

Filed for Record at Request of

Name

OMNI FINANCIAL, INC.

Address

7513 S.E.27th Street

City and State Mercer Island, WA 98040

LAND TITLE COMPANY OF SKAGIT COUNTY

TTIC File No.

T-71846

THIS SPACE PROVIDED FOR RECORDER'S USE

ERRY MOINTURFI SKAGIT COUNTY AUDITOR

JIL 19 P1:35

KECORDED\_\_\_\_\_FILEU\_\_ REQUEST OF \_\_\_\_\_

9307190088

## DEED OF TRUST

THIS DEED OF TRUST, made this 14th day of

July

. 1993

HENRY HOLT AND D. ANNA STRAZICICH AKA D. ANNA HOLT

. Grantor.

whose address is Prounds 85210, Seattle, WA 98145

LAND TITLE COMPANY OF SKAGIT COUNTY

THEOREXPORANCE COMPANY OF CALIFORNIA, a corporation, Trustee, whose address is P. O. Box 1225

Mount Vernon, WA 98273

, and OMNI FINANCIAL, INC.

Beneficiary whose address is 7513 S.E. 27th Street, Mercer Island, WA 98040

WITNESSETH: Grantor hereby bargains, sells and conveys to Trustee in Trust, with power of sale, the following described real

property in

Skagit

County, Washington:

LOTS 1-17, INCLUSIVE, BLOCK 23; ALL OF BLOCK 24; LOTS 1-11, INCLUSIVE, BLOCK 25; LOTS 1-18, INCLUSIVE, BLOCK 26 AND ALL OF BLOCK 27, ALL IN THE "PLAT OF THE TOWN OF MONTBORNE", SKAGIT COUNTY, WASHINGTON, AS PER PLAT RECORDED IN VOLUME 2 OF PLATS, PAGE 80, RECORDS OF SKAGIT COUNTY.

TOGETHER WITH THOSE PORTIONS OF VACATED STREET AND ALLEY ADJACENT TO SAID -lots and blocks which have reverted to said premises by operation of law.

SITUATE IN THE COUNTY OF SKAGIT, STATE OF WASHINGTON.

## PARTIAL RECONVEYANCES:

Partial reconveyances may be made, payment free, upon sale of the first five Thereafter, partial reconveyances will be issued upon payment on the principal balance of the loan in a sum equal to the net proceeds of sale of a lot (sale price less closing costs) and less \$6,000.00.

which real property is not used principally for agricultural or farming purposes, together with all tenements, hereditaments, and appurtenances now or hereafter thereunto belonging or in any wise appertaining, and the rents, issues and profits thereof.

This deed is for the purpose of securing performance of each agreement of grantor herein contained, and payment of the sum of THREE HUNDRED TWENTY-FIVE THOUSAND AND 00/100 - - - - - - - - - - - - - - - - - -

note of even date herewith payable to Beneficiary or order, and made by Grantor, and all renewals, modifications and extensions thereof, and also such further sums as may be advanced or loaned by Beneficiary to Grantor, or any of their successors or assigns, together with interest thereon at such rate as shall be agreed upon,

To protect the security of this Deed of Trust, Grantor covenants and agrees:

- 1. To keep the property in good condition and repair; to permit no waste thereof; to complete any building, structure or improvement being built or about to be built thereon; to restore promptly any building, structure or improvement thereon which may be damaged or destroyed; and to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the property.
- 2. To pay before delinquent all lawful taxes and assessments upon the property; to keep the property free and clear of all other charges, liens or encumbrances impairing the security of this Deed of Trust.
- 3. To keep all buildings now or hereafter erected on the property described herein continuously insured against loss by fire or other hazards in an amount not less than the total debt secured by this Deed of Trust. All policies shall be held by the Beneficiary, and be in such companies as the Beneficiary may approve and have loss payable first to the Beneficiary as its interest may appear and then to the Grantor. The amount collected under any insurance policy may be applied upon any indebtedness hereby secured in such order as the Beneficiary shall determine. Such application by the Beneficiary shall not cause discontinuance of any proceedings to foreclose this Deed of Trust. In the event of foreclosure, all rights of the Grantor in insurance policies then in force shall pass to the purchaser at the foreclosure sale.

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- 4. To defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee, and to pay all costs and expenses, including cost of title search and attorney's fees in a reasonable amount, in any such action or proceeding, and in any suit brought by Beneficiary to foreclose this Deed of Trust. 5. To pay all costs, fees and expenses in connection with this Deed of Trust, including the expenses of the Trustee incurred in enforcing the obligation secured hereby and Trustee's and attorney's fees actually incurred, as provided by statute. 5. Should Grantor fail to pay when due any taxes, assessments, insurance premiums, liens, encumbrances or other charges against the property hereinabove described, Beneficiary may pay the same, and the amount so paid, with interest at the rate set forth in the note secured hereby, shall be added to and become a part of the debt secured in this Deed of Trust.
  - IT IS MUTUALLY AGREED THAT:
  - 1. In the event any portion of the property is taken or damaged in an eminent domain proceeding, the

award or such portion t applied to said obligation	nereoi as may be necessary i	to fully satisfy the obligati	ion secured hereby, shall be paid to I	e amount of the Beneficiary to be
2. By accepting pa		ereby after its due date, I declare default for failure	Seneficiary does not waive its right to	require prompt
3. The Trustees sh written request of the C	all reconvey all or any part o	of the property covered by	this Deed of Trust to the person en e obligation secured and written requ	titled thereto on lest for reconvey-
4. Upon default by Gr secured hereby shall immedi or its authorized agent shall bidder. Any person except I	antor in the payment of any inde ately become due and payable at t sell the trust property, in accorda rustee may bid at Trustee's sale.	the option of the Beneficiary. I ance with the Deed of Trust Ac Trustee shall apply the process	the performance of any agreement contained in such event and upon written request of Best of the State of Washington, at public aucteds of the sale as follows: (1) to the expense trust; (3) the surplus, if any, shall be distributed.	eneficiary, Trustee tion to the highest of sale, including
may have acquired ther the requirements of law dence thereof in favor of 6. The power of sale sive remedy; Beneficiary 7, In the event, of t trustee, and upon the re the successor trustee shal pending sale under any unless such action or pro- 8. This Deed of Tru	rantor had or had the power eafter. Trustee's deed shall and of this Deed of Trust, whoma fide purchasers and end conferred by this Deed of Trust, he death, incapacity or disable cording of such appointment of the vested with all powers of other Deed of Trust or of any ending is brought by the Trust applies to, inures to the be	to convey at the time of recite the facts showing hich recital shall be prima cumbrances for value. Trust and by the Deed of I st to be foreclosed as a mobility or resignation of Trust in the mortgage records of the original trustee. The y action or proceeding in value.	ustee, Beneficiary shall appoint in writed the county in which this Deed of Trustee is not obligated to notify any which Grantor, Trustee or Beneficiary at only on the parties hereto, but on	and such as he pliance with all deconclusive evisis not an excluting a successor rust is recorded, party hereto of shall be a party
visees, legatees, administ	rators, executors, successors or not named as Beneficiary	and assigns. The term Be	neficiary shall mean the holder and ov	vner of the note
			/	
			su XX	(Seal)
		HENRY HO By D. ANNA	r'	•
		His After	STRAZICICH AKA D. ANNA HO	(Seal)
		( ) Grace	Grasial Dans	Felt
		D. ANNA	STRAZICICH AKA D. ANNA HO	LT
		***************************************		(Seal)
STATE OF W	ashington )			
(N		SS.		
County of F	KING 7			
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On this	14th a	lay of July	10.03	
Dolores A. Holt, aka D.			19 93 , before me persondividual described in and who execute	
instrument for	self and also as Att	orney in fact for HENR	Y HOLT	At the foregoing
and acknowledge	self and also as Attending the seale	d the same as her f	ree and voluntary act and deed for	her self and
also as	the and or intary act and	deed as Attorney in Fact	for said principal for the uses and pr	urposes therein
that the said wine	n cath spect that the Power of the last not is not.	f Attorney authorizing the c	execution of this instrument has not be	en revoked and
	Children in the state and is not	msanc.	$\prec$ /	
Ojin u	ider my handad official sea	il the day and year last abou	ve written.	600000 -
	727 5	• •	( la Kest // /h	JUNA 1
ACKNOWLED THE OUT INDIVIDUAL AND A	WAS	Notary Pu	ublic in and for the State of Washington	n.
	1000 8 9 5 100	residing a	Bellevue Sintment Expires: 7/27/94	
Form No. W. 13.1		My Appo	Sintment Expires: 1/2//34	
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		ST FOR FULL RECONVEYA		
TO DDIIONN	Do not record. 1	lo be used only when note i	has been paid.	
TO: TRUSTEE.	\ <u>\</u>			
			debtedness secured by the within Deed en fully paid and satisfied; and you erms of said Deed of Trust, to cancel s ust delivered to you herewith, together he terms of said Deed of Trust, all t	
	The second se			
Dated	, 19	************************	***************************************	
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	and the second	######################################	>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>	********

Dated		***************************************
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Mail reconveyance to 934	27190088	·

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