicable law.

24. Use of Property. The Property is not used principally for agricultural or farming purposes.

	- F -		
25. Riders to this Security Instrument. If e Security Instrument, the covenants and agreements the covenants and agreements of this Security Instru	one or more riders are executed b	y Borrower and recorded togeth porated into and shall amend and	er with this
the covenants and agreements of this Security Instri [Check applicable box(es)]	ument as if the rider(s) were a par	t of this Security Instrument.	эфринин
Balloon Rider	Condominium Rider Planned Unit Development Rider Rate Improvement Rider Other(s) [specify]	I-4 Family Rider Biweekly Payment Ride Second Home Rider	, ,
BY SIGNING BELOW, Borrower accepts and in any rider(s) executed by Borrower and recorded Witnesses	I agrees to the terms and covenan	nts contained in this Security Inst	trument and
Witnesses:	of kinsto,	sho Don	(Seal) -Borrower
	0		(Seal) -Borrower
STATE OF THE OWNER OWNER OF THE OWNER OWNE	(Scal) Borrower		(Seai) -Borrower
STATE OF WASHINGTON County of Clark On this day personally appeared before me	}ss:		4
	Christopher Mo	en	
mentioned.	in and who executed the within ar free and voluntary act	nd foregoing instrument, and ack and deed, for the uses and public	nowledged
GIVEN under my hand and official seal this	China	April 50	Tange to
My Appointment Expires on 3-17-99	Notary Publicinan a Vancouver	d for the State of Washington, re	20N_C
en e	Page 6 of 6	∵. ∠ J Form	3048 9/90

2.8 Construction Loan. If some or all of the proceeds of the loan creating the indebtodriess are to be used to construct or complete construction of any Improvement and the Property. The Improvement shall be completed within sur months from the date of this Deed of Trust and Grantor shat pay in full all costs and expenses in connection with the excit.

2.8 Hazardous Substances. Grantor represents and warrants that the Property has not been and will not be, Juring the period this deed remans a lies no in the Property, used full received in the Endowed Substances. Grantor represents and warrants that the Property has not been and will not be, Juring the period the season of the Property is male as the not if a Property and shall have other applicable foderal and state laws or regulations and amendments. Grantor authorizes Credit Union and as agents to enter upon the Property is male such inspections and tests as other applicable foderal and state laws or regulations and amendments. Grantor appropriate to determine compliance of the Property with this parayalaph. Credit Union's inspections and tests shall be for Credit Union's purposes only and shall not less for the benefit or create any duty or kabitity to Grantor or any third pany. Grantor agrees to indemnity and hold Credit Union harmless against any and all claims and losses including the representation of this parayalaph, which shall survive the payment of the indebtedness and satisfaction of this Deed of Trust.

3. Takes and Liene.

3.1 Payment. Grantor shalt pay whon due before they become delinquent shalt maintain the Property degrated and shall pay when due all claims to work done one for services residenced or material furnished to the Property. Grantor shall maintain the Property is not account of the Property, and shall pay when due at Credit Union is a second trust, except to the first element assessments on the property is not jeopardized for the interest of Credit Union.

3.2 Right to Contest. Grantor may withhold payment of any tax, assessments re

a construction ient could be asserted on account of the withs, services, or materials, and the cost exceeds \$5,000 (if the Property is used for noversectable or commercial purposes) or \$1,000 (if the Property is used as a residence). Granton will no request furnish to Credit Union adviance assurances assistations by Direct Union that Granton can and will pay the cost of such improvements.

3.5 Tak Reservers, Subject to any finations set by applicable tay. Credit Union may require Borrower to maintain with Credit Union reserves for payment of the subject of the payment of one of the subject of the payment of the other servers hinds are insufficient. Borrower shall point depend and assessments required to be paid by Credit Union to as a general deposit from Borrower and shall constitute a non-interest bearing debt from Credit Union to Borrower, with Credit Union may statisfy by private of the taxes and assessments required to be paid by Borrower as they become due. Credit Union does not hold the reserve funds in trust for Borrower, and Credit Union in ordinary of Borrower for payment of the taxes and assessments required to be paid by Borrower as they become due. Credit Union does not hold the reserve funds in trust for Borrower, and Credit Union in ordinary of Borrower for payment of the taxes and assessments required to be paid by Borrower as they become due. Credit Union does not hold the reserve funds in trust for Borrower, and Credit Union in ordinary as the property Demander of Insurance of Insurance. Grantor shall promote adminished to the paid to the Credit Union of Insurance of Insurance. Grantor shall promote and maintain populate of Insurance and Insurance of Insurance. Credit Ordinary and the Feed Property in an amount sufficient to a nod application of any consultance and the American and Credit Union. Grantor shall educe the payment of the Vice of Insurance and Insurance and

of the insurance premiums required to be paid by Borrower

5. Expenditure by Credit Union. 5. Expenditure by Credit Union.

If Grantor fails to comply with any provision of this Deed of Trust, including the obligation to maintain the prior Indebtedness in good standing as required by Section 17, Credit Union may at its option on Grantor's behalf take the required action and any amount that it expends in so doing shall be added to the Indebtedness. Amounts so added shall be payable on demand with interest from the date of expenditure at the rate the Note bears. The rights provided for in this section shall be in addition to any other rights or any remedies to which Credit Union may be entitled on account of the default. Credit Union shall not by taking the required action cure the default so as to bar if from any remedy that it otherwise would have had

8. Warranty; Defense of Title.

8.1 Title. Grantor warrants that it holds marketable life to the Property in fee simple free of all encumbrances other than those set forth in Section 17 or in any policy of title insurance issued in favor of Credit Union in connection with the Deed of Trust.

8.2 Defense of Title. Stand to the averaging in the payable and

or or cream union in connection with the beed of trust.

Whence of Title. Subject to the exceptions in the paragraph above, Grantor warrants and will forever defend the title against the lawful claims of all persons. In the event any ceeding is commenced that questions Grantor's title or the interest of Credit Union or Trustee under this Deed of Trust, Grantor shall defend the action at Grantor's expense.

7. Condemination.
7.1 Application of Net Proceeds. If all or any part of the Property is condemned. Credit Union may at its election require that all or any portion of the net proceeds of the award shall mean the award after payment of all reasonable costs, expenses, and attorneys' fees necessarily paid or incurred by Grantor, Credit Union, or Trustee in connection with the condemnation. Proceedings. If any proceedings in condemnation are filed, Grantor shall promptly notify Credit Union in writing and Grantor shall promptly take such steps as may be necessary the action and obtain the award.

7.2 Pr

on of Tax By S Impo

 State Taxee Covered. The following shall constitute state taxes to which this section applies:
 State Taxee Covered. The following shall constitute state taxes to which this section applies:
 A specific tax upon trust deeds or upon all or any part of the indebtedness secured by a trust deed or security agreement.
 A specific tax on a Grantor which the taxpayer is authorized or required to deduct from payments on the Indebtedness secured by a trust deed or security agreement.
 A specific tax on a crantor which the taxpayer is authorized or required to deduct from payments on the Indebtedness secured by a trust deed or security agreement.
 A specific tax on all or any portion of the Indebtedness or on payments of principal and interest made by a Grantor.
 Permedies. If any state tax to which this section applies is enacted subsequent to the date of this Deed of Trust, this shall have the same effect as a default, and Credit Union steroize any or all of the remedies available to it in the event of a default unless the following conditions are met. (a) Grantor may lawfully pay the tax or charge within 30 days after notice from Credit Union that the tax law has been enacted.

(b) Grantor pays or offers to pay the tax or charge within 30 days after notice from Credit Union that the tax law has been enacted.

Power and Chilippitions of Trustee.

Powers of Trustee. In addition to all powers of Trustee arising as a matter of law, Trustee shall have the power to take the following actions with respect to the Property upon

the request of Credit Union and Grantor:

(a) Join in preparing and filing a map or plat of the Real Property, including the dedication of streets or other rights in the public.

(b) Join in granting any easement or creating any restriction on the Real Property.

(c) Join in any subcondination or other agreement affecting this Deed of Trust or the interest of Credit Union under this Deed of Trust.

9.2 Obligations to Notify. Trustee shall not be obligated to notify any other party of a pending sale under any other trust deed or lien, or of any action or proceeding in which Grantor.

Credit Union, or Trustee shall be a party, unless the action or proceeding is brought by Trustee. Transfer by Grants

10.1 Consent by Credit Union. Grantor shall not transfer or agree to transfer all or part of Grantor's interest in the Property without the prior written consent of Credit Union. Any of to transfer shall constitute a default under this Deed of Trust. attempt to transfer means the constitute a default under this Deed of Trust.

A "sale or transfer" means the conveyance of real property or any right, title, or interest therein, whether legal or equitable, whether voluntary or involuntary, by outright sale, deed, instalment sale contract, land contract, contract for deed, leasehold interest with a term greater than three years, lease-option contract, or any other method of conveyance of real property interest. If any Borrower is a corporation, transfer also includes any change in ownership of more than 25% of the voting stock of Borrower.

If Grantor or prospective transferse applies to Credit Union for consent to a transfer, Credit Union may require such information concerning the prospective transferse as would normally have been seen from sections.

protein a manufacture applicant.

In a particular process of the consent to any transfer, Credit Union may in its discretion impose an assumption fee in accordance with Credit Union's fee schedule to Consent. As a condition of its footbackure to the consent not accordance to the consent of each consent. n to Con 10.2 Condition to Consent. As a condition of its consent to any transfer, Credit Union may in its discretion impose an assumption fee in accordance with Credit Union if ee schedule then in effect, and may increase the interest rate of the Indebtedness to the prevailing rate for similar rates then charged by Credit Union. Credit Union may increase the amount of each remaining installment so that the Indebtedness will be tifty paid by the original maturity date. In no event, however, shall the interest rate be increased, nor any fee imposed, beyond the maximum rate permitted under applicable law. This paragraph sets forth terms that Credit Union may impose as a condition to consent. This paragraph is not exclusive and Credit Union, at its sole discretion, may impose additional terms or may decline to consent to a transfer.

10.1 Effect of Consent. If Credit Union consents to one transfer, that consent shall not constitute a consent to other transfers or a waiver of this section. No transfer by Grantor shall relieve Grantor of liability for payment of the Indebtedness. Following a transfer, Credit Union may agree to any axtension of time for payment or modification of the terms of this Deed of Trust or the Note or weive any right or remedy under this Deed of Trust or the Note without relieving Grantor from liability. Grantor waives notice, presentment, and protest with respect to

11. Security Agreement; Prismoring assessments.

15.1 Security Agreement, This instrument shall constitute a security agreement to the extent any of the Property consumers.

15.1 Security Agreement, This instrument shall constitute a security agreement to the extent any of the Property consumers.

15.2 Security Interest. Upon request by Credit Union, Grantor shall execute financing statements and take whatever other action is requested by Credit Union to perfect and continue.

15.2 Security Interest. Upon request by Credit Union, Grantor shall execute financing statements and take whatever other action is requested by Credit Union to perfect and continue.

15.2 Security Interest. Upon request by Credit Union may, at any time and without further authorization from Grantor's attorney in fact for the purpose of executing any documents necessary to perfect or continue this security interest. Upon default, Grantor shall assemble the Personal Property and make it available to Credit Union within three days after receipt of written demand from Credit Union.

it available to Credit Union within three days after receipt of written demand from Credit Union.

1.3 Mobile Hornes. If the Property includes mobile homes, motor homes, modular homes, or similar structures, such structures shall be and shall remain Personal Property or Real Property as stated above regardless of whether such structures are affixed to the Real Property, and interpeditive of the classification of such structures for the purpose of tax assessments. The removal or addition of axies or wheels, or the placement upon or removal from a concrete base, shall not after the characterization of such structures.

12. Reconveyence on Full Performance.

14. Gentor pays all of the Indebtedness when due and otherwise performs all the obligations imposed upon Grantor under this Deed of Trust and the Note, Credit Union shall execute and deliver to Trustee a request for full reconveyance and shall execute and deliver to Grantor suitable statements of termination of any financing statement on file evidencing Credit Union's security interest in the Income and the Personal Property. Any reconveyance fee or termination fee required by law shall be paid by Grantor.

13. Default,

The following shall constitute events of Gefault

(a) Failure of Grantor to pay any portion of the Indebtedness when it is due

BOOK 156 PAGE 89.4

INDIVIDUAL ACKNOWLEDGMENT

STATE OF WASHINGTON)	BOOK 156 PAGE 896
) šs.	
county ofCLARK)	
on this day personally appeared before i	me TEDDI R. MIDIAND & DALE W.	MIDIAND
<u> </u>		
o me known to be (or in California, per	sonally known to me or proved to me on the basis of	of satisfactory evidence to be) the individual, or individuals described in
and who executed the within and forego	oing instrument, and acknowledged thatTHEYees	igned the same asTHEIR
iree and voluntary act and deed, for the	uses and purposes therein mentioned. Given under	my hand and official seal this 23rd day of APRIL
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L. M.	Hotary Publ	ic in and for the State of:
	Residing at:	Cayson, wa
Torono Cal	My commis	sion expires: $11-9-99$
100 LION 5	REQUEST FOR FULL REC	ONVEYANCE
A. A.S. H. H. B. W.	(To be used only when obligations ha	
To: The undersigned is the legal owner and	d holder of all indebtedness secured by this Deed of	Trust. All sums secured by the Deed of Trust have been fully paid an
satisfied. You are hereby directed, on p	payment to you of any sums owing to you under the	terms of this Deed of Trust or pursuant to statute, to cancel all evident ther with the Deed of Trust), and to reconvey, without warranty, to the
parties designated by the terms of the	Deed of trust, the estate now need by you under the	Deed of Trust. Please mail the reconveyance and related documents to
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Credit Union:		
Ву:		T .
lts:		