WHEN RECORDED MAIL TO:		798 .	u 23 P3:29
		\$ \\ \?\{	EDFILE.!
Seafirst Bank	(ACOBOO 4	~ ~ ~	NUEST OF
Regional Loan Service Center	36072301	20	
P.O. Box 3828	ي المنظمة المن		
Seartle, WA 98124-3828			
Account Number: 4359873 ACAPS Number: 980931844380 Data Printed: 5/27/1998	O. 11010 IO	AND TITLE CO. 12575 ✓	
Date Printed: 5/27/1998 Reconveyance Fee: \$0.00	1st 207		
	DEED OF TRUST	M	1950
THIS DEED OF TRUST is granted by Robert J. Bennett And Lillian M. Be	this cannet. Formerly Lillian Marcella	Hushand And Wife	
by Robert J. Besinett		The same of the sa	
		Amorica NTPSA Doir	n Rusiness As Seafirst
("Grantor") to RAINIER CREDIT COMPAN Bank, ("Beneficiary"), at its FIN. REL. MA and severally. Grantor agrees as follows:	NAGER - NORTHERN Office. G	and the same	• •
1. CONVEYANCE. Grantor hereb Grantor's right, title and interest in the acquired, located at	1000ming described rear biober	ty (; toperty); untour	er now owned or later
1550 Channel Dr	MOUNT VERNON		(ZIP CODE)
(NUMBER) (STREET)		(CITY)	1
	inty, Washington and legally descr		
Abbreviated Legal: Lot 2, Skagit Beach	1 Add. No. 3, Vol. 9, Pg. 26 Sec	Full Legal Description	n
Attached.			
			•
Property Tax ID # 4010-000-002-0008		/	eacements tenements.
together with all equipment and fix hereditaments and appurtenances, now gas rights and profits derived from or evidenced, used in or appurtenant to derived from or in any way connected w	in any way connected with the the Property; and all leasehold	Property: all water an	d drich rights, however
2. ASSIGNMENT OF RENTS.	til general som en		
leases, licenses and other agreements and continuing right to collect, in either due or to become due under the Contra is granted a license to collect the Payments in any bankruptcy pro	acts ("Payments"). As long as there nents, but such license shall not coeeding.	all rents, receipts, income is no default under the onstitute Beneficiary's	me and other payments is Deed of Trust, Grantor consent to Grantor's use
2.2 DISCLAIMER. Nothing of receiver to take any action to enforce a any obligation under the Contracts. Be	ontained in this Deed of Trust sha any provision of the Contracts, ex neficiary's duties are expressly lin	nited to giving of propi	er credit for all Payments
3. SECURED OBLIGATIONS. THE	** ***********************************		
two hundred twenty eight thousan	d feur nundred twelve collars alle		Dollars.
-11	rest thereon as evidenced payable to Beneficiary	or order and made by	Grantor, and includes all
renewals, modifications and extension ("Secured Obligations"). Nothing contany renewal, modification, extension of this	is thereof, together with any payl ained in this Deed of Trust shall I	ments made pursuant on the construed as obligations bereby constructs	to paragraph 102 heleo. String Beneficiary to make to the films for record by
outstanding. 4. AFFIRMATIVE COVENANTS.			
4.1 MAINTENANCE OF PF ordinary wear and tear excepted; cor	COSSEL Mainte and Statement	the Property in go	od condition and repair the Property; and restore
TREE BOLVE TO THE PROPERTY OF	aged or destroyed; AWS. Comply with all laws, ordi		
	STS. Perform all obligations to be p	•	# ##
	ALS TAYER BUT BOOKIN All o	abligations secured by	v the Property; all taxes
4.4 PAYMENT OF DEBTS assessments and governmental liens or otherwise which, if unpaid, might b	or charges levied addition the Fig.	Jetth' mine my mount in	Page 7 of

BK 1844 PG 0575

Page 1 of 3

9807230120

FORMINO, 012311 R01-1998

- 4.5 INSURANCE. Insure continuously, with financially sound and reputable insurers acceptable to Beneficiary, all improvements on the Property against all risks, casualties and losses through standard fire and extended coverage insurance or otherwise, including, without limitation, insurance against fire, theft, casualty, vandalism and any other risk Beneficiary may reasonably request. The insurance policies shall be in an aggregate amount of not less than the full replacement cost of all improvements on the Property, including the cost of demolition and removal of debris, and shall name Beneficiary as loss payee, as its interest may appear. The amounts collected under the insurance policies may be applied to the Secured Obligations in any manner as Beneficiary determines, and such application shall not cause discontinuance of any proceeding to foreclose upon this Deed of Trust. In the event of foreclosure, all of Grantor's rights in the insurance policies shall pass to purchaser at the foreclosure sale;
- 4.6 HAZARDOUS WASTE. Notify Beneficiary within twenty-four (24) hours of any release of a reportable quantity of any hazardous or regulated substance, or of the receipt by Grantor of any notice, orde or communication from any governmental authority which relates to the existence of or potential for environmental pollution of any kind existing on the Property, or results from the use of the Property or any surrounding property; and
- 4.7 COSTS AND EXPENSES. Pay, reimburse and indemnify Beneficiary for all of Beneficiary's reasonable costs and expenses incurred in connection with foreclosing upon this Deed of Trust, defending any action or proceeding purporting to affect the rights or duties of Beneficiary or Trustee under this Deed of Trust, or managing the Property and purporting the Payments, including, without limitation, all attorneys' fees and value of the services of staff counsel, legal collection costs, costs of title search, and trustee's and receiver's fees to the maximum extent allowable by law.
 - 5. NEGATIVE COVENANTS. Grantor shall not without Beneficiary's prior written consent:
 - 5.1 PAYMENTS, Accept or collect Payments more than one (1) month in advance of the due date;
 - 5.2 MODIFY CONTRACTS. Terminate, modify or amend any provision of the Contracts; or
- 5.3 RESTRICTIONS ON CONVEYANCES. Transfer or convey any interest in the Property, except by will or intestacy.
- 6. EMINENT DOMAIN. In the event any portion of the Property is taken through eminent domain, the amount of the award to which Grantor is entitled shall be applied to the Secured Obligations.
- 7. RECONVEYANCE. Trustee shall reconvey such portion of the Property to the person entitled thereto upon written request of Beneficiary, or upon satisfaction of the Secured Obligations and written request for reconveyance made by Beneficiary or any person interested in the Property.
- 8. SUCCESSOR TRUSTEE. In the event of death, incapacity, disability or resignation of the Trustee, Beneficiary may appoint a successor trustee and, upon the recording of such appointment in the records of the county in which this Deed of Trust is recorded, the successor trustee shall be vested with all powers of the original Trustee.
- 9. EVENTS OF DEFAULT. The occurrence of any of the following events shall, at Beneficiary's option, and at any time without regard to any previous knowledge on Beneficiary's part, constitute a default under the terms of this Deed of Trust, the Secured Obligations and all related loan documents:
- 9.1 NON-PAYMENT OF PRINCIPAL OR INTEREST. Any payment of principal or interest on the Secured
- Obligations is not made when due; or

 9.2 FAILURE TO PERFORM. Any tax, assessment, insurance premium, lien, encumbrance or other charge
 against the Property, or any payment under a real estate contract covering the Property is not paid when due; or any
 other term, covenant or agreement of Grantor contained in this Deed of Trust or in any other document with Beneficiary,
 or in which Grantor grants a security interest in the Property, is not promptly performed or satisfied.
 - 10. REMEDIES UPON DEFAULT. If any default occurs and is continuing, Beneficiary may, at its option:
 - 10.1 TERMINATE COMMITMENT. Terminate any outstanding and unfulfilled commitment to Grantor;
- 10.1 TEHMINATE COMMITMENT. Terminate any orall of the Secured Obligations, together with all accrued interest, to be 10.2 ACCELERATE. Declare any or all of the Secured Obligations, together with all accrued interest, to be immediately due and payable without presentment, demand, protest or notice of any kind, all of which are expressly waived by Grantor;
- 10.3 PAYMENTS. Pay such sums as may be necessary to pay any tax, assessment, insurance premium, lien, encumbrance or other charge against the Property, or any payment under a real estate contract covering the Property, without prejudice to Beneficiary's right to accelerate the Secured Obligations and foreclose upon this Deed of Trust. Grantor shall reimburse Beneficiary, upon demand, for all such amounts paid by Beneficiary, with interest thereon from the date of such payment at the highest rate that is, from time to time, applicable on any of the Secured Obligations. All unreimbursed amounts shall be added to and become a part of the Secured Obligations;
- 10.4 COLLECTION OF PAYMENTS. Terminate the license granted to Grantor to collect the Payments; take possession of, manage and operate the Property under the terms of the Contracts; and demand and collect all Payments, including endorsing any check, draft or other instrument given as payment, either by itself or through an Payment or judicially-appointed receiver. The Payments shall be applied first to payment of the costs of managing the Property and collecting the Payments, and then to the Secured Obligations;
- 10.5 TRUSTEE'S SALE. Direct the Trustee, upon written request, to sell the Property and apply the sale proceeds in accordance with Washington's Deed of Trust Act (RCW 61.24.010, et seq.). Any person, except Trustee, may bid at the Trustee's sale; and
- 10.6 OTHER REMEDIES. Pursue all other available legal and equitable remedies, including, without limitation, foreclosing upon this Deed of Trust as a mortgage.

 Grantor expressly waives any defense or right, in any action or proceeding in connection with the Secured Obligations, that Beneficiary must first resort to any other security or person.
- 11. WAIVER. No waiver by Beneficiary of any deviation by Grantor from full performance of this Deed of Trust or the Secured Obligations, as the case may be, shall constitute a waiver of Beneficiary's right to require prompt payment or to assert any other right or remedy provided for in this Deed of Trust or the secured Obligations on the basis of the same or similar failure to perform.
- 12. SUCCESSORS AND ASSIGNS. This Deed of Trust inures to the benefit of and is binding upon the respective heirs, devisees, legatees, administrators, executors, successors and assigns of the parties hereto.
- 13. AFPLICABLE LAW. This Deed of Trust has been delivered and accepted by Beneficiary in the State of Washington. This Deed of Trust shall be governed by and construed in accordance with the laws of the State of Washington.

Page 2 of 3

	70 -		98093	844380
x O Colexi	Jennet			/
Sobjet V. Begnett	Akronet			/
EMACH EMACH	المنظمة المام الكول الكوليونية المنظمة المنظمة المنظمة المنظمة المنظمة المنظمة المنظمة المنظمة المنظمة المنظمة المنظمة المنظمة			,
/		والمرابع المرابع والمرابع		
		and the second s		/
KNOWLEDGMENT BY	INDIVIDUAL			
	- '	5555	WILL	
OR RECORDING PURPOSES	, DO NOT WRITE,	FET.	100 m. 42	
IGN OR STAMP WITHIN THOTTOM AND SIDE MARGIN	E ONE INCH TOP,	A Significant	10 TA	
TTACHMENTS.		1 .00	OTARYS.	-
		803.2	UBLIC > Z	
		N FX TO	CH 12 6 8	
ATE OF WASHINGTON)	Mr. Or	WASHING	
	35.	1	The same of the sa	
unty of SK4514				•
			OR NOTARY STAMP	
I certify that I know or have sa	itisfactory evidence that	Robert J. Bennett and Li	Ilian M. Bennett	ument in mv
		is/are the individual(s		
sence and acknowledged it to b	e (his/her/their) free an	id voluntary act for the us	es and purposes mer	moned in the
rumenta			1 1	
od: 5 78 98		à		
<u> </u>	_ <u></u>	My appointme	m expires 3/12/07	
TARY PUBLIC FOR THE STATE OF WASH	INGTON)			
	₹5 ×35°°			
FOR RECORDING PURPOSE	ES, DO NOT WRITE,			
FOR RECORDING PURPOSE SIGN OR STAMP WITHIN T BOTTOM AND SIDE MARG	ES, DO NOT WRITE, THE ONE INCH TOP.			
FOR RECORDING PURPOSE SIGN OR STAMP WITHIN T BOTTOM AND SIDE MARG	ES, DO NOT WRITE, THE ONE INCH TOP.			
FOR RECORDING PURPOSE SIGN OR STAMP WITHIN T BOTTOM AND SIDE MARG ATTACHMENTS.	ES, DO NOT WRITE, THE ONE INCH TOP.			
FOR RECORDING PURPOSE SIGN OR STAMP WITHIN TO BOTTOM AND SIDE MARG ATTACHMENTS.	ES, DO NOT WRITE, THE ONE INCH TOP.			
FOR RECORDING PURPOSE SIGN OR STAMP WITHIN T BOTTOM AND SIDE MARG ATTACHMENTS.	ES. DO NOT WRITE, THE ONE INCH TOP, SINS OR AFFIX ANY		OR NOTARY STAMP	
FOR RECORDING PURPOSE SIGN OR STAMP WITHIN TO BOTTOM AND SIDE MARG ATTACHMENTS. ATE OF WASHINGTON unty of	ES. DO NOT WRITE, THE ONE INCH TOP, INS OR AFFIX ANY			
FOR RECORDING PURPOSE SIGN OR STAMP WITHIN TO BOTTOM AND SIDE MARGATTACHMENTS. ATE OF WASHINGTON unty of	ES. DO NOT WRITE, THE ONE INCH TOP, INS OR AFFIX ANY			dividual(s) who
FOR RECORDING PURPOSE SIGN OR STAMP WITHIN TO BOTTOM AND SIDE MARGATTACHMENTS. ATE OF WASHINGTON I certify that I know or have	ES. DO NOT WRITE, THE ONE INCH TOP, INS OR AFFIX ANY : ss. satisfactory evidence _	THIS SPACE F	is/are the in	
FOR RECORDING PURPOSE SIGN OR STAMP WITHIN TO BOTTOM AND SIDE MARGATTACHMENTS. ATE OF WASHINGTON I certify that I know or have decorded this instrument in my populated this instrument in m	ES. DO NOT WRITE, THE ONE INCH TOP, INS OR AFFIX ANY : ss. satisfactory evidence _ resence, on oath state	THIS SPACE F	is/are the in	
FOR RECORDING PURPOSE SIGN OR STAMP WITHIN TO BOTTOM AND SIDE MARGATTACHMENTS. ATE OF WASHINGTON I certify that I know or have defended this instrument in my postrument and acknowledged it as	ES. DO NOT WRITE, THE ONE INCH TOP, INS OR AFFIX ANY : ss. satisfactory evidence _ resence, on oath state as the	THIS SPACE F	is/are the inas/were authorized t	
FOR RECORDING PURPOSE SIGN OR STAMP WITHIN TO BOTTOM AND SIDE MARGATTACHMENTS. ATE OF WASHINGTON unty of	es. DO NOT WRITE. THE ONE INCH TOP, THE ONE INCH	THIS SPACE F	is/are the inas/were authorized t	
FOR RECORDING PURPOSE SIGN OR STAMP WITHIN TO BOTTOM AND SIDE MARGATTACHMENTS. ATE OF WASHINGTON unty of	es. DO NOT WRITE. THE ONE INCH TOP, THE ONE INCH	THIS SPACE F and that (he/she/they) was of	is/are the inas/were authorized to (ENTRY) in the instrument.	
FOR RECORDING PURPOSE SIGN OR STAMP WITHIN TO BOTTOM AND SIDE MARG ATTACHMENTS. ATE OF WASHINGTON unty of	es. DO NOT WRITE, THE ONE INCH TOP, INS OR AFFIX ANY satisfactory evidence	THIS SPACE F	is/are the inas/were authorized to (ENTRY) in the instrument.	
FOR RECORDING PURPOSE SIGN OR STAMP WITHIN TO BOTTOM AND SIDE MARG ATTACHMENTS. ATE OF WASHINGTON unty of	es. DO NOT WRITE, THE ONE INCH TOP, INS OR AFFIX ANY satisfactory evidence	THIS SPACE F and that (he/she/they) was of	is/are the inas/were authorized to (ENTRY) in the instrument.	
FOR RECORDING PURPOSE SIGN OR STAMP WITHIN TO BOTTOM AND SIDE MARGATTACHMENTS. ATE OF WASHINGTON I certify that I know or have a strument and acknowledged it a be the free and voluntary act of ated: I certify that I know or have a strument and acknowledged it a be the free and voluntary act of ated: ITARY PUBLIC FOR THE STATE OF WASHINGTON	es. DO NOT WRITE, THE ONE INCH TOP, INS OR AFFIX ANY satisfactory evidence	THIS SPACE F and that (he/she/they) was of	is/are the inas/were authorized to (ENTRY) in the instrument.	
FOR RECORDING PURPOSE SIGN OR STAMP WITHIN TO BOTTOM AND SIDE MARGATTACHMENTS. ATE OF WASHINGTON unty of	ES. DO NOT WRITE, THE ONE INCH TOP, INS OR AFFIX ANY : ss. satisfactory evidence resence, on oath state as the such party for the uses INGTON) IVEYANCE	THIS SPACE F and that (he/she/they) was of of and purposes mentioned My appointment	is/are the inas/were authorized to (ENTITY) in the instrument. ant expires	o execute the
FOR RECORDING PURPOSE SIGN OR STAMP WITHIN TO BOTTOM AND SIDE MARGATTACHMENTS. ATE OF WASHINGTON unty of I certify that I know or have determined and acknowledged it at the free and voluntary act of ated: ITARY PUBLIC FOR THE STATE OF WASHINGTON Trustee: The undersigned is the house and all other indebtedness security and at the product of the state of the all other indebtedness security and at the product of the state of the	ES. DO NOT WRITE, THE ONE INCH TOP, THE ONE INCH	THIS SPACE F THIS SPACE F and that (he/she/they) was pointment and purposes mentioned My appointment s secured by this Deed of the content of the conte	is/are the in is/were authorized to (ENTIFY) in the instrument. Interpres If Trust. Said note or ou are hereby directed, without warranty, all	notes, together
FOR RECORDING PURPOSE SIGN OR STAMP WITHIN TO BOTTOM AND SIDE MARGATTACHMENTS. ATE OF WASHINGTON Ounty of	ES. DO NOT WRITE, THE ONE INCH TOP, INS OR AFFIX ANY satisfactory evidence	THIS SPACE F THIS SPACE F and that (he/she/they) was pointment and purposes mentioned My appointment s secured by this Deed of the content of the conte	is/are the in is/were authorized to (ENTIFY) in the instrument. Interpres If Trust. Said note or ou are hereby directed, without warranty, all	notes, together
FOR RECORDING PURPOSE SIGN OR STAMP WITHIN BOTTOM AND SIDE MARGATTACHMENTS. ATTACHMENTS. ATE OF WASHINGTON I certify that I know or have and acknowledged it a strument and acknowledged it a be the free and voluntary act of ated: TARY PUBLIC FOR THE STATE OF WASHINGTON O Trustee: The undersigned is the houst all other indebtedness securing and this Days of The strument and acknowledged it and the strument and acknowledged it a strument and acknowledged it as a strument and	ES. DO NOT WRITE. THE ONE INCH TOP, THE ONE INCH	THIS SPACE F THIS SPACE F and that (he/she/they) was pointment and purposes mentioned My appointment the secured by this Deed of the secured by the secu	is/are the in is/were authorized to (ENTIFY) in the instrument. Interpres If Trust. Said note or ou are hereby directed, without warranty, all	notes, together
FOR RECORDING PURPOSE SIGN OR STAMP WITHIN TO BOTTOM AND SIDE MARGATTACHMENTS. ATE OF WASHINGTON For a control of the contro	ES. DO NOT WRITE. THE ONE INCH TOP, THE ONE INCH	THIS SPACE F THIS SPACE F and that (he/she/they) was pointment and purposes mentioned My appointment s secured by this Deed of the content of the conte	is/are the in is/were authorized to (ENTIFY) in the instrument. Interpres If Trust. Said note or ou are hereby directed, without warranty, all	notes, together
FOR RECORDING PURPOSE SIGN OR STAMP WITHIN TO BOTTOM AND SIDE MARGATTACHMENTS. ATE OF WASHINGTON Funty of	ES. DO NOT WRITE. THE ONE INCH TOP, THE ONE INCH	THIS SPACE F THIS SPACE F and that (he/she/they) was pointment and purposes mentioned My appointment the secured by this Deed of the secured by the secu	is/are the in is/were authorized to (ENTIFY) in the instrument. Interpres If Trust. Said note or ou are hereby directed, without warranty, all	notes, together

9807230120

8x 1844PG0577

PARCEL A:

Lot 2. PLAT OF SKAGIT BEACH NO. 3. according to the plat thereof recorded in Volume 9 of Plats, page 26, records of Skagit County, Washington.

PARCEL B:

That portion of Tract 1. PLATE NO. 16, Tide and Shore Lands of Section 24, Township 34 North, Range 2 East of the Willamette Meridian. LaConner Harbor, according to the plat thereof on file in the Office of the Board of State Land Commissioners at Olympia, Washington, lying within Lot 2 and lying within the Northerly and Southerly lines extended of said Lot 2, Plat of Skagit Beach No. 3, according to the plat thereof recorded in Volume 9 of Plats, page 26, records of Skagit County, Washington.

PARCEL C:

A 30-foot septic tank drain field easement numbered 2 and lying adjacent to and Easterly of Tract A, Plat of Skagit Beach No. 1, according to the plat recorded in Volume 8 of Plats, page 11, records of Skagit County, Washington, as said easement as delineated on the face of the Plat of Skagit Beach No. 3, according to the plat thereof recorded in Volume 9 of Plats, page 26, records of Skagit County, Washington.

ALL situated in Skagit County, Washington.

NITIAL HERE. PUD

INITIAL HERE MB

9807230120