FILED FOR RECORD SKAMARIA CO. WASH BY **PRAMARIA CO. INIU**

JUN 20 10 21 AH '02 Paury AUDITOR J. MICHAEL GARVISON

WHEN RECORDED RETURN TO:

This Space Provided for Recorder's Use
LOAN SERVICING
CLARK COUNTY SCHOOL EMPLOYEES CREDIT UNION
PO BOOL TO THE PROVIDENCE OF THE PROVIDEN

S.C.T.C. 24889

VANCOUVER WA 98668

38894

DEED OF TRUST (LINE OF CREDIT TRUST DEED)

Grantor(s): MICHAEL R. DUDLEY AND SHARON L. DUDLEY, HUSBAND AND WIFE

Grantee(s): CLARK COUNTY SCHOOL EMPLOYEES CREDIT UNION, BENEFICIARY CLARK FINANCIAL SERVICES, TRUSTEE

Legal Description:

SEE ATTACHED EXHIBIT "A"

Abbr. Legal: SW 1/4 SW 1/4 Sec 29 T3N R8e

	Interior /
Assessor's Property Tax Parcel or Account No.: 03-08-29-0-0-1901-00	saning the
Reference Numbers of Documents Assigned or Refeased:	13746
DATED: _JUNE 14, 2002	BI/N
BETWEEN: MICHAEL R. DUDLEY AND SHARON L. DUDLEY, HUSBAND AND WIFE whose address is 212 SPRAGUE LANDING RD STEVENSON WA 98648	ustor," hereinafter "Grantor,")
AND: CLARK COUNTY SCHOOL EMPLOYEES CREDIT UNION	, Beneficiary ("Credit Union,")
whose address is 305 NE 81st ST VANCOUVER WA 98665	
AND: CLARK FINANCIAL SERVICES	("Trustee.")
Grantor conveys to Trustee for benefit of Credit Union as beneficiary all of Grantor's right, title, and interest in and it (the Real "Property"), together with all existing or subsequently erected or affixed improvements or fixtures, and all ations, and proceeds tiered. (Check one of the following.) This Deed of Trust is the sole collateral for the Agreement. In addition, other collateral also may secure the This Deed of Trust is the sole collateral for the Agreement. (Check if Applies) There is a mobile home on the Real Property, which is covered by this security instrument, and which	Agreement.
(Please check & which is applicable) ———————————————————————————————————	in a silang silang Silang silang
Line of Credit. A revolving line of credit which obligates the Credit Union to make advances to Grantor at any one time of \$ 67,000.00 until the Agreement is terminated or suspended or if advanced timit, and Grantor complies with the terms of the Agreement dated JUNE 14, 2002 (In Oregon, for purposes of ORS 88.110 and in Idaho, the maximum term or maturity date of the Agreement.) Funds may be advanced by Credit Union, represended by Credit Union in accordance with the Agreement. Notwithstanding the amount outstanding of Trust secures the total indebtedness under the Agreement. The unpaid balance of the fire the first think the first of the first think the first think the first of the first think the first of the first think	ces are made up to the maximum eement including any renewals or paid by Grantor, and subsequently g at any particular time, it is Deed
that exceeds the amount shown above as the principal amount of the Agreement will not be secured by	at advance under the line of credit y this Deed of Trust. This of the Agreement. (In Oregon, ling renewals or extensions, is 30

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 credit agreement, plus (a) any amounts expended or advanced by Credit Union to discharge Grantor's obligations hereunder, and (b) any The credit agreement describing the repayment terms of the indebtedness, and any notes, agreements, or documents given to renew, extend or adjustment renewal, or renegotiation.

The tredit agreement originally issued is referred to as "the Agreement." The rate of interest on the Agreement is subject to indexing.

substitute for the credit agreement originally issued is ferented to as the agreement. The rate of whitelest on the Agreement is souped to whitelest agreement as souped to whitelest agreement or renegotiation.

The term 'Borrower' is used in the Deed of Trust for the convenience of the parties, and use of that term shall not affect the fiability of any such cosigns this Deed of Trust but does not execute the Agreement. (a) is cosigning his Deed of Trust only to grant and convey that Borrower who cosigns this Deed of Trust but does not execute the Agreement. (a) is cosigning his Deed of Trust only to grant and convey that Borrower is interest or contract, and (c) agrees that Credit Union and any other borrower bereunder may agree to extend, modify, forebear, release any confateral, or make any other accommodations or amendments with regard to the terms of this Deed of Trust on the Agreement without note to that Borrowers consent and without releasing that Borrower or modifying this Deed of Trust as to that Borrowers interest in the Property. This Deed of Trust including 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 Agreement 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 and the Romannes of Property; 3. Taxes and tesponscilities are set forth in the following paragraphs: 1.1. Payments and Performance. 2. Possession and Maintenance of Property; 3. Taxes and Consent, 1. Security Agreement, Financing Statements, 14. Actions Upon Termination; 14.5. Afterneys Fees and Expenses; 16.2. Unit Ownership Power of Homestead Exemption; and 17.3. No Modifications.

1.1. Payment and Performance. Grantor shall pay to Credit Union all amounts secured by this Deed of Trust as they become due, and shall pay to Credit Union.

1.1 Payment and Performance. Grantor shall pay to Credit Union all amounts secured by this Deed of Trust as they become due, and shall 2. Possession and Maintenance of the Property.

- 2.1 Possession. Until in default. Granfor may remain in possession and control of and operate and manage the Property and collect the income
- 2.2 Outy to Maintain. Grantor shall maintain the Property in first class condition and promptly perform all repairs and maintenance necessary
- 2.3 Nulsance, Waste. Grantor shall neither conduct or permit any nuisance nor commit or suffer any strip or waste on or to the Property of any portion thereof including without limitation removal or attenuation by Grantor of the right to remove any finitier, minerals (including oil and gas), or cavel or early write.

- 2.4 Removal of Improvements. Granfor shall not demotish or remove any improvements from the Real Property without the prior written Consent of Credit Union. Credit Union shall consent if Granfor makes arrangements satisfactory to Credit Union to replace any improvement which cannot proposes to remove with one of at least equal value. "Improvements" shall include all existing and future buildings, structures, and parking facilities to Credit Union's Right to Enter. Credit Union, its agents and representatives, may onter upon the Property at all reasonable times to attend to inspect the Property.

 2.6 Compliance with Governmental Regularements. Granfor shall promptly comply with all laws, ordinances, and regulations of all governmental compliance during any proceeding, including appropriate appeals, so long as Granfor has notified Credit Union in writing prior to doing so and Credit Union is interest in the Property is not jeopardized.
- 2.7 Duty of Protect. Grantor may do all other acts, allowed by law, that from the character and use of the Property are reasonably necessary to protect and preserve the security.
- 2.8 Construction Loan. If some or all of the proceeds of the loan creating the indebtedness are to be used to construct or complete construction in the Property, the improvement on the Property, the improvement shall be completed within six months from the date of this Deed of Trust and Grantor shall pay 2.9 Hazardous Substances. Grantor represents and warrants that the Property has not been and will not be, during the period this deed Comprehensive Environmental Response, Compression, and trability Act of 1990, and other applicable federal and state laws or regulations and deem appropriate to determine compliance of the Property with this paragraph. Credit Union's inspections and tests as Credit Union may only and shall not be for the benefit or create any duty or fability to Grantor or any third party. Grantor agrees to indemnify and hold Credit Union's purposes harmless against any and all claims and losses including altorney less resulting from a breach of this paragraph, which shall survive the payment of the search Lines.

 3. Taxes and Llens.
 - 3. Taxes and Liens.

- 3. Taxes and Liens.
 3.1 Payment. Grantor shall pay when due before they become definquent all taxes and assessments levied against or on account of the Property, and shall pay when due all claims for work done on or for services rendered or material furnished to the Property. Grantor shall maintain assessments not due, except for the prior indebtedness referred to in Section 17, and except as otherwise provided in Subsection 3.2.
 3.2 Right to Contest. Grantor may withhold payment of any tax, assessment, or claim in connection with a good faith dispute over the obligation to pay, so long as Credit Unions interest in the Property is not jeopardized. If a lien arises or is filed as a result of nonayment, Grantor shall within 15 days after the lien arises or, if a lien is filed, within 15 days after Grantor has notice of the filing, secure the discharge of the lien or deposit with any costs, attorneys' fees, or other charges that could accrue as a result of a foreclosure or sale under the lien.

 3.3. Evidence of Payment. Grantor shall upon demand furnish to Credit Union evidence of payment of the taxes or assessments and shall authorize the appropriate county official to defiver to Credit Union at least 15 days before any work is commenced, any services are furnished, or assumed to the face of Construction. Grantor shall inotify Credit Union at least 15 days before any work is commenced, any services are furnished, or assuments are supplied to the Property if a construction lieu could be asserted on account of the work, services, or materials, and the cost exceeds furnish to Credit Union and avance assurances satisfactory to Credit Union that Grantor can and will pay the cost of such improvements. For payment of taxes and assessments, which reserves shall be created by advance payment or monthly payments of a sum estimated by Credit Union as a general deposit from Borrower and shall, unless otherwise required by law, constitute a non-interest bearing debt from Credit Union is not the agent of Borrower for payment o
 - Property Damage Insurance.
 Maintenance of Insurance.
- 4. Property Damage Insurance.
 4.1 Maintenance of Insurance. Grantor shall produce and maintain policies of fire insurance with standard all-risk extended coverage endorsements on a replacement basis for the full insurable value basis covering all improvements on the Real Property in an amount sufficient to insurance companies and in such form as may be reasonably acceptable to Credit Union. Grantor shall deliver to Credit Union. Policies shall be written by such from each insurer containing a stipulation that coverage will not be cancelled or diminished without a minimum of 10 days written notice to Credit Union.
 4.2 Application of Proceeds. Grantor shall promptly notly Credit Union of any loss or damage to the Property. Credit Union may make proof or the restoration and repair of the Property. If Credit Union elects to apply the proceeds to the Property. Credit Union may make proof or the restoration and repair of the Property. If Credit Union elects to apply the proceeds to restoration and repair, Grantor shall repair or replace the reimburse Grantor from the proceeds for the reasonable cost of repair or restoration if Grantor is not in default hereunder. Any proceeds which have used to prepay first accrued interest and then principal of the Indebtedness. If Credit Union has not committed to the repair or restoration of the Property shall be such proceeds shall be paid to Grantor.
- 4.3 Unerpired Insurance at Sale. Any unexpired insurance shall inure to the benefit of, and pass to, the purchasor of the Property covered by this Deed of Trust at any trustee's or other sale held ender the provision contained within, or at any foreclosure sale of such Property.

 4.4 Compliance with Prior Indebtedness. Euring the period in which any pror Indebtedness described in Section 17 is in effect, compliance with the insurance provisions contained in the instrument evidencing such prior indebtedness shall constitute compliance with the insurance provisions proceeds from the insurance become payable on loss, the provisions in this Deed of Trust would constitute a duplication of insurance requirements. If any the proceeds not payable to the holder of the prior indebtedness.

 4.5 Association of Unit Owners. In the event the Real Property has been extended to unit operation and the Constitute of Unit Owners.
- 4.5 Association of Unit Owners. In the event the Real Property has been submitted to unit ownership pursuant to a Unit Ownership Law, or similar law for the establishment of condominiums or cooperative ownership of Real Property, the insurance may be carried by the association of unit the Property. If not so used by the association, such proceeds shall be paid to Credit Union.

4.6 Paramete Reserves. Skiped to any functions set by applicable two. Orest Union may require Boroners to married with Created the Control of the Control of

Agreement.

(3) Credit Union reasonably believes that Grantor will not be able to meet the repayment requirements of the Agreement due to a material change in Grantor's financial circumstances.

(4) Grantor's financial circumstances.

(5) The maximum aimual percentage rate under the Agreement and Deed of Trust.

(6) Any government action prevents Credit Union for imposing the annual percentage rate provided for or impairs Credit Union's security interest such that the value of the interest is tess than 120 percent of the credit line.

(7) Credit Union has been notified by government agency that continued advances would constitute an unsafe and unsound practice.

or upon the occurrence of specified events:

14. Actions Upon Termination.

14.1 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 remodes provided by laws.

14. Actions Upon Termination.

14.1 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 remodes provided by laws.

15. All have the right to foreclose by indicial foreclosure, in either case in accordance with and to the full extent provided by applicable law.

16. With respect to all or any part of the Real Property, the dies provided by laws.

17. With respect to all or any part of the Personal Property. Credit Union shall have all the right to foreclose by profice and sale, and Credit Union is forecled.

18. With respect to all or any part of the Personal Property. Credit Union shall have all the right sand remedies of a secured party under (c). Credit Union and have all the right without content to the property and collect the income, including Credit Union may require any tenant or other user to make payments of rent or use fees directly to Credit Union. It the Income is collected by Credit Unio

proceeds, over and ab right to the appointmen Employment by Credit (e) If Gra	ove cost of the receivershill of a receiver shall exist. Union shall not disqualify antor remains in rossessions.	ip, against the Indebtedn whether or not the appara a person from serving a not the Eropody above.	ess. The receiver may servent value of the Property ex	n of any or all of the Prope ilect the knoome from the P e without bond if permitted is acceds the Indebtedness by wided above or Credit Unio	roperty and apply the by law. Credit Union's a substantial amount.
and shall pay while in (i) If the members of the associ	possession a reasonable Real Property is submitted ation of unit owners, must	rental for use of the Property to unit ownership. Created to the property of all and the property of all all and the property of all and the property	perty. If Union or its designee m	ay vote on any matter that	haser of the Property
14.2 Sale of the logether or separately, public sale on all or an	Property. In exercising 4 or 10 self certain portions of the Property.	s rights and remed es, the scriphts and remed es, the scriph is the Property and ref	emedy provided in this Dec e Trustee or Credit Union, ; rain from setting other port	ed of Trust, or the Note. shall be free to self all or an ions. Credit Union shall be	entitled to bid at any
the time after which an al least ten days before 14.4 Waiver. Ele	iale. Credit Union shall gi y private sale or other into a the time of the sale or o ection of Remedies. A sal	isposition.	costs of a condition of a	of any public sale of the Penade. Reasonable notice sh Deed of Trust shall not con	af mean notice given
remedy shall not exclud this Deed of Trust after under this Deed of Trust	se pursuit of any other re- failure of Grantor to perfo st.	medy, and an election to win shall not affect Credit	make expenditures or take Union's right to take action	covision. Election by Credit action to perform an obligation the indebtedness and	Union to pursue any tion of Grantor under exercise its remedies
action is involved, all re interest or the enforcem until repaid at the rate whether or not there is title insurance, and feet 15. Notice.	easonable expenses incur- ient of its rights shall beco- of the Agreement, Expen- a Landuit, the cost of sear- s for the Trustee, Attorney	red by Credit Union that me a part of the Indebted ses covered by this para ching records, obtaining to research those for b	are necessary at any time ress payable on demand an graph include (without limit tile reports (including foreck ankruptcy proceedings and	of the terms of this Deed of all and on any appeal. Whe in Credit Union's opinion for dishall bear interest from the lation) all allorney fees incu- sure reports), surveyors' re- anticipated post-judgment of	ther or not any court or the protection of its e date of expenditure orred by Cred t Union ports, appraisat fees, collection actions
Unless otherwise requirement that copies of notices of forth on page one of this from this property is in Yirgi THEREOF WOOLFIED 16. Miscellaneo	ed by applicable law, any if foreclosure from the holes Deed of Trust, if the Proints, the following notice at N. THE EVENT OF SALE HUS.	party may change its ack der of any lien which has sperty is in California, the poties: NOTICE THE DI OR CONVEYANCE OF	was, possage prepare, one ress for notices by written is priority over this Deed of notice shall be as provided EBT SECURED HEREBY IS THE PROPERTY CONVEY		n this Deed of Trust redit Union requests on's address, as set of Code of California.
successors and assigns			or trust sten be bright of	arisfer of Grantor's interest, pon and inure to the benefit	of the parties, their
the right to exercise this 16.3 Annual Rep of Grantor, Grantor shal in such detail as Credit in connection with the o 16.4 Applicable 1	power of attorney only a ords. If the Property is usual furnish to Credit Union a Union shall require. Net peration of the Property.	her default by Granfor are ed for purposes other that i statement of net operatio operating income shall in which the Research in	d may decline to exercise a grantor's residence, within g income received from the mean all cash receipts from	Granior grants an irrevocate ociation of unit owners. Cre this power, as Credit Union n 60 days following the clos- le Property during Grantor's in the Property less all cash for the purpose of construit	dit Union shall have may see fit. of each fiscal year previous fiscal year expenditures made
16.5 Joint and Se of Trust shall be joint an	of Trust and, determining everal Liability. If Granton d several. ence. Time is of the esse	consists of more than o	ne person or entity, the obt	e for the purpose of constru- igations imposed upon Gran	ng and determining tor under this Deed
(a) if locate (b) if locate	ed in Montana, the Proper	either is not more than to perfy is not used principa ty does not exceed thirty	venty acres in area or is to ally for agricultural or farmin acres and this instrument i	cated within an incorporated ig purposes. is a Trust Indenture execute	I city or village.
(d) If locate 16.8 Waiver of Ho of Trust	ed in Utah, this instrument omestead Exemption. Bo	l is a Trust Deed execute prower hereby maives the	d in conformity with the Ut benefit of the homestead	ah Trust Deed Act. UCA 57 exemption as to all sums se	-1-19 et seg.
16.10 Substitute To hereunder by an instrumer is located. The instrumer recorded, and the name title, powers, and duties of all other provisions for	rustee. Credit Union, at (ent executed and acknowly of shall contain the name of and address of the succe conferred upon the Trustee substitution	Credit Union's option, ma ledged by Credit Union a of the original Credit Union assor trustee. The successor trustee. The successor trustee. The successor trustee is applicable to the control of the co	y from time to time appoint of recorded in the office of on, Trustee, and Borrower, ssor trustee shall, without of law. This procedure for sub	i a successor trustee to any the Recorder of the county the book and page where the conveyance of the Property, ostitution of trustee shall gove	Trustee appointed where the Property wis Deed of Trust is succeed to all the ern to the exclusion
16.12 Severability. provisions shall not in an 17. Prior Indebte	If any provision in this Dec y way be affected or impartiness	ed of Trust shall be held to aired.	be invalid or unenforceable	to exceed the statutory max e, the validity and enforceabil	lity of the remaining
17.1 Prior Lien. To payment of a prior obliga (Check which		pledness secured by this	Deed of Trust is and rema	iins secondary and inferior (o the lien securing
X	Trust Deed Mortgage	Other (Specify)			-
The prior obligation	Land Sale Contract : has a current principal ba	alarca of \$			<u></u>
s			ants and severe A	and is in the original p	
ourning any applicable grad pursue any of its remedie 17.3 No Modification which has orionity over this	payment of any installment indebtedness, or shout the period therein, then you sunder this Deed of Trustons. Grantor shall not entitle the period of Trustons. The period of Trustons t	nt of principal or any inter id an event of default of it action or inaction shall it.	est on the prior indebtedne our under the instrument s entitle the Credit Union to to the holder of any mortga	see to the payment of the iss is not made within the fir securing such indebtedness eminate and accelerate the ge, deed of trust, or other se r renewed without the prior d of trust, or other security :	ne required by the and not be cured indebtedness and ecurity agreement
GRANTOR:	-		GRANTOR:		
MICHAEL R. DUI	DLEY		SHARON L. DUD	LEY	
Micheal	R. Dub	Deep	Sharono	L. Dudley	1

ACKNOWLEDGMENT OF NO HOMESTEAD EXEMPTION (Only applicable in Montana)

GRANTOR HEREBY ACKNOWLEDGES THAT THE REAL PROPERTY IN WHICH A LIEN IS BEING GRANTED TO CREDIT UNION IS NOT EXEMPT FROM EXECUTION AS A HOMESTEAD, BECAUSE UNDER MONTANA STATUTES, SECTION 70-32-202, IT IS SUBJECT TO EXECUTION OR FORCED SALE TO SATISFY A JUDGMENT OBTAINED ON DEBTS SECURED BY A MORTGAGE OR OTHER ENCUMBRANCE ON THE PREMISES.

GRANTOR:	GRANTOR:			
INDIVID	UAL ACKNOWLEDGMENT			
STATE OF WASHINGTON				
) ss.			
County of <u>CLARK</u>)			
On this day personally appeared before me Mic	hael and Sharon Dudley			
45				
	own to me or proved to me on the basis of satisfactory evidence to be) the			
individual, or individuals described in and who exec	cuted the within and foregoing instrument, and acknowledged that <u>THEY</u> be			
signed the same as THEIR free	e and voluntary act and deed, for the uses and purposes therein mentioned			
Given under my hand and official seal this <u>14</u>				
By:	Sristi Childen			
	ry Public in and for the State of: Washington			
William Assessment of College				
O HOMA	ling at: Vancouver			
My C	ommission expires: <u>Jan. 1,2006</u>			
THY 1 200 CT				
REQUEST I	FOR FULL RECONVEYANCE			
(10 De used only)	when obligations have been paid in full)			
To:	, Trustee			
the undersigned is the legal owner and holder of all	indebtedness secured by this Deed of Trust. All sums secured by the Deed			
erms of this beed of trust or pursuant to statute.	hereby directed, on payment to you of any sums owing to you under the to cancel all evidence of indebtedness secured by this Deed of Trust (which			
he belivered to you herewith together with the Deer	d of Trust), and to reconvey, without warranty, to the parties designated by I by you under the Deed of Trust. Please mail the reconveyance and related			
locuments to:	The reconveyance and related			
Date:	, 20			
tredit Union:				
у:	•			
Its:	· · · · · · · · · · · · · · · · · · ·			
	•			

EXHIBIT "A"

That portion of the Southwest Quarter of the Southwest Quarter of Section 29, Township 3 North, Range 8 East Willamette Meridian, lying Southerly of the right of way acquired by the State of Washington for Primary Highway 8, described below:

Beginning 300 feet Southwesterly of the intersection of the East line of the Southwest Quarter of the Southwest Quarter of said Section 29 with the South line of State Highway No. 8 (also known as U.S. Highway 14); thence South 418 feet; thence in a Southwesterly direction 550 feet to a point 418 feet due South of the South line of said highway; thence North 418 feet to the South line of said highway; thence following the Southerly line of said highway in a Northeasterly direction to the point of beginning;

EXCEPT that portion if any lying within Albert McKee et. ux. by instrument recorded April 2, 1982 in Book 81, Page 30.

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