

WHEN RECORDED MAIL TO:

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

	This Space Provided for Reco	ordor's Has	
Account No.: 00027 9		T FIRST AMERICAN TITLE CO.	
Reference Numbers o	of Documents Assigned or Released:	63434	
Grantor(s): LEWIS,	, JACK A. AND	DILLS, JAMES R.	
WASHING	GTON STATE EMPLOYEES CREDIT UNION, BENEFI ONWEALTH LAND TITLE, TRUSTEE	CIARY	
	OT 5, BIG LAKE RIDGE	•	
Assessor's Property	Tax Parcel or Account No.: 4639-000-005-0004		
DATED: 11/01/20			
LEWIS, J BETWEEN: AS HIS S		DILLS, JAMES R. 50% INTEREST, AS JOINT TENANTS WITH FULL RI	GHT (
whose address is	18828 BIG LAKE RIDGE PLACE MT. VERNON, WA 982	("Trustor," hereinafter "Grantor,")	
AND	Washington State Employees Credit L	Jnion , Beneficiary ("Credit Union,")	1
whose address is	<u> </u>	oia, WA. 98507	
۸ND:	COMMONWEALTH LAND TITLE, TRUSTEE 2702 COLBY AVE BOX 51 EVERETT,WA 9820	1 (Trustee.")	
following described r	Trustee for benefit of Credit Union as beneficiary all real property (the Real "Property"), together with all d all accessions, replacements, substitutions, and p	ll existing or subsequently erected or affixed improve-	
This Deed Agreeme	ed of Trust is part of the collateral for the Agreemen ent.	t. In addition, other collateral also may secure the	
X This Deed	d of Trust is the sole collateral for the Agreement.		
•	DGE, AS PER PLAT RECORDED IN VOLUME 16 OF SKAGIT COUNTY, WASHINGTON. TOGETHER V		

INGRESS, EGRESS AND UTILITIES, OVER AND ACROSS CARA PLACE, AS SHOWN ON THE FACE OF SAID PLAT.

	e e e e e e e e e e e e e e e e e e e					
And the state of t						
		obile home on the Re e check X which is ap		is covered by this s	ecurity instrument, and	d which is and shall remain:
		Personal Prop	erty _	Real Prope	erty	
	Line of principal amount suspended or if dated	t at any one time of s advances are made u	ne of credit which p to the maximum (In Ored	credit limit, and Gra	until the Agreemen antor complies with the ORS 88.110 and in Id	e terms of the Agreement laho, the maximum term or
! ! !	may be advance Agreement. Not under the Agree notwithstanding exceeds the amount	d by Credit Union, re withstanding the amo ment. The unpaid bal a zero outstanding b	paid by Grantor, ar ount outstanding at ance of the line of alance on the line	nd subsequently rea any particular time credit under the Ag from time to time. A	dvanced by Credit Unic , this Deed of Trust se reement will remain in Any principal advance un t will not be secured b	inder the line of credit that
	X Equity under the terms	Loan. An equity loan of the Agreement da	in the maximum poted 11/01/2000	rincipal amount of \$. (In Ore	25,000.00	ORS 88.110 and in Idaho, ars from the date of the
;	Agreement.) To and security ver	the extent of repaymification. This Deed c	ent, Grantor may r	equest subsequent e total indebtedness	loan advances subject under the Agreement.	to Credit Union's credit
i	interest thereon discharge Granto	as described in the c	redit agreement, p inder, and (b) any e	lus (a) any amounts expenses incurred b	t to Credit Union descr expended or advanced y Credit Union or Trust	ibed above, including I by Credit Union to ee to enforce Grantor's
1	to renew, extend	ment describing the l d or substitute for the Agreement is subject	credit agreement	originally issued is a	referred to as "the Agre	nents, or documents given eement". The rate of
1 (1 2 1	the liability of ar reason of this Do cosigning this Do this Deed of Tru agrees that Crec make any other notice to that Bo	y such Borrower on eed of Trust. Any Bo eed of Trust only to get, (b) is not personalit Union and any oth accommodations or a	the Agreement or	create any legal or e s this Deed of Trust hat Borrower's inter Agreement except a der may agree to ex egard to the terms	quitable interest in the , but does not execute est in the Property to Tas otherwise provided ktend, modify, forebear	rustee under the terms of by law or contract; and (c) r, release any collateral, or r the Agreement, without
i	ndebtedness an accepted under	d performance of all the following terms:	Grantor's obligatio	ns under this Deed o	rest is given to secure of Trust and the Agree	ment and is given and
	These rights and Maintenance of Condemnation; & Statements; 14. 16.3. Annual Re 1.1 Payment added and shall st	responsibilities are s Property; 3. Taxes ar 3.2. Remedies; 10.1. Actions upon Termir ports; 16.5 Joint and	et forth in the follond Liens; 4. Proper Consent by Credit Pation; 14.5. Attorn Several Liability; Intor shall pay to Creantor's obligation	wing paragraphs:1: ty Damage Insuranc Union; 10.2. Effect neys Fees and Expe 16.8. Waiver of Hor edit Union all amou	e; 5. Expenditure by Ci ∮of Consent; 11. Secu nses; 16.2. Unit ownei nestead Exemption; an	rmance; 2. Possession and
	2.1 Possession	. Until in default, Grane from the property.	ntor may remain ir	possession and co	ntrol of and operate an	d manage the Property and
2 r	2.2 Duty to Ma maintenance ned	lintain. Grantor shall cessary to preserve it	maintain the Prope s value.	- Attage	dition and promptly pe	·
t	he property or a	Waste. Grantor shall iny portion thereof in (including oil and gas	cluding without lim	itation removal or a	e nor commit or suffer lienation by Grantor of	any strip or waste on or to the right to remove any
r t	2.4 Removal or or ior written con to replace any in	of Improvements. Grassent of Credit Union.	ntor shall not demo Credit Union shall antor proposes to	olish or remove any consent if Grantor remove with one of	improvements from the makes arrangements s at least equal value. "	e real property without the atisfactory to Credit Union Improvements" shall
2 r	2.5 Credit Universität	on's Right to Enter. (to attend to Credit (redit Union, its ag Union's interest and	ents and representa d to inspect the Pro	tives, may enter upon perty.	and the second s
S (of all governmen such law, ordina Grantor has noti 2.7 Duty of Pr	tal authorities applica nce, or regulation an fied Credit Union in v	able to the use or o d withhold complia vriting prior to doin o all other acts, all	occupancy of the Pronce during any proc g so and Credit Union owed by law, that f	operty. Grantor may co eeding, including appro on's interest in the Pro	ordinances, and regulations ontest in good faith any opriate appeals, so long as perty is not jeopardized. use of the property are
(2.8 Construction complete construction date of this Deep to the construction of the co	on Loan. If some or a uction of any Improve d of Trust and Granto	II of the proceeds of ement on the Prope or shall pay in full a	of the loan creating erty, the Improveme Il costs and expens	nt shall be completed in es in connection with t	o be used to construct or within six months from the he work. If will not be, during the
	period this deed nazardous substand other applicate enter upon the compliance of the conformation of the c	remains a lien on the ance, as defined in the able federal and state e Property to make so the Property with this of the for the benefit of Union harmless agains the shall survive the passing the pa	e Property, used fone Comprehensive laws or regulation uch inspections an paragraph. Credit lar create any duty out on all clain	r the creation, manu Environmental Resp is and amendments d tests as Credit Un Jnion's inspections or liability to Grantons and losses includ	ifacture, treatment, sto onse, Compensation, a . Grantor authorizes Cr ion may deem appropr and tests shall be for Co or or any third party. Gr	orage, or disposal of any and Liability Act of 1980, edit Union and its agents iate to determine Credit Union's purposes rantor agrees to indemnify ting from a breech of this
	3. Taxes and 3.1 Payment. (account of the p	Liens. Grantor shall pay when operty, and shall pa	en due before they y when due all clai	become delinquent ms for work done o	all taxes and assessmen or for services rende iority over or equal to t	ents levied against or on red or material furnished to the interest of Credit Union

200011130149 , Skagit County Auditor 11/13/2000 Page 2 of 6 1:20:49PM under this Deed of Trust, except for the lien of taxes and assessments not due, except for the prior indebtedness referred to in section 17, and except as otherwise provided in Subsection 3.2.

under this Deed of Trust, except for the lien of taxes and assessments not due, except for the prior indebtedness referred to in section 17, and except as otherwise provided in Subsection 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 Union's interest in the Property is not jeopardized. If a lien arises or is filled as a result of nonpayment, Grantor shall within 15 days after the lien arises or, if a lien is filled, within 15 days after Grantor has notice of the filling, secure the discharge of the lien or deposit with Credit Union, cash or a sufficient corporate surety bond or other security satisfactory to Credit Union in an amount sufficient to clarkange the lien plus any costs, as a sufficient corporate surety bond or other security satisfactory to Credit Union in an amount sufficient to clarkange the lien plus any costs, as a service of Payment. Grantor shall pont and the credit Union evidence of payment of the taxes or assessments and shall authorize the appropriate county official to deliver to Credit Union at plenent of the taxes and assessments against the Property.

3.4 Notice of Construction. Grantor shall notify Credit Union at least 15 days before any work is commenced, any services are furnished, or any material are supplied to the property if a construction lien could be asserted on account of the work, services, or materials, and the cost exceeds \$5,000 (lif the Property is used for nonresidential or commercial purposes) or \$1,000 (lif the Property is used as a residence). Grantor will upon request furnish to Credit Union advance assurances satisfactory to Credit Union than a services. Subject to any limitations set by applicable law, Credit Union may require Borrower to maintain with Credit Union reserves. Subject to any limitations set by applicable law, Credit Union may require Borrower for payments of a sum estimated by Credit Union to be sufficient to produce, at

4.3 Unexpired insurance at Sale. Any unexpired insurance shall insure to the benefit or, and pass to, the puriod. It is property covered by this Deed of Trust at any trustee's or other sale held under the provision contained within, or at any foreclosure sale of such property.

4.4 Compliance with Prior Indebtedness. During the period in which any prior 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 under this Deed of Trust to the extent compliance with the terms of this Deed of Trust would constitute a duplication of insurance requirements. If any proceeds from the insurance become payable on loss, the provisions in this Deed of Trust for division of proceeds shall apply only to that portion of 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 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 owners in Grantor's behalf, and the proceeds of such insurance may be paid to the association of unit owners for the purpose of repairing or reconstructing the Property. If not so used by the association, such proceeds shall be paid to Credit Union.

4.6 Insurance Reserves. Subject to any limitations set by applicable law, Credit Union may require Borrower to maintain with Credit Union reserves for payment of insurance premiums, which reserves shall be created by monthly payments of a sum estimated by Credit Union to be sufficient to produce, at least 15 days before due, amounts at least equal to the insurance premiums to be paid. If 15 days before payment is due the reserve funds are insufficient, Borrower shall upon demand pay any deficiency to Credit Union. The reserve funds in trust for Borrower, which Cred

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 pay amounts to cure any default in the prior indebtedness and any amount that it expends in so doing shall be added to the indebtedness. Amounts so added shall be payable in accordance with the terms of the indebtedness. 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 it from any remedy that it otherwise would have had

Warranty; Defense of Title.

Title. Grantor warrants that it holds marketable title 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

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 the interest of Credit Union or Trustee under this Deed of Trust, Grantor shall defend the action at Grantor's expense. Condemnation

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 be applied to the indebtedness. The net proceeds of the award shall mean the award after payment of all reasonable costs, expenses, and attorney's fees necessarily paid or incurred by Grantor, Credit Union, or Trustee in connection with the condemnation.

7.2 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 to defend the action and obtain the award.

8. Imposition of Tax By State.
8.1 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. (b) 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.

(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.

9. Power and Obligations of Trustee.

9.1 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 the respect of 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.

Join in granting any easement or 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

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.

10. Transfer by Grantor.
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 attempt to transfer shall entitle the Credit Union to terminate and accelerate the indebtedness 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, installment sale contract, land contract, contract of 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 transferee applies to Credit Union for consent to transfer, Credit Union may require such information concerning the prospective transferee as would normally be required from the new loan applicant.

10.2 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.

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 extension of time for payment or modification of the terms of this Deed of Trust or the Agreement or waive any right or remedy under this Deed of Trust or the Agreement without relieving Grantor from liability. Grantor waives notice, presentment, and protest with respect to the indebtedness.

11. Security Agreement; Financing Statements.

11.1 Security Agreement. This instrument shall constitute a security agreement to the extent any of the Property constitutes fixtures, and Credit Union shall have all of the rights of a secured party under the Uniform Commercial Code of the state in which the Real Property is located.

which the Real Property is located.

11.2 Security Interest. Upon request by Credit Union, Grantor shall execute financing statements and take whatever other 11.2 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 Credit Union's security interest in the Income and Personal Property. Grantor hereby appoints Credit Union as Grantor's attorney in fact for the purpose of executing any documents necessary to perfect or continue this security interest. Credit Union may, at any time and without further authorization from Grantor, file copies or reproductions of this Deed of Trust as a financing statement. Grantor will reimburse Credit Union for all expenses incurred in perfecting or continuing 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.

11.3 Mobile Homes. 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 irrespective of the classification of such structures for the purpose of tax assessments. The removal or addition of axles or wheels, or the placement upon or removal from a concrete base, shall not alter the characterization of such structures.

alter the characterization of such structures.

12. Reconveyance on Full Performance. If Grantor pays all of the indebtedness when due and otherwise performs all the obligations imposed upon Grantor under this Deed of Trust and the Agreement, 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. Possible Actions of Credit Union The Credit Union may take the following actions with respect to your Agreement under the circumstances listed below:

a. Termination and Acceleration. The Credit Union may terminate your Agreement and require Grantor to pay the entire outstanding balance immediately, and charge Grantor certain fees if any of the following happen:

(1) Grantor engages in any fraud or material misrepresentation in connection with the Agreement. For example, if there are

- false statements or omissions on Grantor's application or financial statements.

 (2) Grantor does not meet the repayment terms of the Agreement.

 (3) Grantor's actions or inactions adversely affect the collateral or Credit Union's rights in collateral. For example, if Grantor fails to: maintain insurance, pay taxes; transfer title to or sell the collateral, prevent the foreclosure of any items, or waste of
- b. Suspension of Credit/Reduction of Credit Limit. Credit Union may refuse to make additional advances on the line of credit or reduce the credit limit during any period in which the following occur:

(1) Any of the circumstances listed 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 change 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 rate under the Agreement is reached.(6) Any government action prevents Credit Union from imposing the annual percentage rate provided for or impairs Credit Union's security interest such that the value of the interest is less 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

c. 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.

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 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 Credit Union shall have the right to foreclose by judicial foreclosure, in either case in accordance with and to the full extent 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 party under the Uniform Commercial Code in effect in the state in which the Credit Union is located.

(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 Indebtedness. In furtherance of this right, Credit Union may require any tenant or other user to make payments of rent or use fees directly to Credit Union. If the income is collected by Credit Union, then Grantor irrevocably designates Credit Union as 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



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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 agent, or through a

(d) Credit Union shall have the right to have a receiver appointed to take possession of any or all of the Property, with the power to protect and preserve the Property, to operate the Property preceding foreclosure or sale, and to collect the Income from the Property and apply the proceeds, over and above cost of the receivership, against the Indebtedness. The receiver may serve without bond if permitted by law. Credit Union's right to the appointment of a receiver shall exist whether or not the apparent value of the Property exceeds the Indebtedness by a substantial amount. Employment by Credit Union shall not disqualify 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 default of Grantor, Grantor shall become a tenant at will of Credit Union or the purchaser of the Property and shall pay while in possession a reasonable rental for use of the Property.

(f) If the Real Property is submitted to unit ownership, Credit Union or its designee may vote on any matter that may come before the members of the association of unit owners, pursuant to the power of attorney granted Credit Union in

(g) Trustee and Credit Union shall have any other right or remedy provided in this Deed of trust, or the Note.

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

14.3 Notice of Sale. Credit Union shall give Grantor reasonable notice of the time and place of any public sale of the Personal Property or of the time after which any private sale or other intended disposition of the personal Property is to be made. Reasonable notice shall mean notice given at least ten days before the time of the sale or disposition.

14.4 Waiver, Election of Remedies. A waiver by any party of a breach of a provision of this Deed of Trust shall not constitute a waiver of or prejudice the party's right otherwise to demand strict compliance with that compliance with that provision or any other provision. Election by Credit Union to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or take action to perform an obligation of grantor under this Deed of Trust after failure of Grantor to perform shall not affect Credit Union's right to take actions on the indebtedness and exercise its remedies under this Deed of Trust.

after failure of Grantor to perform shall not affect Credit Union's right to take actions on the indeptedness and exercise its remedies under this Deed of Trust.

14.5 Attorneys' Fees; Expenses. If Credit Union institutes any suit or action to enforce any of the terms of this Deed of Trust, Credit Union shall be entitled to recover such sum as the court may adjudge reasonable as attorney's fees at trial and on any appeal. Whether or not any court action is involved, all reasonable expenses incurred by Credit Union that are necessary at any time in Credit Union's opinion for the protection of its interest or the enforcement of its rights shall become a part of the indebtedness payable on demand and shall bear interest from the date of expenditure until repaid at the rate of the Agreement. Expenses covered by this paragraph include (without limitation) all attorney fees incurred by Credit Union whether or not there is a lawsuit, the cost of searching records, obtaining title reports (including foreclosure reports), surveyor's reports, appraisal fees, title insurance, and fees for the Trustee. Attorney fees include those for bankruptcy proceedings and anticipated post-judament collection actions. proceedings and anticipated post-judgment collection actions.

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 foreclosure from the holder of any lien which has priority over this Deed of Trust be sent to Credit Union's address, as set 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 Virginia, the following notice applies: NOTICE -- THE DEBT SECURED 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 operants of Grantor's interest, and subject to the provisions of applicable law with respect to successor trustees, this Deed of Trust shall be binding upon and inure to the benefit of the parties, their successors and assigns.

16.2 Unit Ownership Power of Attorney. If the Real Property is submitted to unit ownership. Grantor grants an irrevocable

inure to the benefit of the parties, their successors and assigns.

16.2 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 decline to exercise this power, as Credit Union may see fit.

16.3 Annual Reports. If the Property is used for purposes other than grantor's residence within 60 days following the close of each fiscal year of Grantor, Grantor shall furnish to Credit Union a statement of net operating income received from the property during Grantor's previous fiscal year in such detail as Credit Union shall require. Not operating income shall mean all cash receipts from the Property less all cash expenditures made in connection with the property.

16.4 Applicable Law. The law of the state in which the Property is located shall be applicable to the purposes of construing and determining the validity of this Deed of Trust and, determining the rights and remains the content of the purposes of construing and determining the validity of this Deed of Trust and, determining the rights and remains the content of the purposes of construing and determining the validity of this Deed of Trust and, determining the rights and remains the content of the purposes.

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

(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.

If located in Washington, the Property is not used principally for agriculture or farming purposes:

If located in Montana, the property does not exceed fifteen acres and this instrument is a Trust Indenture executed in conformity with the Small TractFinancing Act of Montana.

If located in Utah, this instrument is a Trust Deed executed in conformity with the Utah Trust Deed Act UCA 57-1-19 et seq.

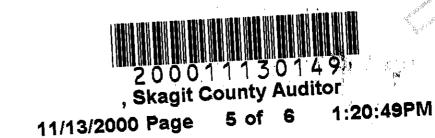
16.8

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 estate in the Property at any time held by or for the benefit of Credit Union in any capacity, without the written consent of

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 trustee. The successor trustee shall, without conveyance of the Property, succeed to all the title, powers, and duties 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 for furnishing the statement of obligation as provided by Section 2943 of the Civil Code of California.



17.1 Prior Lien. The lien securing the indebtedness secured by this Deed of Trust is and remains secondary and ferror to the lien securing payment of a prior obligation in the form of a: (Check which Applies) X Trust Deed Other (Specify) Mortgage Land Sale Contract The prior obligation has a current principal balance of \$ 162.801.20 Grantor expressly covenants and igness to pay or see to the payment of the prior indebtedness and to prevent any default thereunder. 17.2 Default. If the payment of any installment of principal or any interest on the prior indebtedness is not made ithin the time required by the Agreement evidencing such indebtedness, or should an event of default occur under the strument securing such indebtedness and not be curred during any applicable grace period therein, then your action or action shall entitle the Credit Union to terminate and accelerate the indebtedness and pursue any of its remedies under this sed of Trust. 17.3 No Modifications. Grantor shall not enter into any agreement with the holder of any mortgage, deed of trust, or there security agreement which has priority over this Deed of Trust by which that agreement is modified, amended, tended, or renewed without the prior written consent of Credit Union. Grantor shall neither request nor accept any future divances under a prior mortgage, deed of trust, or other security agreement without prior written consent of Credit Union. GRANTOR: GRANTOR: GRANTOR: INDIVIDUAL ACKNOWLEDGMENT TATE OF WASHINGTON) ss. DILLS JAMES R. INDIVIDUAL ACKNOWLEDGMENT This day personally appeared before me DILLS, JAMES R. AND DILLS, JAMES R. INDIVIDUAL ACKNOWLEDGMENT The Known to be (or in California, personally known to me or proved to me on the basis of satisfactory evidence to be) the dividual, or individuals described in and who executed the within and foregoing instrument, and acknowledged that	16.12 Severability. If any provisenforceability of the remaining provis 17 Prior Indebtedness.			or unenforceable, the validity and
Mortgage Land Sale Contract Be prior obligation has a current principal belance of \$ 162.801.20 Gantor expressly covenants and Jignal principal amount of \$ 17.20 befault if the payment of the prior indeptenances and to pravent any default occur under the strument security in the prior indeptenances and to pravent any default occur under the thin the time required by the Agreement evidencing such indebtedness, or should an event of default occur under the strument security grade perior befault in the control of the contr	17.1 Prior Lien. The lien secuinferior to the lien securing payment of	ring the indebtednes of a prior obligation	ss secured by this Deed of Trust in the form of a: (Check which	is and remains secondary and Applies)
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