141065

BOOK 209 PAGE 741

FILED FOR RECORD SKAMAHIA CO. WASH BY MARK COUNTLITTLE

HAT IY 10 46 AH '01

COWY Y

GARY M. OLSON

WASHINGTON STATE EMPLOYEES CREDIT UNION P O BOX WSECU OLYMPIA, WA 98507

				7 .
Account No.: 0002	Angrae	This Space Provided to	r Recorder's Use	
7.7		DEED OF 1	TRUST	
72:10	スト	(Line of Credit T	rust Deed)	
Heference Number	s of Documents Assig	ned or Released:		
Grantor(s): MCKI	ENZIE, DAVID M	AND	MCKENZIE, K	ATHY I
		OYEES CREDIT UNION, BUTLE, TRUSTEE	ENEFICIARY	
Legal Description:	LOT 4 BLK 6 2ND ADE	ON TO HILL CREST	1	\
Assessor's Propert	Y Tax Parcel or Accoun	nt No.; 03 75 36 2 3 010	200	Sug-stated "TV
• • •	, serve and of MCCOM	III NQ.; 03 75 36 2 3 0 IQ	N 00	iddered lb:
DATED: 04/30/	2001		W 1	Marie and American
	IZIE, DAVID M	AND	B. 3	
BETWEEN: HUSBA		ANU	MCKENZIE, KATHY L	1 1094
	540 NE MAJOR S	Tiberra		51 /4
whose address is	STEVENSON, WA	INCE	(°Trusto	r," hereinafter "Grantor,")
	TITUTE ON, IFA		98648-	
AND	Washings			
	wasnington St	tate Employees Cred	dit Union p	Conoficiano (*Con to es.)
vhose address is		marie and the second		Seneficiary (*Credit Union,*
**************************************	P.O. Box WSE	Oly	ympia, WA. 98507	460
NO:	2702 COLDY AVE	LAND TITLE TRUCTER		
	TIVE COURT AVE	BOX 51 EVERETT, WA 98	9201	_ %
ollowing described	Frustee for benefit of (Credit Union as beneficiar	Y all of grantor's right sist	(Trustee.")
nents or fixtures an	d all accessions, replac	Property together wit	th all existing or subsequently	o interest in and to the erected or affixed improve
This Deer	d of Trust is part of the	o collete at the state of	y all of grantor's right, title, at thall existing or subsequently nd proceeds thereof. (Check o	ne of the following)
Agreeme	int.	a constersi for the Agreer	ment. In addition, other collate	ral also may secure the
This Deed	d of Trust is the sole c	ollateral for the Agreemer	nt.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
OT 4 AND THE NOR ILLCREST ACRE TO DOK A OF PLATS	RTH 36.79 FEET OF LO IACTS, ACCORDING T	OT 5, BLOCK 6, SECOND TO THE PLAT THEREOF, I	ADDITION TO RECORDED IN	
	The seconds	OL SYMMANIA COUNTY	, WASHINGTON	
I UATE IN THE COL	JNTY OF SKAMANIA	. STATE OF WACLING	lu.	

BOOK 209 PAGE 74211 .

There is a mobile home on the F (Please check X which is	Real Property, which is cover	red by this security instrument,	80d Which is and shall
Personal Pro	perty		
This Deed of Trust secures (check in Line of Credit, A revolving	spplicable)		s to Grantor in the maximum
maturity date of the Agreement, inci may be advanced by Credit Union, it. Agreement. Notwithstanding the am under the Agreement. The unpaid be notwithstanding a zero outstanding it exceeds the amount shown above as	uling any renewals or exterepaid by Grantor, and subsection to outstanding at any parlance of the line of credit urbalance on the line from time the principal amount of the principal amount of the principal amount of the	outposes of ORS 88.110 and in sions is 30 years from the date quently readvanced by Credit U toular time, this Deed of Trust doer the Agreement will remain to time. Any principal advance	Idaho, the maximum term or of the Agreement.) Funds nion in accordance with the
the maximum term or maturity date of Agreement.) To the extent of repaym and security verification. This Deed of	ited 04/30/2001 selection of the Agreement, including ant, Grantor may request so I trust secures the total ind	. (In Oregon, for purposes of renewals of extensions, is 30 y bsequent loan advances subjectedness under the Agreemen	UHS 88.110 and in Idaho, ears from the date of the t to Credit Union's credit
interest thereon as described in the c discharge Grantor's obligations hereu obligations hereunder, with interest it	his Deed of Trust, shall med redit agreement, plus (a) an rider, and (b) any expenses regen at the rate of Angel	in the debt to Credit Union desc y amounts expended or advance incurred by Credit Union or True	ribed above, including ad by Credit Union to
to renew, extend or substitute for the interest on the Agreement is subject to	epayment terms of the indel credit agreement originally o indexing, adjustment, rend	bredness, and any notes, agreed issued is referred to as the Age twal, or repending to	ments, or documents given reements. The rate of
The term 'Borrower' is used in the Dithe fiability of any such Borrower on the fiability of any such Borrower on the fiability of this Deed of Trust Only to this Deed of Trust; (b) is not personal agrees that Credit Union and any other make any other accommodations or anotice to that Borrower, without that I Trust as to that Borrower's interest in	eed of Trust for the conveni- he Agreement or create any rower who cosigns this Dee- rant and convey that Borrow y liable under the Agreement borrower heraude	ence of the parties, and use of legal or equitable interest in the dof Trust, but does not executive's interest in the Property to the same as otherwise provided	e the Agreement: (a) is Tructee under the terms of
rnis Deed of Trust including the assign indebtedness and performance of all G accepted under the following terms:	ament if income and the sec rantor's obligations under the	urity interest is given to secure	payment of the
Maintenance of Property; 3. Taxes and Condemnation: 9.2. Remedies; 10.1. C Statements; 14. Actions upon Termina 16.3. Annual Reports; 16.5 Joint and 3.1. Payment and Performance. Grandue, and shall strictly perform all of Grandue, and shall strictly perform all of Grandue.	t forth in the following paragular Llens; 4. Properly Damage onsent by Credit Union; 10. tion; 14.5. Attorneys Fees a everal Lability; 16.8. Walver a lab pay to Credit Union; a obligations.	trious rights and obligations uncrephs. 1. Payments and Performance of Expenditure by Cr. 2. Effect of Consent; 11. Securing Expenses; 16.2. Unit owner of Homestead Exemption; and It amounts secured by this Dee	fer this Deed of Trust, fmance; 2. Possession and edit Union; 7. ity Agreement; Financing ship Power of Attorney; 117.3. No Modifications d of Trust as they become
2.3 Nulsance, Waste, Grantor shall no	value.	lass condition and promptly per	form all repairs and
the property of any portion thereof including the property of any portion thereof including off and gas. 2.4 Removal of Improvements. Grantor written consent of Credit Union. Or to replace any improvement which Gran include all austing and future in discount.	of gravel of rock products, of shall not demolish of remo edit Union shall consent if C tor proposes to remove with	ival of alienation by Grantor of pye any improvements from the irantor makes arrangements sai	real property without the
casonable times to attend to Credit Union 2.8 Compliance with Governmental Roof and governmental authorities applicable such law, ordinated.	it Union, its agents and reports interest and to inspect interest and to inspect inclination shall provide the use of nothing section in the use of nothing section.	ities. resentatives, may enter upon the Property. omptly comply with all laws, or	reprovements* shall
2.4 Removal of Improvements, Grantorior written consent of Credit Union. Crot replace any improvement which Grant include all existing and future buildings, 2.5 Credit Ution's Right to Enter. Crecesonable times to attend to Credit Union 2.6 Compliance with Governmental Refail governmental authorities applicable such few, ordinance, or regulation and w. Grantor has notified Credit Union in writing 2.7 Duty of Protect. Grantor may do all reasonably necessary to protect and pres 2.8 Construction Loan. If some or all of complete construction of any Improvement	ithhold compliance during a prior to doing so and cre of other acts, allowed by law erve the security.	ny proceeding, including approp dit Union's interest in the Prope that from the character and use	test in good faith any riate appeals, so long as try is not jeopardized. se of the property are
date of this Deed of Trust and Grantor si 2.9 Hazardous Substances. Grantor re- period this deed remains a lien on the Pri hazardous substance, as defined in the C	nt on the Property, the Impr nall pay in full all costs and e presents and warrants that t perty, used for the creation omprehensive Environments	overnent shall be completed with the property has not been and with the manufacture, treatment, stora	be used to construct or thin six months from the work. work the during the
reasonably necessary to protect and pres 2.8 Construction Loan. If some or all of complete construction of any Improveme date of this Deed of Trust and Grantor reperiod this deed remains a lien on the Property of the property and the proper	is or regulations and amenda inspections and tests as Cre graph. Credit Union's inspec cate any duty or liability to by and all claims and losses int of the indebtedness and s	ments. Grantor authorizes Credition, and ments. Grantor authorizes Credition may deem appropriations and tests shall be for CreGrantor or any third party. Grantor of this Deed of Trus	Liability Act of 1980, it Union and its agents e to determine fit Union's purposes tor agrees to indemnify g from a breech of this it.
3. I axes and Liens. 3.1 Payment. Grantor shall pay when duscount of the property, and shall pay when the property. Grantor shall maintain the Property.	en due all claims for work of operty free of any liens havi	quent all taxes and assessments one on or for services rendered ing priority over or equal to the	s levied against or on or material furnished to interest of Credit Union

BOOK 209 PAGE 743

under this Deed of Trust, except for the fen of these and austragents not due, except for the prior indebtedness referred to 1.2. Both 1.7. And except as otherwise provided in Subsection 2.2. Both 1.7. And except as otherwise provided in Subsection 2.2. Both 1.7. And except as otherwise provided in Subsection 2.2. Both 1.7. Both 2.2. Both 1.7. Both 2.2. Both 1.7. Both 2.7. 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.

6.2 Defense 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 action or proceeding is commenced that questions Grantor's title or 7. Condemnation

7.1 Application of Net Proceeds. If all or any part of the Property is condemned, Credit Union at Grantor's expense.

7.1 Application of Net Proceeds. If all or any part of the Property is condemned, Credit Union may at its election require mean the award after payment of all reasonable costs, expenses, and attorney's fees necessarily paid or incurred by Grantor, Or Trustee in connection with the condemnation.

Grantor shall promptly take such steps as may be necessary to defend the action and obtain the award.

8. Imposition of Tax By State.

8. State Taxes covered. The following shall constitute state taxes to which this section applies:

(a) A specific tax upon trust deeds or upon all or any part of the indebtedness secured by a trust deed or security agreement.

(c) A tax on a trust deed or security agreement chargeable against the Credit Union or the holder of the Agreement secured.
(d) A specific tax on all or any portion of the indebtedness or on payments of principal and interest made by a Grantor.
Power and Otiligations of Trustee.
Powers of Trustee. In addition to all powers of Trustee arising as a matter of taw, Trustee shall have the power to take following actions with the respect of the Property upon the request of Credit Union and Grantor:
(a) Join in prepairing and filling a map or plat of the Real property, including the dedication of streets or other rights in the public. (a) Join in prepairity and tiling a map or plat or the near property, accounting the property.

(b) Join in granting any assessment or creating any restriction on the real Property.

(c) Join in any subordation or other agreement affecting this Deed of Trust or the interest of Credit Union under this Deed of Trust in any subordation or other agreement affecting this Deed of Trust or the interest of Credit Union, or agree to the interest of Credit Union, or Trustee shall be a party, unless the action or good of the property of the proper Join in granting any easement of creating any restriction on the real Property.

Join in any subordination or other agreement affecting this Deed of Trust or the interest of Credit Union under this Deed

Trust fails to: maintain insurance, pay taxes; transfer title to or sell the collateral, prevent the torecosure or any items, or waste or the collateral.

Suspension of Credit/Reduction of Credit Limit. Credit Union may refuse to make additional advances on the fine of credit (1) Any of the circumstances sisted in a., above.

[2] The value of grantor's dwelling securing the indebtedness declines significantly below its appraised value for purposes of the Agreement.

[3] Credit Union reasonable believes that Grantor will not be able to meet the repayment requirements of the Agreement due to a material charge in Grantor's financial circumstances.

[4] Grantor(s) are in default under any material obligation of the Agreement and Deed of Trust.

[5] The maximum annual percentage rats under the Agreement is reached.

[6] Any government action prevents Credit Union from imposing the annual percentage rate provided for or impairs Credit Union has been notified by government agency that continued advances would constitute an unsafe and unsound precedite.

[7] Credit Union has been notified by government agency that continued advances to the terms of the Agreement at (7) Credit Union has been notified by government agency that continued advances would constitute an unsafe and unsound practice.

Change in Terms. The Agreement permits Credit Union to make certain changes to the terms of the Agreement at specified times or upon the occurrence of specified events.

4. Actions Upon Termination

14. Remedies. Upon the occurrence of any termination and at any time thereafter, Trustee or Credit Union may exercise any one or more of the following rights and remedies, in addition to any other rights or remedies provided by law.

(a) With respect to all or any part of the Real Property, the Trustee shall have the right to foreclose by notice and sale, and provided by applicable law.

(b) With respect to all or any part of the Personal Property, Credit Union shall have the rights and remedies of a secured (c) Credit Union shall have the right to foreclose by notice and sale, and provided by applicable law.

(c) Credit Union shall have the right, without notice to Grantor, to take possession of the Property and collect the Income, including amounts past due and unpaid, and apply the net proceeds, over and above Credit Union's costs, against the flees directly to Credit Union. If the income is collected by Credit Union, then Grantor irrevocably designates Credit Union as and collect the proceeds. Payments by tenants or other users to make payments of rent or use Grantor's attorney in fact to endorse instruments received in payment thereof in the name Grantor and to negotiate the same and collect the proceeds. Payments by tenants or other users to Credit Union in response to Credit

BOOK 709 PAGE 745

Union's demand shall satisfy the obligation for which the payments are made, whether or not any proper grounds for the demand existed. Credit Union may exercise its rights under this subparagraph either in person, by eyent, or through a receiver;

(d) Credit Union shall have the right to have a receiver appointed to take possession of any or all of the Property, with she power to protect and preserve the Property, to operate the Property preceding foreclosure or sale, and to collect the Income may serve without bond if permitted by law, ere and above cost of the receivershy, against the Indebtedness. The receiver the apparent value of the Property exceeds the Indebtedness by a substantial amount. Employment by Credit Union shall not disquality a person from serving as a receiver.

(e) If Grantor remains in possession of the Property after the Property is sold as provided above or Credit Union otherwise becomes entitled to possession of the Property upon defaut of Grantor, Grantor shall become a tenant at will of Credit Union or the purchaser of the Property and shall pay white it possession a reasonable rental for use of the Property.

(g) If the Real Property is possible to a substantial amount. Employment of the Property and shall pay white it possession a reasonable rental for use of the Property. In exercising its lights and remedies, the Trustee and Credit Union shall have any other right or remedy provided in this Dead of trust, or the Nots.

14.2 Sale of the Property. In exercising its lights and remedies, the Trustee or Credit Union, shall be free to sell all or any part of the Property together or apparately, or to sell certain portions of the Property and refrain from selling other portions. The Property together or apparately, or to sell certain portions of the Property and refrain from selling other portions. Property and the property of the time affect union and the entitled to be at any public sale on all or any portion of the property.

14.3 Notice of Sale. Credit Union shall give Grantor reasona Union's demand shall satisfy the obligation for which the payments are made, whether or not any proper grounds for the demand existed. Credit Union may exercise its rights under this subparagraph either in person, by eyent, or through a surveyor's reports, appraisal fees, title Insurance, and fees for the Trustee. Attorney less include those for parkrupicy proceedings and anticipated post-judgment collection actions.

15. Notice.

Any notice under this Deed of Trust shall be in writing and shall be effective when actually delivered or, if mailed, shall be deemed effective on the second day after being deposited as first-class registered or certified mail, postage prepaid, directed to the address stated in this Deed of Trust. Unless otherwise required by applicable law, any party may change its address for notices by written notice to the other parties. Credit Union requests that copies of notices of forth on page one of this Deed of Trust. If the Property is in California, the notice shall be as provided by Section 2924b of forth on page one of this Deed of Trust. If the Property is in California, the notice shall be as provided by Section 2924b of the Civil Code of California. If this property is in Virgina, the following notice shall be as provided by Section 2924b of HEREBY IS SUBJECT TO CALL IN FULL OR THE TERMS THEREOF MODIFIED IN THE EVENT OF SALE OR CONVEYANCE OF THE PROPERTY CONVEYED.

16. Miscellaneous.

16.1 Successors and Assigns, Subject to the limitations stated in this Deed of Trust on transfer of Grantor's interest, and inure to the benefit of the parties, their successors and assigns.

18.2 Unit Ownership Power of Attorney. If the Real Property is submitted to unit ownership, Grantor grants an irrevocable power of attorney to Credit Union to vote in its discretion on any matter that may come before the members of the association of unit owners. Credit Union shall have the right to exercise this power of attorney only after default by Grantor and may see fit.

18.3 Annual Reports. If the Property is used for purposes other than grantor's residence, within 60 days following the close property during Grantor, Grantor shall furnish to Credit Union a statement of net operating income shall mean all cash receipts from the Property le 16.4. Applicable Law, the law of the state in which the property is located and periodical and remedies of Credit Union on constituting and determining the validity of this Deed of Trust and, determining the rights and remedies of Credit Union on default.

16.5. Joint and Several Liability. If Grantor consists of more than one person or entity, the obligations imposed upon Grantor under this Deed of trust shall be joint and several.

16.6. Time of Essence. Time is of the essence of this Deed of Trust.

16.7. Use.

(a) If located in Idaho, the property either is not more than twenty acres in area or is located within an incorporated city or village.

(b) If located in Washington, the Property is not used principally for agriculture or farming purposes.

(c) If located in Washington, the Property is not used principally for agriculture or farming purposes.

(d) If located in Conformity with the Small Tractifizancing Act of Montana.

(d) Uca 57-1-19 et seq.

16.8. Waiver of Homestead Exemption. Borrower hereby waives the benefit of the homestead exemption as to all sums secured by this Deed of Trust.

16.9. Merger. There shall be no merger of the interest or estate created by this Deed of trust with any other interest or credit Union.

16.10 Substitute Trustee. Credit Union, at Credit Union's option, may from time to time appoint a successor trustee to any Trustee appointed hereunder by an instrument executed and acknowledged by Credit Union and recorded in the office of the Recorder of the county where the Property is located. The instrument shall contain the name of the original Credit Union, trustee. and Borrower, the book and page where this Deed of Trust is recorded, and the name and address of the successor conferred upon the Trustee herein and by applicable law. This procedure for substitution of trustee shall govern to the exclusion of all other provisions for substitution.

16.11 Statement of Obligation. If the Property is in California, Credit Union may collect a fee not to exceed the statutory maximum f

BOOK 709 PAGE 746

Trust Deed	Other (Specify)	way be affected or impaired. s secured by this Deed of Trus n the form of a: (Check which	
Mortgage	Land Sale Contract		
The prior obligation has a cu		152,000.00	
original principal amount of lagress to pay or see to the payor see to the payor. If the payor is the payor i	170,000.00 ayment of the prior indebtedrayment of any installment of the Agreement evidencing such the transport of the Cured of the Cured to the cu	Great of the prevent any details or incipal or any interest on the hindebtedness, or should an eluring any applicable grace period of the indebtedness and p	and is in to intor expressly covenants and thereunder, prior indebtedness is not made rent of default occur under the od therein, then your action or ursue any of its remedies under the
that security agreement whick extended, or renewed without dvances under a prior mort	ich has priority over this Deed	any agreement with the holde of Trust by which that agreen	r of any mortgage, deed of trust, nent is modified, amended, ther request nor accept any futur r written consent of Credit Union.
GRANTOR:		GRANTOR:	_ % L
	}	1/10	
MCKENZIE, DAYJO M)	MCKENZIE, KATHY E	no senzie
	INDIVIDU	AL ACKNOWLEDGMENT	
TATE OF		144	
County of 3 Kama	ania.		
n this day personally appea		AVID M AND	
MCKENZIE, KATH	YL		
o me known to be (or in Cali idividual, or individuals desc	fornia, personally known to m	e or proved to me on the basis	of satisfactory evidence to be) then, and acknowledged that
THEY signed the a	eme as THEIR	within and foregoing instrume	int, and acknowledged that
		riee and voluntary act and de	ed, for the uses and purposes
. GIVEN UND	er my hand and official seal t	is 30" day of Apr	il acol
•	8y: 🥱	many some	mine Of 1
	Motor C. J	olic in and for the State of:	110
MARY! No	Andrew Put		4//7
MARY L. McO	UNMELL		W/1
STATE OF WAS	HINGTON Residing a	: Stevenson	d d
STATE OF WAS NOTARY	HINGTON Residing at My commi		4
STATE OF WAS NOTARY	HINGTON Residing a	: Stevenson	4
STATE OF WAS NOTARY	HINGTON PUBLIC REQUEST FOR FU	: Stevenson ssion expires: 6/1/0	4
STATE OF WAS NOTARY	HINGTON PUBLIC REQUEST FOR FU	: Stevenson ssion expires: 6/1/0	4
STATE OF WAS NOTARY———— My Commission Dayler	HINGTON PUBLIC REQUEST FOR FU	: Stevenson ssion expires: 6/1/0	# T
STATE OF WAS NOTARY	REQUEST FOR FU	: Stevenson ssion expires: 6/1/6 LL RECONVEYANCE gations have been paid in full)	ų. Vr. ų. Trustee
STATE OF WAS NOTARY	REQUEST FOR FU (To be used only when obliver and holder of all indebte paid and satisfied. You are he	ssion expires: 6/1/6 LL RECONVEYANCE gations have been paid in full) dness secured by this Deed of	Trust. All sums secured by the
STATE OF WAS NOTARY — . — . — . — . — . — . — . — . — . —	REQUEST FOR FU (To be used only when oblive and holder of all indebte paid and satisfied. You are helf Tryst or pursuant to statute	ssion expires: 6/1/6 LL RECONVEYANCE gations have been paid in full) dness secured by this Deed of ereby directed, on payment to	Trust. All sums secured by the you of any sums owing to you
STATE OF WAS NOTARY — — — — — — — — — — — — — — — — — — —	REQUEST FOR FU To be used only when oblication and holder of all indebte paid and satisfied. You are held trust or pursuant to statute to the paid and satisfied.	ssion expires: 6/1/6 LL RECONVEYANCE gations have been paid in full) dness secured by this Deed of ereby directed, on payment to a to cancel all evidence of indetents and to recommend the peed of frust) and to recomme	Trust. All sums secured by the you of any sums owing to you otedness secured by this Deed of
STATE OF WAS NOTARY———— If the state of the legal or ed of Trust have been furly der the terms of this Deed out (which are delivered to yries designated by the term	Residing a My comming of the Deed of Trust, the es	ssion expires: 6/1/6 LL RECONVEYANCE gations have been paid in full) dness secured by this Deed of ereby directed, on payment to a to cancel all evidence of indel to Deed of Trust), and to reconverte the now held by you under the	Trust. All sums secured by the you of any sums owing to you oftedness secured by this Deed of ey, without warranty, to the
STATE OF WAS NOTARY — — — — — — — — — — — — — — — — — — —	Residing a My comming of the Deed of Trust, the essents to: Residing a My comming of the Deed of Trust, the essents to: Residing a My comming of the Deed of Trust, the essents to: WASHINGT	ssion expires: 6/1/6 LL RECONVEYANCE gations have been paid in full) dness secured by this Deed of ereby directed, on payment to a to cancel all evidence of indel to Deed of Trust), and to reconverte the now held by you under the ON STATE EMPLOYEES CRED	Trust. All sums secured by the you of any sums owing to you oftedness secured by this Deed of ey, without warranty, to the
STATE OF WAS NOTARY———— If the state of the legal or ed of Trust have been furly der the terms of this Deed out (which are delivered to yries designated by the term	Residing a My comming of the Deed of Trust, the essents to: Residing a My comming of the Deed of Trust, the essents to: Residing a My comming of the Deed of Trust, the essents to: WASHINGT	ssion expires: 6/1/6 LL RECONVEYANCE gations have been paid in full) dness secured by this Deed of ereby directed, on payment to a to cancel all evidence of indel to Deed of Trust), and to reconverte the now held by you under the	Trust. All sums secured by the you of any sums owing to you oftedness secured by this Deed of ey, without warranty, to the
STATE OF WAS NOTARY———— If the state of the legal or ed of Trust have been furly der the terms of this Deed out (which are delivered to yries designated by the term	Residing a My comming of the Deed of Trust, the essents to: Residing a My comming of the Deed of Trust, the essents to: Residing a My comming of the Deed of Trust, the essents to: WASHINGT	ssion expires: 6/1/6 LL RECONVEYANCE gations have been paid in full) dness secured by this Deed of ereby directed, on payment to a to cancel all evidence of indel to Deed of Trust), and to reconverte the now held by you under the ON STATE EMPLOYEES CRED SECU OLYMPIA, WA 98507	Trust. All sums secured by the you of any sums owing to you otedness secured by this Deed of ey, without warranty, to the Deed of Trust. Please mail the IT UNION
STATE OF WAS NOTARY————————————————————————————————————	REQUEST FOR FU (To be used only when oblived and satisfied. You are he for the Deed of Trust, the estimates to: When I was a start of the Deed of Trust, the estimates to: WASHINGT POBOX W	ssion expires: 6/1/6 LL RECONVEYANCE gations have been paid in full) dness secured by this Deed of ereby directed, on payment to a to cancel all evidence of indel to Deed of Trust), and to reconverte the now held by you under the ON STATE EMPLOYEES CRED SECU OLYMPIA, WA 98507	Trust. All sums secured by the you of any sums owing to you otedness secured by this Deed of ey, without warranty, to the Deed of Trust. Please mail the IT UNION
STATE OF WAS NOTARY————————————————————————————————————	Residing a My comming of the Deed of Trust, the essents to: Residing a My comming of the Deed of Trust, the essents to: Residing a My comming of the Deed of Trust, the essents to: WASHINGT	ssion expires: 6/1/6 LL RECONVEYANCE gations have been paid in full) dness secured by this Deed of ereby directed, on payment to a to cancel all evidence of indel to Deed of Trust), and to reconverte the now held by you under the ON STATE EMPLOYEES CRED SECU OLYMPIA, WA 98507	Trust. All sums secured by the you of any sums owing to you otedness secured by this Deed of ey, without warranty, to the Deed of Trust. Please mail the IT UNION
STATE OF WAS NOTARY ———— My constitute begin as undersigned is the legal or ed of Trust have been furly der the terms of this Deed or set (which are delivered to ynties designated by the term conveyance and related documents.	REQUEST FOR FU To be used only when oblined and satisfied. You are held trust or pursuant to statute out herewith together with the soft the Deed of Trust, the estimates to: WASHINGT POBOX W	ssion expires: 6/1/6 LL RECONVEYANCE gations have been paid in full) dness secured by this Deed of ereby directed, on payment to a to cancel all evidence of indel to Deed of Trust), and to reconverte the now held by you under the ON STATE EMPLOYEES CRED SECU OLYMPIA, WA 98507 NION	Trust. All sums secured by the you of any sums owing to you otedness secured by this Deed of ey, without warranty, to the Deed of Trust. Please mail the IT UNION
STATE OF WAS NOTARY ———— My constitute begin as undersigned is the legal or ed of Trust have been furly der the terms of this Deed or set (which are delivered to ynties designated by the term conveyance and related documents.	REQUEST FOR FU (To be used only when oblived and satisfied. You are he for the Deed of Trust, the estimates to: When I was a start of the Deed of Trust, the estimates to: WASHINGT POBOX W	ssion expires: 6/1/6 LL RECONVEYANCE gations have been paid in full) dness secured by this Deed of ereby directed, on payment to a to cancel all evidence of indel to Deed of Trust), and to reconverte the now held by you under the ON STATE EMPLOYEES CRED SECU OLYMPIA, WA 98507 NION	Trust. All sums secured by the you of any sums owing to you otedness secured by this Deed of ey, without warranty, to the Deed of Trust. Please mail the IT UNION