

(2)

0'qu

1

÷.

06-28-04409:35 RCVD



# THE WASHINGTON WATER POWER COMPANY

TO

## CITIBANK, N.A.

As Successor Trustee under The Washington Water Power Company's Mortgage and Deed of Trust, dated as of June 1, 1939

# Twenty-seventh Supplemental Indenture

Providing among other things for a series of bonds lesignated "Secured Medium-Term Notes, Series B (being a series of First Morigage Bonds)"

Dated as of January 1, 1994

# veler.

# TWENTY-SEVENTH SUPPLEMENTAL INDENTURE

19986

THIS INDENTURE, dated as of the 1st day of January 1994, between THE WASHINGTON WATER POWER COMPANY, a corporation of the State of Washington, whose post office iddress is East 1411 Mission Avenue, Spokane, Washington (the "Company"), and CITIBANK, M.A., formerly Fit st National City Bank (successor by merger to First National City Trust Company, formerly City Bank Farmers Trust Company), a national banking association incorporated and existing under the laws of the United States of America, whose post office address is 111 Wall Street, New York, New York (the "Trustee"), as Trustee under the Mortgage and Deed of Trust, dated as of June 1, 1939 (the "Mortgage"), executed and delivered by the Company to secure the payment of bonds issued or to be issued under and in accordance with the provision of the Mortgage, this indenture (the Twenty-seventh Supplemental Indenture") being supplemental thereto.

WHEREAS the Mortgage has been appropriately filed or recorded in various offi-

cial records in the Saites of Washington, Idaho and Moriaria; and WHEREAS pursuant to a written request of the Company made in accordance

with Section 103 of the Mortgage, Francis M. Pitt (then Individual Trustee under the Mortgage, as supplemented) ceased to be a trustee thereunder on July 23, 1969, and all of his powers as Individual Trustee have devolved upon the Trustee and its successors alone; and WHEREAS by the Mortgage the Company covenanted that it would execute and

deliver such further instruments and do such further acts as might be necessary or proper to carry out more effectually the purposes of the Mortgage and to make subject to the lien of the Mortgage any property thereafter acquinal intended to be subject to the lien thereof; and WHEREAS the Company has heretofore executed and delivered, in addition to

the Mortgage, the indentires supplemental to the Mortgage, and has issued the series of bonds, set forth in Exhibit A hereto; and

WHEREAS the Mortgage and the First through Twenty-fifth Supplemental Indentures have been appropriately filed or recorded in various official records in the States of Washington, Idaho and Montana, as set forth in the First through Twenty-sixth Supplemental Indentures; and the state of the state WHEREAS the Twenty-sixth Supplemental Indenture, dated as of April 1, 1993,

has been appropriately filed or recorded in the various official records in the States of Washington, California, Ida io, Montana and Oregon set forth in Exhibit B hereto; and secondaria is fautient die die die traise Hat and genetien WHEREAS for the purpose of confirming or perfecting the lien of the Mortgage

on certain of its properties, the Company has heretofore executed and delivered a Short Form Mortgage and Security Agreement, in multiple counterparts dated as of various dates in 1992, and such instrument has been appropriately filed or recorded in the various official records in the States of California, Montana and Oregon; and

# 

WHEREAS in addition to the property described in the Mortgage, as supplemented, the Company has acquired certain other property, rights and interests in property; and WHERE IS Section 8 of the Mortgage provides that the form of each series of

bonds (other than the First Series) issued thereunder and of the coupons to be attached to coupon bonds of such series shall be established by Resolution of the Board of Directors of the Company; that the form of such series, as established by said Foard of Directors, shall specify the descriptive title of the bonds and various other terms thereof; and that such series may also contain such provisions not inconsistent with the provisions of the Mortgage, as supplemented, as the Board of Directors may, in its discretion, cause to be inserted therein expressing or referring to the terms and conditions upon which such bonds are to be issued and/or secured under the Mortgage, as supplemented; and

8866P

WHEREAS Section 120 of the Mortgage provides, among other things, that any power, privilege or right expressly or impledly reserved to or in any way conferred upon the Company by any provision of the Mortgage, as supplemented, whether such power, privilege or right is in any way restricted or is unrestricted, may be in whole or in part waived or surrendered or subjected to any restriction if at the time unrestricted or to additional restriction if already restricted, and the Company may enter into any further covenants, limitations or restrictions for the benefit of any one or more series of bonds issued thereunder, or the Company may cure any ambiguity contained therein, or in any supplemental indenture, by an instrument in writing executed and acknowledged by the Company in such manner as would be necessary to entitle a conveyance of real estate to record in all of the states in which any property at the time subject to the lien of the Mortgage shall be s tuated; and 

WHEREAS the Company now desires to create a new series of bonds and to add to its covenants and agreements contained in the Mortgage, as supplemented, certain other covenants and agreements to be observed by it and to supplement and amend in certain respects the covenants and provisions contained in the Mortgage, as supplemented; and

WHEREAS the execution and delivery by the Company of this Twenty-seventh Supplemental Indenture, and the terms of the bends of the Twenty-fifth Series, hereinafter referred to, have been duly authorized by the Board of Directors of the Company by appropriate Resolutions of said Board of Directors, and all things necessary to make this Twenty-seventh Supplemental Indenture a valic!, binding and legal instrument for the security of the bonds have been performed; ulse ste di conser leis lo worke di li

NOW, THEREFORE, THIS INDENTURE WITNESSETH: That the Company, in consideration of the premises and of one dollar to it duly paid by the Trustee at or before the ensealing and delivery of these presents, the receipt whereof is hereby acknowledged, and in further assurance of the estate, title and rights of the Trustee and in order further to secure the payment of both the principal of and interest and premium, if any, on the bonds from time to time issued under the Mortgage, as supplemented, according to their tenor and effect and the performance of all the provisions of the Mortgage (including any instruments supplemental

thereto and any modification in ade as in the Mortgage provided) and of such bonds, and to confirm the lien of the Mortgage on certain after-acquired property, hereby grants, bargains, sells, releases; conveys, assigns, transfers, mortgages, pledges, sets over and confirms unto Citibank, N.A., as Trustee under the Mortgage, and to its successor or successors in said trust forever, all the following described properties of the Company, acquired by the Company since the execution and delivery of the Mostgage, whether now owned or hereafter acquired, namely:

-3-

19985

All of the property, real, personal and mixed, of every character and wheresoever situated (except any hereinafter or in the Mortgage, as supplemented, expressly excepted) which the Company now owns or, subject to the provisions of Section 87 of the Mortgage, may hereafter acquire prior to the satisfaction and discharge of the Mortgage, as fully and completely as if herein or in the Mortgage, as supplemented, specifically described, and including (without in anywise limiting or impairing by the enumeration of the same the scope and intent of the foregoing or of any general description contained in this Twenty-seventh Supplemental Indenture) all lands, real estate, easemeats, servitudes, rights of way and leasehold and other interests in real estate; all rights to the use or appropriation of water, flc wage rights, water storage rights, flooding rights, and other rights in respect of or relating to water; all plants for the generation of electricity, power houses, dams | dam sites, reservoirs, flumes, raceways, diversion works, head works, waterways, water works, water systems, gas plants, steam heat plants, hot water plants, ice or refrigeration plants, stations, substations, offices, buildings and other works and structures and the equipment thereof and all improvements, extensions and additions thereto; all generators, machinery, engines, turbines, boilers, dynamos, transformers, motors, excercine machines, switchboards, regulators, meters, electrical and mechanical appliances, conduits, cables, pipes and mains; all lines and systems for the transmission and distribution of electric current, gas, steam heat or water for any purpose; all towers, mains, pipes, poles, pole lines, conduits, cables, wires, switch racks, insulators, compressors, pumps, fittings, valves and connections; all motor vehicles and automobiles; all tools; implements, apparatus, furniture, stores, supplies and equipment; all franchises (except he Company's franchise to be a corporation), licenses, permits, rights, powers and privileges; and (except as hereinafter or in the Mortgage, as supplemented, expressly excepted) all the right, title and interest of the Company in and to all other property of any kind or nature. Instantisments with a statement

TOGETHER WITH all and singular the tenements, hereditaments and appurtenances belonging or in anywise appertaining to the aforesaid property or any part thereof, with the reversion and reversions, remainder and remainders and (subject to the provisions of Section 57 of the Mortgage) the tolls, rents, revenues, issues, earnings, income, product and profits thereof, and all the estate, right, title and interest and claim whatsoever, at law as well as in equity, which the Company now has or may hcreafter acquire in and to the aforecaid property and franchises and every part and parcel thereof. and parcel there is a start of the start and parcel there is a start of the start of but present of a soft of fair but fill fill assess of the based of the base of the base of the base of the base

27年2月1日本1月1日

no. of him al IT IS HEREEY AGREED by the Company that, subject to the provisions of Section 87 of the Mortgage, all the property, rights, and franchises acquired by the Company after the date hereof (except iny bereinbefore or hereinaliter or in the Mortgage, as supplemented, expressly excepted) shall be as fully embraced within the lien hereof and the lien of the Mortgage, as supplemented, as if such property, rights and franchises were now owned by the Company and were specifically described herein or in the Mortgage and conveyed hereby or thereby.

19989

PROVIDED THAT the following are not and are not intended to be now or hereafter granted, bargained, sold, released, conveyed, assigned, transferred, mortgaged, pledged, set over or confirmed hereunder and are hereby expressly excepted from the lien and operation of this Twenty-seventh Supplemental Indenture and from the lien and operation of the Mortgage, as supplemented, namely: (1) cash, shares of stock and obligations (including bonds, notes and other securities) not hereafter specifically pledged, paid, deposited or delivered under the Mortgage, as supplemented, o: covenanted so to be; (2) merchandise, equipment, materials or supplies held for the purpose of sale in the usual course of business or for consumption in the operation of any properties of the Company; (3) bills, notes and accounts receivable, and all contracts, leases and operating agreements not specifically pledged under the Mortgage, as supplemented, or this I wenty-seventh Supplemental Indenture or covenanted so to be; (4) electric energy and other materials or products generated, manufactured, produced or purchased by the Company for sale, distribution or use in the ordinary course of its business; and (5) any property her stofore released pursuant to any provisions of the Mortgage, as supplemented, and not he etofore disposed of by the Company; provided, however, that the property and rights expressly excepted from the lien and operation of this Twenty-seventh Supplemental Indenture and from the lien and operation of the Mortgage, as supplemented, in the above subdivisions (2) and (3) shall (to the extent permitted by law) cease to be so excepted in the event that the Truste: or a receiver or trustee shall enter upon and take possession of the Mortgaged and Pledged Property in the manner provided in Article XII of the Mortgage by reason of the occurrence of a Completed Default as defined in said Article XII.

nda angestead alos. In we and a cost a factile facility

TO HAVE AND TO HOLD all such properties, real, personal and mixed, granted, bargained, sold, released; conveyed, assigned, transferred, mortgaged, pledged, set over or confirmed by the Company as aforestid, or intended so to be, unto the Trustee, and its successors, heirs and assigns forever.

IN TRUST NEVERTHELESS, for the same purposes and upon the same terms, trusts and conditions and subject to and with the same provisos and covenants as set forth in the Mortgage, as supplemented, this Twenty-seventh Supplemental Indenture being supplemental to the Mortgage 

animon best AND IT IS HIREBY COVENANTED by the Company that all the terms, conditions, provisos, covenants and provisions contained in the Mortgage, as supplemented, shall affect and apply to the property hereinbefore described and conveyed, and to the estates, rights, obligations and duties of the Company and the Trustee and the beneficiaries of the trust with respect to said property, and to the Trustee and its successors in the trust, in the same manner and

with the same effect as if the suid property had been owned by the Company at the time of the execution of the Mortgage, and had been specifically and at length described in and conveyed to said Trustee by the Mortgage as a part of the property therein stated to be conveyed. Saines distribution in the formation of the second state of the second state of the second state and its succes-

1000

Sénd Songli (†

经基础减益 机合金 化合金 化合金

sor or successors in such trust under the Morter ge, as follows:

exan a sub curbid an anis (and that the train of the stand but the 

### ARTICLE I

## Threaty-fifth Series of Bonds

Sand double who shows in the standard and standard the standard in the standard standard and standard standard and not section 1. () There shall be a series of bonds designated "Secured Medium-Term Notes, Series B (being a series of First Mortgage Bonds)" (herein sometimes referred to as the "Twenty-fifth Series"), each of which shall also bear the descriptive title First Mortgage Bond, and the form thereof, which shall be established by Resolution of the Board of Directors of the Company, shall contain suitable provisions with respect to the matters hereinafter in this Section specified. Bonds of the Twenty-fifth Series shall be issued as fully registered bonds in denominations of One Hundred Thousand Dollars and, at the option of the Company, any amount in excess thereof which is an integral multiple of Ten Thousand Dollars (the exercise of such option to be evidenced by the execution and delivery thereof) and shall be dated as in Section 10 of the Mortgage provided. Each bond of the Twenty-fifth Series shall (a) be issued in such principal amount, (b) mature on such date (with respect to each such bond the "Stated Maturity Date") not less than nine months nor more than 40 years from its Original Issue Date (as defined below), (c) bear interest at such rate, computed on the basis of a 360-day year consisting of twelve 30-day months, payable semi-annually on January 1 and July 1 in each year, commencing July 1, 1994 (each such date being hereinafter called an "Interest Payment Date") and at Maturity (as hereinafter defined) and (d) have such other terms and provisions, all as shall be specified by the Company in a written order, or orders, executed by the Chairman of the Board, the President, any Vice President, the Treasurer or any Assistant Treasurer of the Company, delivered to the Trustee referring to the bonds of the Twenty-fifth Series (each such written order being hereinafte: sometimes referred to as a "Company Order"), such specification by such an officer of the Company having been heretofore authorized in a Resolution filed with the Trustee referring to this Twenty-seventh Supplemental Indenture. Each bond of the Twentyfifth Series shall bear interest from its Original Issue Date, if the date of such bond is prior to the first Interest Payment Date after such Original Issue Date, or, if the date of such Bond is after such first Interest Payment Date, from the Interest Payment Date next preceding the date of such bond. The principal of and premium, if any, and interest on each bond of the Twentyfifth Series payable at Maturity shall be payable upon presentation thereof at the office or agency of the Company in the Borough of Manhattan. The City of New York, in such coin or currency as at the time of payment is legal tender for public and private debts. The interest on each bond of the Twenty-fifth Series (o het than interest payable at Maturity) shall be payable by check, in similar coin or currency, nailed to the registered owner thereof as of the close of business on December 15 or June 15, as the case may be, next preceding each Interest Payment Date

(each such date beis guarein called a "Record Date"); Inovided, however, that if such registered owner shall be a securit es depositary such payment may be made by such other means in lieu of check as shall be agreed upon by the Company, the Trustee and such registered owner. Notwithstanding the foregoing, if the Original Issue Date of a bond of the Twenty-fifth Series

is after a Record Dale and before the corresponding Interest Payment Date, the first payment of interest on such boild shall be made on the next succerding Interest Payment Date to the per-Succeeding Interest Payment Date. Interest payable at Maturity shall be paid to the person to

son in whose name such bond was registered on the Record Date with respect to such next

19991

As used herein, the term 'Original Issue Date" shall mean, with respect to any bond of the Twenty-fifth Series, the date of authentication and delivery hereunder of such bond, or; in the case of any particular bond which has been authenticated and delivered upon the registration of transfer or exchange of, or in substitution for, another bond, the date of the original authentication and delivery hereinder of the first bond authenticated and delivered hereunder representing all or a portion of the same obligation as that evidenced by such particular bond; and the term "Maturity" shall mean, with respect to any bond of the Twenty-fifth Series, the date on which the principal of such bond becomes due and payable, whether on the Stated Maturity Date, upon redemption or otherwise outsing, while realized it is that the set in and

(II) Bonds of the Twenty-fifth Series may be redeemable in whole at any time, or in part from time to timi, Prior to the respective Stated Maturity Dates thereof, either at the option of the Company or liv the application (either at the option of the Company or pursuant to the requirements of the Mortgage) of cash deposited with the Trustee pursuant to the provisions of Section 38, Section 39 or Section 64 of the Mortgage or with the Proceeds of Released Property, upon notice mailed as provided in Section 52 of the Mortgage, to such extent, at such times, at such prices and upo 1 such terms and conditions, if any, as shall be specified in one or more Company Orders delivered to the Trustan (III) At the opt on of the registered owner, any bonds of the Twenty-fifth Series,

upon surrender thereof for cancellation at the office or agency of the Company in the Borough of Manhattan; The City of Niw York, shall be exchangeable for a like aggregate principal amount of bonds of the same series of other authorized denominations which have the same Original Issue Date, Stated Matirity Date, redemption provisions, if any, and which bear interest at the same rate. Short also be out a log had to be to be a set of the Bonds of the Twenty-tifth Series shall be transferable, upon the surrender thereof

for cancellation, together with a written instrument of transfer in form approved by the registrar duly executed by the registered owner or by his duly authorized attorney, at the office or agency of the Company in the Borough of Manhattan, The City of New York. Upon any exchange or transfer of bonds of the Twenty-fifth Series, the Company may make a charge therefor sufficient to reimburse if for any tax or taxes or other governmental

charge, as provided in Section 12 of the Mortgage, but the Company hereby waives any right

# Rever

to make a charge in addit on thereto for any exchange or transfer of bonds of the Twenty-fifth Series; provided, however, shat the Company shall not be required to make any transfer or exchange of any bonds of the Twenty fifth Series for a period of 10 days next preceding any selection of such bonds for recemption, nor shall it be required to make transfers or exchanges of any bonds of the Twent - fifth Series which shall have been selected for redemption in whole or in part or as to which the Company shall have received a notice for the redemption thereof in whole or in part at the option of the registered owner. 

-7-

19992

boris learner Upon the delivery of this Twenty-seventh Supplemental Indenture, bonds of the Twenty-fifth Series in an aggregate principal amount initially not to exceed \$250,000,000 are to be issued from time to time, and upon issuance and delivery, will be Outstanding, in addition to (a) \$318,700,000 aggregate principal amount of bonds of prior series Outstanding at the date of delivery of this Twenty-seventh Supplemental Indenture and (b) \$25,000,000 aggregate principal amount of bonds of the Twenty-fourth Series remaining to be issued from time to time, out of \$250,000,000 in agg egate principal a nount initially suthorized.

ansur ist is an a sound E of a state ARTICLE I 

SECTION 2. The Company reserves the right, subject to appropriate corporate action, but without any consent or other action by holders of bonds of the Twenty-fifth Series, to make such amendments to the Mortgage as shall be necessary in order to make any or all of the amendments to the Mortgage set forth in paragraphs (1), (2), (3), (4), (5), (6) and (8) of Exhibit C to the Twenty-sixt'i Supplemental Indenture, dated as of April 1, 1993. annores (1 122 Print to notes | At Ta terns on | 5 to their stalls | 2007

The Company confirms its reservation, contained in Article III of the Fourteenth Supplemental Indenture, dated as of April 1, 1970, of the right, subject to appropriate corporate action but without any consent or other action by holders of bonds of the Twelfth Series (as defined therein), or of any subsequently created series, to make such amendments to the Mortgage as shall be necessary in order to amend Article XVIII of the Mortgage to read as set forth in said Article III of said Fourteenth Supplemental Indenture. In addition, the Company hereby reserves the right, subject to at propriate corporate action but without any consent or other action by holders of bonds of the Twenty-fifth Series, to make such amendments to the Mortgage as shall be necessary in order to make the amendments to the Mortgage set forth in paragraph (7) of Exhibit C to the Twenty-sixth Supplemental Indenture. undere the without and and the following the part of

### 1 Den gelge ARTICLE III

the har states of the

animol et al sinth sistemes of Miscellaneous Provisions WO 1 sell learth soity is he that no to imbinite at the bross i for Landia build of the inner 100 Instate SECTION 37. The terms defined in the Mortgage, as supplemented, shall, for all purposes of this Twenty-sevent's Supplemental Indenture, have the meanings specified in the Mortgage, as supplemented.

CALL SECTION 40 The Trustee Pereby accepts the trusts hereby declared, provided, created or supplemented and agrees to perform the same upon the terms and conditions herein and in the Mortgage, as supplemented, set forth, including the following: 

-8-

19993

stories The Truster shall not be responsible in any manner whatsoever for or in respect of the validity or sufficiency of this Twenty seventh Supplemental Indenture or for or in respect of the recitals contained herein, all of which recitals are made by the Company solely. Each and every term and condition contained in Article XVI of the Mortgage, as supplemented, shall apply to and form part of this Twenty-seventh Supplemental Indenture with the same force and effect as if the same were herein set forth in full, with such omissions, variations and insertions, if any, as may be appropriate to make the same conform to the provisions of this Twenty-seventh Supplemental Indenture. Stant for a 2000 of for birth birth a 1 strate 

SECTION S. Whenever in this Twenty-seventh Supplemental Indenture either of the parties hereto is named cr referred to, this shall, subject to the provisions of Articles XV and XVI of the Mortgage, as supplemented, be deemed to include the successors and assigns of such party, and all the covenants and agreements in this Twenty-seventh Supplemental Indenture contained by or on behalf of the Company, or by or on behalf of the Trustee, or either of them, shall, subject as aforesaid, bind and inure to the respective benefits of the respective successors and assigns of such parties, whether so expressed or not. Series of the power out to a look and the base of the power of the power of the series of the series

SECTION 6. Nothing in this Twenty-seventh Supplemental Indenture, expressed or implied, is intended, or sliall be construed, to confer upon, or to give to, any person, firm or corporation, other than the parties hereto and the holders of the bonds and coupons Outstanding under the Mortgage, any right, remedy or claim under or by reason of this Twenty-seventh Supplemental Indenture or at y covenant, condition, stipulation, promise or agreement hereof, and all the covenants, conditions, stipulations, promises and agreements in this Twenty-seventh Supplemental Indenture contained by or on behalf of the Company shall be for the sole and exclusive benefit of the parties hereto, and of the holders of the bonds and of the coupons Outstanding under the Mortgage. to set function in Comparison in Comparison to

notice since SECTION 7. This Twenty-sever th Supplemental Indenture shall be executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument. The boll deliver and man analy inter a ratio and the

AntimeRat | Standing | Antiper Contended SECTION 8. The titles of the several Articles of this Twenty-seventh Supplemental Indenture shall not be deemed to be any part thereof. 11331137

IN WITNESS WHEREOF, on the 14th day of January 1994, THE WASHINGTON WATER POWER COMPANY has caused its corporate name to be hereunto affixed, and this instrument to be signed and scaled by its President or one of its Vice Presidents, and its corporate seal to be attested by its Corporate Secretary or one of its Assistant Corporate Secretaries for and in its behalf, all in The City of Spokane, Washington, as of the day and year first above written; and on the 18th day of January 1934, CITIBANK, N.A., has

caused its corporate name to be hereunto a fixed, and this instrument to be signed and sealed by its President or one of its Vice Presider ts or one of its Senior Trust Officers or one of its 11 Trust Officers and its conjurate seal to be attested by one of its Vice Presidents or one of its Trust Officers, all in The City of New York, New York, as of the day and year first above written I H. Briegos y his ser an ees I 's se THE oles in the believent of the best of the mashington water power company toonillisent trib on reas of that prairies 25% o By Vice President sident answer strange the set of a fet Attest: i muoril prezentiti il sor racija v ana se il stati a cina stati i di se se il stati a moni v 10/ac v 11 0 se il stati o se il stati i reveni se il stati a v se il stati se il stati se il stati se i nore v 10/ac v 11 1 tean stati se il stati 的情况。我们的社会和自己的社会 ma-Corporate Secretary Executed, sealed and delivered 12.0 by THE WASHINGTON WATER POWER COMPANY, in the presence of: CILL CITIBANK, N.A., AS TRUSTEE By Vice President Attest: 300 Vice President Executed, sealed and delivered by CITIBANK, N.A., in the presence of:

**.9**-

# STATE OF WASHINGTON Date | 1 provider 111 12 (1911 2010) of contract of the second states of COUNTY OF SPOKANE,

On the 14th day of January 1994, before me personally appeared J. E. Eliassen, to me known to be a Vice President of THE WASHINGTON POWER COMPANY, one of the corporations that executed the within and foregoing instrument, and acknowledged said instrument to be the free and voluntary act and deed of said Corporation for the uses and purposes therein mentioned and on oat's stated that he was authorized to execute said instrument and that the seal affined is the corporate seal of said Corporation.

-10-

On the 14th day of January 1994, before me, Sherri M. Lemon, a Notary Public in and for the State and County aforestid, personally appeared J. E. Eliassen, known to me to be a Vice President of THE WASHINGTON WATER POWER COMPANY, one of the corporations that executed the within and foregoing instrument and acknowledged to me that such

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year inst above written.

 $|V\rangle$ 



÷

Palico Cas

Sherri M. Lenou Notary Public

差進後起 出口。应

The second

10  19995

Sutting of

# STATE OF NEW YORK

COUNTY OF NEW YORK ) On the 18th day of January 1994, before me personally appeared Timothy D. Finnegan, to me known to be a Vice President of CITIBANK; N.A., one of the corporations that executed the within and for going instrument, and acknowledged said instrument to be the free and voluntary act and design said Corporation for the uses and purposes therein mentioned free and voluntary act and design said corporation for the uses and purposes therein mentioned and on oath stated that he was authorized to execute said instrument and that the seal affixed is

\$5.

the corporate seal of said Corporation. On the 18th day of January 1994, before me, Peter Pavlyshin, a Notary Public in and for the State and County aforesaid, personally appeared Timothy D. Finnegan, known to me to be a Vice President of CITIBANK, N.A., one of the corporations that executed the within and foregoing instrument and acknowledged to me that such Corporation executed the same.

-11-

IN WITNESS V/HEREOF, I have hereunto set my hand and affixed my official seal the day and year first above written.

Notary

PETER M. PAVLYSHIN Notary Public, Stato of New York No. 41 495 1297 Qualified in Crue ans County Cort. filed in New York County Cort. filed in New York County Commission Expires January 27, 12-96

19996



Ü

- # ·

EXHIBIT A

PRINCIPAL ANCLINT CUTSTANDING

None

None

Hone

None

None

Rone

# MORTGAGE, SUFTLEMENTAL INDENTURES AND SHUES OF BONDS

SERIES 3-1/2% Series due 1964

3-3/4% Series due 1982

3-7 Aix Series due 1983

ant Gire

PRINCIPAL ANOLUT ISSUED

\$22,000,000

30,000,000

10,000,000

30,000,000

20,000,000

15,000,000

60,000,000

60,000,000

80,000,000

50,090,000

66,700,000

17,000,000

225,000,000

12	ŝ (		3	44	£1,	1.7	ंह	21	Į,	1.	23
		12	3.	-07	-9		열	29	÷		ŝ.
31	łť.	j est	1		C1	23	GA	œ	2	ñ	
14	ξ÷)	e H	81	a		-	B	-		-	5
34		÷.,	53				-	21		A	L
- e f	t 14	εQ	γ.,	-	11		EN.	ΠU	R	E	а÷
34		261	34	ć - ;	Ф.,	10	12	12		Ζ.	, 6. <sup>1</sup>
16.2	1.1	1	Jr	ig	111	-	r)	22	5	48	è
14	1 1		Π.	-		्य	<b>.</b> ,		1		
714	<u>а</u> р,		1	29		÷	2	30	÷,	1,	
고환	t 17	1	11	rs	t.	37	(3)	÷	ŝ	17	
14	ţ.	14		зÈ			ŝ.		175		
1.	83:	5		-0	24	i.,	29. j	11			
	12	07	-	~	-		11		đ		а. я.,
영영	ミで	21	2	64	97	٧.	15	÷.	2	jt.	£.
		ा	hi	٢c	1		. At	÷.,	÷.		
				24		dî,	188	1	ž	24	ģ.
61	15.	F		-+	ь.	÷.,		à.	Ċ,	÷.,	
공논		in.	~	1.				÷.	2	-32	2
성훈	11 7 1			- 22		12		÷.,	÷	49	1
一支支	£2.	Fi	1 T	th				41	3		<u>7</u> .
영문	131	цсі:	<u>93</u>	$f_{i}^{\alpha}$			. ŝ.	12	÷	52	3
	8 à.	Sī	•	-	1.1	1			÷.	79	
198	ξ÷.	<u> </u>	~	-	43			÷.			è.
الي التي التي التي التي التي التي التي ا	12	23	33	22	÷.,	şа,	- 94	ŝ.,	Y,	12	ţ٢
	11	Se	ve	n	th	21		90			
	影片,					1.5	1.8	20	б,	5.	s (
al de constante en esta esta esta esta esta esta esta esta	ê . 1	eż.	<u>.</u>		Δ.		. 41	۰.	ž	Æ,	
34	37	Eig	-	un	11		18				
극분	12		57	33		٠.	승		÷,	2	
	i A	lir	ıti	1			194	2			ί.,
상황	1.5			11			144			30	
151	ž 🖕	1.1	2	44	87	9.					
18		en	τ,	1		17	1.	÷		÷р	÷.,
-64			¥.;	14		14	λgó	11	â.	÷.	è.
	9 in -	1		÷	÷.	1.5	121		3	1	8.1
- 1 ()	C. Etc.										
1.1.1	E	le	ve	n	ņ		16	÷.	R	30	
		1	8,	22	j.			1	200		ŝ,
and a straight		1	8,	22	j.						
		ie ie	lf	th					ちょう しょうげんき		
الم	Ti	7e	lf	th							
ماري در اين	Ti	1	lf	th					第二日 にんたん むぎんし		
يان والمراجع الآل ماركين مريم مريحا مريوناتهما مريما ماريس	T: Th	ie I îr	lf ti	th ee	nt	'n			第二日にはたたた ちゃんたい		
ماري در اين در اين در اين در يوري در يو در يون در ماريخ موسود مورد در يو	T: Th	ie I îr	lf ti	th ee	nt	'n			ないに しょうけいた おきょうしゅ 気を合		
ي الحركي المراجع المرا محموظ المراجع ا	T: Th	7e	lf ti	th ee	nt	'n		and a state of the plants.	化学校 化合成分离 化基本合物 医白白素		
الي من الحرق الأن الم المراجع التي المراجع المراجع المراجع المراجع المراجع المراجع المراجع المراجع المراجع الم المسالح المحافظ المراجع المراجع المحافظ	Ti Th Fc	ii ii ur	lf te	th ee	nt nt	'n			「「」、「「」、「」、「」、「」、「」、「」、「」、「」、「」、「」、「」、」、「」、」、「」、」、「」、」、「」、「		
يان (المعاد يعنونوا في المحالية المالية من المحالية المحالية المحالية المحالية المحالية المحالية المحالية المح محمد المحالية	T: Th	ii ii ur	lf te	th ee	nt nt	'n					
27.	Ti Th Fc	ii ii ur ft	lf te	th ee	nt nt	'n			「「」、「「「「」」」」」」」」」」」」」」」」」」」」」」」」」」」」」		
27.	Ti Th Fc	ii ii ur ft	lf te	th ee	nt nt	'n					
27.	Ti Th Fc	ii ii ur ft	lf te	th ee	nt nt	'n					シャー・シート はない けいしき いちりき いちんい ちち ふくろう しんしょう うちょう しょうしょう しょうしん しょうしょう
	Ti Th Fc Si	ve lir ur ft	lf te ee	th se mi	nt h	h h					
	Ti Th Fc Si	ve lir ur ft	lf te ee	th se mi	nt h	h h					
	Tı Fc Si;	vei lin ur ft (to ver	lf te ee	th ee nt nt	nt h h	h h		このにはないのののないが、たいのないたのもの			
	Tı Fc Si;	vei lin ur ft (to ver	lf te ee	th ee nt nt	nt h h	h h			さん しょうがん おきんしゅ 気になる ディースの ひゃくがいしゃ うちん しゅ		マンド・マート かんしい いちがん シュージャー ひかい ション・ション・ション・ション・ション・ション・ション・ション・ション・ション・
	Ti Th Fc Si	vei lin ur ft (to ver	lf te ee	th ee nt nt	nt h h	h h			さん しっていたたい 気に行ったい いたいたい しんたい しったい 二字の		「「「「「「」」」、「「」」」、「「」」、「「」」、「」」、「」」、「」」、「
	Ti Th Fc Si Sev	ve lir ur ft (er ht	if te ee	th ee st nt nt	nt ht h	h h		していたが、「「「「「「「」」」、「「」」、「」」、「」」、「」、「」、「」、「」、「」、	(1) いっかがたおきたた。気に行きるできたのからいたいですれ、「また」で、		そうかい こうそう はんかい かかまた そうそう かんかい かいかい かいかい かいかい しょうかい 一日 しょういい しょうしょう しょうしょう しょうしょう しょうしょう しょうしょう しょうしょう
	Ti Th Fc Si Sev	ve lir ur ft (er ht	if te ee	th ee st nt nt	nt ht h	h h		ここのに教を書いたたたため、「おいた」というないとなった。	医外外外的 化基本分析 化化合金合金 化合合合化合合合合化 计算法 计算法	「「「「「「「「「」」」」」」」」」「「「「「「「」」」」」」」」」」」」」	そうかい ひょうしょう いんかい かんかん かたい ひょうかい かったい かいしょう かいしょう アイ・ション ひょうかい しょうしょう しょうしょう しょうしょう しょうしょう しょうしょう
	Tı Fc Si;	ve lir ur ft (er ht	if te ee	th ee st nt nt	nt ht h	h h		ここのに教育者の最大ななため、おいた教育になるためをなったない	医外外外的复数 医外外的 机拉拉马克 化合金的 化合金的 化合金的 计算法 计算法分词		
	Ti Th Fc Fi is an ig	ve lir ur ft (tr ver ht	lf te ee	th ee nt nt	nt h h	h h			医外外外的 化氯化化 化化合金属 化合金的 化合金化化化合金 化化合金化合金化化合金化		
	Ti Th Fc Si Sev	ve lir ur ft (tr ver ht	lf te ee	th ee nt nt	nt h h	h h			医外外外的复数 医鼻子外的 医外外周周周 化合金的 化合金的 化化合金的 化合金的 化合金的 计分子的		
	Ti The Fi in Seving	ve lir ur ft (tr /er ht	lf te ee	th ee nt nt th	nt h th	h		ここでも数であるためのが、おいていたたちが、おやさけをもつけたり			
	Ti The Fi in Seving in Hel	ve lir ur ft (tr /er ht	lf te ee	th ee nt nt th	nt h th	h					9
	Ti Th Fc Fi is an ig	ve lir ur ft (tr /er ht	lf te ee	th ee nt nt th	nt h th	h					
	Ti Fe Fi Si Se In Heime	ve lir ur ft tt ver ht et	lf to ee ee ie	th ee nt nt Pi	nt h h nt th h	h h					9
	To the F. F. St. St. 19 In the second	ve lir ur ft tt ver ht et nt	lf to ee ee ie	th ee nt nt Pi	nt h h nt th h	h h			医外外外的复数形式 化过程 医子宫室的 化分子的 计有关 化二氯化合物 化化合物 化合物 化合物 化合物 化合物		S
	Tis the cost of the second	e lir ur ft tt et ht et	lf ti te ee he ht ee he /	th ee nt nt ee nt th	nt th h nt th h	h				「「「「「「「「「「」」」」」「「「「「」」」」」「「「」」」」」「「「」」」」	9
	Tis the cost of the second	e lir ur ft tt et ht et	lf ti te ee he ht ee he /	th ee nt nt ee nt th	nt th h nt th h	h			化学生 化化学学校 化过度分子 化过程 化合金	9	S
	Tis the cost of the second	e lir ur ft tt et ht et	lf ti te ee he ht ee he /	th ee nt nt ee nt th	nt th h nt th h	h			第1日、11日の1日の1日の1日の1日の1日でありた。1日の1日、1日の1日、1日の1日、1日の1日、1日の1日の1日の1日の1日の1日の1日の1日、1日の1日、1日、1日、1日、1日、1日、1日、1日、1日、1日、1日、1日、1日、1	9	S
	The Constant of States and State	rel lir ur ft tt tt tt ty	lf to see ht see le / T	thee in nt ee in th	nt the heat of the interview of the second	h h			化学生 化化学学的 化基本化学 化化合物 化化合物 化合成合物 化合成合物 化合成合物 化合成合物 化合成合物 机合成合物 化合成合物 计计算	9	S
	The Constant of States and State	rel lir ur ft tt tt tt ty	lf to see ht see le / T	thee in nt ee in th	nt the heat of the interview of the second	h h			如果,如此也是我的是我们,就是你的是你的是我的朋友。"我们的你?"我说:"你说,你的你们的,你们就能能把我有能的的话,就能够不能。"你们说,	1	S Mi De
		rei lir ur ft tr ht et ht ty		the second number of the second secon	nt in the int in the interview of the in	h h h h h h h h h h h h h h h h			医外外外的 化乙基基苯基乙基 化过程分子 化合金合合合合合合合合合合合合合合合合合合合合合合合合合合合合合合合合合合合	1	S
		rei lir ur ft tr ht et ht ty		the second number of the second secon	nt in the int in the interview of the in	h h h h h h h h h h h h h h h h			医外外外的 化氯化化 化氯化化化氯化化化氯化化化化化化化化化化化化化化化化化化化化		S Mi De Ja
	The Constant of States and State	rei lir ur ft tr ht et ht ty		the second number of the second secon	nt in the int in the interview of the in	h h h h h h h h h h h h h h h h			医外外外的 医黑外外的 计计算机 化合金的 化合金的 化合金的 化合金的 计算法 计分子的 计分子的 医胆囊的 化乙酰胺 化合金的 化合金的 计计算机 计算法计算机		S Mi De
		rei lir ur ft tr ht et ht ty		the second number of the second secon	nt in the int in the interview of the in	h h h h h h h h h h h h h h h h		그는 가 가장 수가 있는 것이 없는 것이 같은 것이 같은 것이 같은 것이 없다. 한 것이 없는 것이 없다. 같은 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 같은 것이 없는 것이 없다. 같은 것이 없는 것이 없 않는 것이 없는 것이 없 않는 것이 없는 것이 않는 것이 않는 것이 않는 것이 않는 것이 않는 것이 않는 것이 같이 않는 것이 않 것이 않는 것이 않 않이 않 않	如果,如果是AAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA		S Mi De Ja

and a second s

Twenty-Sixth

e li	24	$b^2$	10	D	TE	2	<u>s (</u>	
23	$\frac{1}{2}$							
÷,	1	្ប	une	•	ġ.	193	to	
	1	1.	22	1				
언	14	0	cto	be	r	1.	195	ŀ
1	12	Sec.	요구	185		1714	50.2.3	
43		Ha	1y	1,	1	>53		
9	1							
신문	11	L.C.	ce	пb	er .	1,	19	1
	48	Ma	rci	2	ici. Peri		57	
3	姧	1	1	2	Ξ,	្មអ	<b>n</b> 7	
11		Ju	ly	1	1	957	1	
1	31							
뱐	30	Jai	Na	ry	1	1	958	i.
34	53		÷.	1		Š.,		
s į	1	<b>U</b> g	lus	t	1,	19	58	
		an	uai	Y	٦,	15	759	
ł.			- 3	45.4		1	12	
é;	2.44 2.12	<b>a</b> 1	uar	Y	٦,	19	60	
6	A	ori	1	4	14	764		
붉		70		11	1	704		
	H	Pro	h	1	104			
				ੋ	32.5	3.5	1	ł.
1	Ma	Y	1,	15	266		- 21	
拍	11.1	1.1	8. P. T. T.		1. C. H.	141.00	28	
	AU	gu	St,	1,	1	966	81	
j.	Ån		1	-		44	241	
- 1	÷			•	19/	D	193	
ି	Han	, 1		10	77	-		
1			•	17	13	집문	() 24 () () 24 () () 24 ()	
1	Fel	ru	am		28	197	-	
2.9			16.28			A		
ĥ	lov	en	ber	41		197	6	
		5		9				
J	un	e 1	١,	19	80	1	-	
	<u>_</u> ?	23	-44		9K	25		
्ध	anı	Jar	Y	1,	19	81		
	100	12.1	121.13	1.5		12.2		
-	-91	IS C	1,	Č.	198	2		
Se	pt	em	ho-			198		
Ĩ			-CI	ु	•	1 YS	ى	1
Na	rc	h	1,	10	RZ.	新ご		
De	ca	nbe	r	1	10	286		ŕ
ें ज		16 I.C			al ne	1.44	an an Sainte Maria	
Jai	nua	iry	1		198	8		
	10.0				8 W.C.			
- 1	.00	er	1,	2	98	9		i.
1				2.	30	신음		

### April 1, 1993

승규는 것이 같아요.	None
물건 주말 소문	1 관계: 1411년 문화: -
한 것을 알고 있는	None
4-71	
	Series due 1987
	Series due 1988
4-712	<u> 김 관 경향</u> 등 -
	Series due 1988
4-3/1	에 가지가 있는데 가 동네가 좋다. 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이
	I Series due 1989
5-3/81	Series due 1990
김 친구 영습이다	Ser res que 1990
4-5/8%	Series due 1994
4-5/8%	Series due 1995
	serves take 1995
	None
물건 승리가 많이 물	
6 🗶	Series due 1996
9-1/42	Series due 2000
7-7/8%	Series due 2003
9-3/8%	Series due 2005
0-3/4% 9	ries due 2006
	むきょうち ついち行け たっとう
2012년 2013년 1	None
47	[1] 김 상태를 하기
14-1/82 \$	ries due 1991
"- J/46 Ser	es due 1990-1992
12-1/26 5	cries due 2013
•••••••••••••••••••••••••••••••••••••••	tries due 1994
	ries due 2016
10-3/8% 54	ries due 2018
7-1/8% Sei	ies due 2013
7-2/5% Ser	ies due 2016
ecured Media	T'Term Notes

Series A (\$250,000,000 authorized)

15,000,000 None 10,000,000 None 30,000,000 Hone 10,000,000 \$10,000,000 20,000,000 None 20,000,000 None 20,000,000 None 25,000,000 None 30,000,000 None 40,000,000 None 60,000,000 None None None None

### Nome 66,700,000 17,000,000 225,000,000



Internet Pr

Dist (Sigl)

A Dames Co. A LUNA

California

Idaho

Montana

Oregon

AW

 $\mathcal{F}_{n} \mathcal{F}_{n}^{0}$ 

Alt of a

14121 State Washington

# FILING AND RECORIUNG OF TWENTY-SIXTH SUPPLEMENTAL INDENTURE

集团

1

12.22

ेतिक

01 1 281

### FILING IN STATE OFFICES All All All

	Office of Secretary of State	Financing Statement Date Decoment Number
	Secretary of State	6/01/93 93-130-0906 93110565
	Secretary of State	B-562850
8	이 가장 가지 않는 것	5/12/93 R-55108

Alberton Alb

1

(S<u>Paral</u>

195년 관문 것

的门

-----

غذ تستعصد

0

EXHIBIT B

门件内门

in the second

e criterar

the second

19998

÷.

### RECORDING IN COUNTY OFFICES 2 134 g (C

같은 일양 그는 것은 것 같아?		Q()	나는 것이 같은 것이 같이 같이 같이 같이 같이 같이 않는 것이 같이 많이 했다. 말한 것이 없는 것이 없이 않이	
제품 옷이 사이지 않는	13 11 11	1.	1.1.1.1.1.1.1.1	和時間。
이는 것을 많다.	1 D		计行时 法公	
이 영상은 생활을 다	- Aca	Estate	Mainten	** Rennul
	5.	-	1222 122 114	** Danis

		동물에서 가장이 가장이 같은 것은 것은 것을 가장이 있다.		Se Mortent	Records		
Asotin	Office Auditor Auditor	05/10/93	Document Number	<u>Bool</u>		Fina State Docu Nun	lbent Dent
Benton	Auditor	ę <b>05/11/93</b>	2017cr	200	194-222		
Douglas	Auditor	05/10/93	07 10000	N/A	N/A	N/A	
Ferry	Auditor	05/10/93	2:4907	579	2877-2905	N/A	ni in Tais Bealt
Franklin	Auditor	05/10/93	24117	M366	679-706	N/A	
Garfield	Auditor	05/10/93	45 7840	N/A	N/A	N/A	14.45.2
Grant	Auditor	05/10/93	1825	319	337-365	N/A	
Grays Harbor	Auditor	05/10/93	930510046	N/A	N/A	N/A	i Protection
Klickitat	Auditor	05/10/93	930511047	28	2378-2406	N/A	
Lewis	Auditor	05/11/93	234486	93	13731-13758	N/A	e e and i
Lincoln	Auditor	05/10/93	930 5166	296	113-141		
Pend Oreille	Audior	05/10/93	392504	549	257-285	N/A	i i stata Militari
Skamania	Auditor	05/10/93	216071	62	881-909	N/A	وراية المتعر
Spokane	Auditor	05/10/93	115196	103	97-125	N/A	
Stevens	Auditor	05/10/93	92/15 10000-	135	186-214	N/A	Saseri
Thurston	Auditor	05/10/93	9305100252 930×767	1426	1656-1684	N/A	in an an a The Burn
Whitman	Auditor	05/10/93	9304 /67	169	2025-2055	N/A	
1882년 - 1883년 1893년 1 1993년 - 1993년 1893년 1 1993년 - 1993년 1893년 1 1993년 - 1993년 1893년 1 1993년 1893년 1893년 1893년 1893년 1893년 1893년 1893년 1893년 1893년	Auditor	05/11/93	9305100250	2089	596-624	NIA	
California			559018	N/A	N/A	N/A	
El Dorado	물 지 못 하지 않는 것		영양에 물건하는		N/A	N/A	18 E.C.
영향 소리가 가슴을 걸었다.	Recorder	05/10/93	074.00				
<u>iaho</u>	이 방송 관광을 가지?	말 물건값	2716	4015	542-570		
Senewah	이 같은 사람들이 !	143 1891년	말하는 것을 같을	12년		N/A	
Bonner	Recorder	05/10/93	01925)4		성의 같은 것이다. 성상 같은 것이다.	전문학교	
Soundary	Recorder	05/10/93	01923 14	N/A	N/A		
learwater	Recorder	05/10/93	0424373	N/A	N/A	N/A	
tho (con't)	Recorder	05/10/93	0169916	89	31	N/A	나는 사람이 있다.
aho	김 아님 국민들은 것은 것을 많았어요.		16230*	N/A		N/A	
ootenai	Recorder	05/10/93			N/A	N/A	a toriginal
	Recorder	Ret in the second second	368597	N/A	N/A		
옷을 분위하게 잘 깨끗을		關係和出現	1303716	N/A		N/A	
總法國的計畫對			彩石 打扮演		N/A	N/A	

18 Ŷ 1

100

A .....

**\$**2013

# ANROL

8

- 80	Й м	19669	13	
- 32.55	- 6		19 J.	81
1414	3.	64.6		÷.,
		- 30, 20, 3		- 1.

305

**And Chief** 

11.

O

Applex

100

and the second second

Ser.

12

		RECORDING	IN COUNTY		i de service de la companya de la co	Financins	
2~2 페이지 말 다 안 봐야 한다.	Service (3	11 Contraction		Dett	ðs.	Sentement	
승규는 사람이 많이 많이 많이 없다.		경험 중 28일 등일 : 영향 중 28일 등일 :	Paul Estate	fortent Recor	<b>27</b>	Document	
승규는 것이 없는 것이 없는 것을 것 같아.	승리가 물감을 받는	화면 잘 벗는 것이.	RCD CON	11111		Docariasent	e politi
영화 영화 문제 문제 문제 문제 문제.	일에는 목소리를 한다. 2013년 - 11월 11일 - 11일	1010	自然的新闻为			Number	
그렇는 사람들이는 물건이 많는	[14] [40] [40]		Document	Ick	Pre	NIA	
건물 이 같이 물건을 통한 것 같아.	126년 11년 13년 13년 13년 13년 13년 13년 13년 13년 13	18월 23일 <u>-</u> 1883 - 1 1883 - 1883 - 1883 - 1883 - 1883 - 1883 - 1883 - 1883 - 1883 - 1883 - 1883 - 1883 - 1883 - 1883 - 1883 - 1883 - 1 1883 - 1883 - 1883 - 1883 - 1883 - 1883 - 1883 - 1883 - 1883 - 1883 - 1883 - 1883 - 1883 - 1883 - 1883 - 1883 -	Number		N/A	NIA	
김 일일 사람은 모음을 가장할 수 없다.		Date	396143	== N/A	N/A		
승성적으로 전통 다 들었다. 것	Office of	05/10/93		N/A PAR	NIA	N/A	
County June 19 5	Reos der	05/10/93	114673	N/A		NA	1. Sec. 1.
Latah	Recorder	03/10/22	572374	N/A	NTA	e in a state of the	
Lewis	Recerder	05/10/93	356944				S. S. S.
Lewis .	Randar	05/10/93		的编辑的神			5 <del></del>
Nez Perce	Recirder		1111月1日日日日	新生素风速度 生无的 化合金	501-529		
Shoshone		영습을 가 좋아?	1 1 1 1 4 1 4 4	22	201-22-2		
15, 2017년 17, 17, 17, 17, 17, 17, 17, 17, 17, 17,	하지 말했네.		306364			N/A	1910 - 1917 - 19
	Cletk &	05/11/93		76	271-299		
Montruna	Raorder		126347	-20		NIA	김 씨는 것 같이 많이
Big Hom	Kanner	05/10/93	12004.	14 전 18 18	6872-6900	74115	X
같은 것을 것을 다 있는 것이다.	CHAR	うえ 対象 えいかり かちりょう		M	0078	8.5	
Broadwater	Resorder	05/10/93	71754		676	N/A	
이 모습은 이 비행을 가지 않는 것을 수 없다.	Clark 8.	05/10/20	물건의 정말을.		648-676		
Golden Valley	Ricorder	한 승규는 동생에 있는	101791		A CONTRACTOR	N/A	
Golden	RI	05/10/93	LIN C MARK		2 Cards 3829-		
이 관계에서 잘 즐겨졌는데요.	C erk &	S. 1997		Drawer	3829C		
Mcagher	Roorden	05/10/93	76552		882-910	N/A	
20월 5월 2월 2월 24일 - 11일	Clerk &	말한 그 같은 것 같은 것 같은 것 같은 것 같은 것 같이 것 같이 것 같이 것		80	882-910	monthal Asia	
Mineral	Fecerie		72450			NIA	Langer &
요즘 제외가 물질했다. 제가 영화한 승규는 지도로	(lers &	a os/11/5	<b>?</b> E E T T T E E E		No N/A	이 가지 한 영국 (1	
Rosebud	L'HELL O		208435	Micro		NT/A	22년 1년 1년 1년 1년 1년 1월 18일
Rosebug	Records	5	200433	6533	371-399	N/A	그 관계 전문 것
A course	Clerk 8	🍽 ang bilan ang sang ka		115	311-377		이번 영화 문제 문
Sanders	Record		270426		1. S.	NIA	i i cristi
And	Clerk	er 05/10/	77 - E.		948-976	그는 것 한 것 같아.	
는 사망에 있는 것은 것을 가락하는 것을 것을 수 있다. 같이 있는 것은 것을 것을 것을 것을 것을 수 있는 것을 것을 것을 것을 것을 수 있다.	CELS		73710	12	영상품을 더 가지 않는 것이다.	, N/A	
Stillwater	Reat	jer 8 05/10	13110	11월 21일 (1997)	7936-796	4	10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	Cleak			N N	1730 12		11.75 글러
Treasure	Recon	der	95004		and the second	NIA	
	Clerk	der 05/10		승규는 말을 물을 다 주셨다.	369-398	1 C 1	
이 말을 알려 한 말 수석이	Rixo		16834	43	<b>0</b>		The second second
Wheatland	Kixo	rder 05/1	1.93			still and the second	401000
	Cied				이 가슴을 물을 물을 가 들어있다. 1997년 - 1997년 -		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
Yellowstone	Reco	order		비감 모고		NIA	
경험 방송 승규는 물건 방송 물 관련했다.	包括机械等	<ul> <li>Experimental second seco</li></ul>	[ Say 1993년	사람은 사람은 가지 있다.	245-278		1997 - 1998 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -
사람은 것은 것을 가지?		4월 85일 같은 말했는	02.0	9638 12	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	N/A	그는 김 영화
	12月1日1日	05/	1 170	MAN A S S S S S S S S S S S S S S S S S S	1201-12	229	and a state
Oregon	12.00	2010/24			2010	10514	
	9.4	DIGH.		18763	10400	NIA	24.5 C 1979
그는 것은 아이들은 정말 가지 않는 것이 없다.	영화 승규는 가슴을 가슴을 가 있다.		6	1299	1-93 N/A	Britan (Comp	0.000
1. A. 이 가지 않는 이 다니지 않는 것 같은 것 같은 것 하셨다. 이 것			[ 1172	17136 N	IA NA	철권은 영국은 영국	
Josephine	F. Ro	COLOGE -	110/93		المستعدية المغالي		
Klamath		COLOCI	I Institution				a de la companya de l
11-100		999 <b>936</b> 597999			了的计算机的工作		
이 작품을 감정을 통하는 것들이 문	Y SALASSA	90.8507	14.122.23指示	相關和科學的是		and the second second	
공영에서 물건을 다 사람이 있다.	화장님과 같	1.24	1. 夏季時期日月	的复数制度	in 2019년 - 11일 - 11일 - 11일 - 11 - 11일 - 112 - 11일 - 11일 - 11일 - 11일 - 11일 - 112		1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -
	パートやく 動きにあたる 一路	化磷酸 医内脏内部内部分 化二		法财产的复数形式 经总额资		at a star i de la filia de la composición de la	
그 것의 그의 말감을 잘랐어야 ?	SEC 11 11 11 11 11		월 · 안수: 동생님이 환자가 한다. 한것 -	물건물 눈물 생각한 수 안 운영	3 <b>4</b>		나는 사람이 있는 것이 많이 많이 많이 했다.

물건물 방문을 잘 안 다 가슴을 것을 많을 것같다.	신금 가슴에 들었다. 승선가 잘 들어들 감정 한	비행 방법이 많이 있는 것 같은 것이 없는 것을 했다.	20L11	
STATE OF OREGON. COUNTY	OF KLAMATH: SS. Washington N. 19 94 at 9:35 Jortgages		the	المجروب فيستنب المحا
· 김 김 씨는 말에서 동안되었다. 그는 말에 가지 않는 것 같아요? 이 가지 않는 것 않는 것 같아요? 이 가지 않는 것 않는 것 않는 것 않는 것 않는 것 않는 것 않는 않 않는 것 않는 것 않는 것 않는 않는 것 않는 않는 것 않는	OF KLAMONT	Contraction of the second second second	- sed Pirg	the second se
	이 아이에 이 아이님의 영양을 통한 것 같을 수 있	Water POWEL	mordent in vus.	
- THE OF TREUUN	Service and the second to the	Hates and daly n		
STALE VI THE	<u>Hashing</u> ., 19 <u>94</u> at <u>9:35</u> <u>Hortgages</u>	A Ma anos		
그 구장님 그 그 않던 것 것 같은 것이 못했다. 것이 말 수	States	0'CLOCK	the second s	그는 이 가는 것이 같아요.
interior of the second s	minimum or yestime	on Page	Clerk	그는 것 같습니다.
the month at 10 lows	10 96 #1	and the second s	ound -	and the second
Filed for record at request of A.D.		Evelyn Biehn	No. 1280 AL Chick The	
Inne	IOLLES	EVEL YAA	[Lisasan	5 5
in the second		- Ye alasan		그는 글 것 없는 정확률
01	古家 とうえ たいわ はちられい 時代 パイド・マイト かもっと たい		이 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같이 ?	그는 가지 그는 것이 같은 것을 수요?

FEE \$80.00

11.10

Return: Washington Water Power Co P.O. Box 3727, Spokane, Wa. 99220 19999

at 16