REAL ESTATE MORTGAGE

(Washington Form)

BOOK 48 PAGE 685



day of November THIS MORTGAGE, made this 2nd. Martin O. Grove And Ethal J. Grove, husband and wife , 1970 , by and between

of Underwood, Wash. County of Skamanita , State of Washington, hereinafter called "mortgagor", and THE NATIONAL BANK OF COMMERCE OF SEATTLE, a national banking association, hereinafter called "mortgagor", at its

White Salmon

Branch Office in White Salmon, Washington,

WITNESSETH:

The mortgagor hereby mortgages to the mortgages, its successors and assigns, the following described real property, situated in the Southwania , State of Washington, to-wis:

A tract of land located in the Southeast Quarter of the Southwest Quarter (SEA SWA) of Section 20. Township 3 North, Range 10 E. W. M., more particularly described as follows: Beginning at the southeast corner of the SW# of the SW# of the SW# of the said Section 20; thence west along the section line 16 rods; thence north 40 rods, more or less, to the north line of the SW# of the SE# of the SW# os the said Section 20; thence east 8 rods; thence north 40 rods, more or less, to the north line of the SE# of the SW# of the said Section 20; thence east 48 rods to the mortheast corner of the SEt of the SWt of the said Section 20; thence south along the quarter section line to a point 53 1/3 rods north of the south-'east corner of the SEt of the SWr of the said Section 20; thence west 30 rods; thence south 53 1/3 rods, more or less, to the south line of the said Section 20; thence west 10 rods more or less, to the point of beginning;

TOGETHER WITH all right, title and interest therein, now owned or hertafter acquired, and all and singular the tenements, heredictments and appurtenances thereuato belonging or in anywise appears lining and all futures, appears and equipment which are now or may hereafter be in any way attached to or part of said real property or any improvement thereon, including, but without limb'er, the generality of the foregoing, all heating, lighting, inclinerating and power equipment, engines, pipes, pumps, tanks, motors, conduits, twitchboard, plumbing, lifting, refrigerating, air cooling and air conditioning, ventilators, stoves, wall beds, refrigerators, cabinets, partitions, dutts and compressors, and any and all recewals, replacements, betterments and substitutions to any and all of the foregoing, all of which said property shall be deemed as between the parties hereto to constitute a part of the realty.

This more age is given and intended as security for the payment of the principal sum of THOU SAND SEVERI HUNDRED AND NO/100 (\$ 2,700.00

together with interest thereon in accordance with the terms of a certain promissory note of even date herewith, executed and delivered by the mortgager in favor of the mortgage, or its order, and any renewals or extensions thereof.

This mortgage is also given and intended as security for the payment by the mortgagor to the mortgage of such additional sums of money as may hereafter be loaned or advanced by the mortgage, to or for the account of mertgagor, including any renewals or extensions theirof, it being provided, however, that the unpaid principal balances of all loans or advances made by the mortgagor, including any renewals or extensions theirof, it being provided, however, that the unpaid principal balances of all loans or advances made by the mortgagor to the account of a renewals or extensions theirof, it being provided, however, that the unpaid principal balances of all loans or advances made by the mortgagor to the mortgagor which have be owing from said mortgagor to the mortgage; it being further provided that nothing herein contained shall be construed as obligating or shall obligate the mortgage to make any such future loans or advances.

The mortgagor covenants and agrees with the mortgagee that said mortgagor will:

(1) Forever warrant the title to all of said premises to be free raid clear of all lieus and encumbrances other than this mortgage, and will execute and deliver any further necessary assurances of title thereto;

(2) Promptly pay the principal and Interest of said indebtednesses in accordance with the terms of said promiserry note or notes or any renewals or extensions thereof;

(2) Promptly pay the principal and laterest of said indebtednesses in accordance with the terms of said promisery note or notes or say renewals or extensions thereof;

(3) Pay and discharge, as the same become due and payable, and prior to delinquency, all taxes, assessment, water rates or other charges of whatever kind and character, whether similar or dissimilar to those hereinabove specified, which are now or may hereafter be levied or assessed against or become liens upon the above descaleded premises or any part thereof, or upon this morrage or the money or debt secured hereby, until all of the said indebtedness secured by these presents is fully paid and satisfied;

(4) Maintain, preserve and keep all of the property morragaged hereunder in good order and repair and will not commit or permit waste thereof;

(5) Keep the morragaged property continually insured against loss or damage by fire, with extended coverage, in an amount (but in no event less han the principal sum aforeaud), under form(s) of policy (with loss payable and morragage clause in favor of morragage attached), and with a reliable but the principal sum aforeaud), under form(s) of policy (with loss payable and morragage cause in favor of morragage attached), and with a reliable with mortagage, together with timely evidence of advance payment of all premiums thereon.

In the event of a breach of any of the aforesaid agreements or covenants, the morragage may, but shall not be obligated to, pay any sums or perfit many acts necessary to remedy such breach, and all sums so paid and expenses incurred in such performance shall be repaid by morragage to morragage on demand, with interest at the rate of ten per cent (10%) per annum from the date of such payment, and all such payments shall be conclusive evidence as between morragage and morragage of the property of such payment, and all such payments shall be conclusive evidence as between morragage and morragage of the property of such payment.

In moneys payable under any insurance policy aforeasi

Time is of the essence of this mortgage, and in the event of a breach of any of the covenants, warrantles or agreements contented herein, then the entire indebtedness betterly secured shall at the option of the mortgage become immediately due and payable, without notice, and this mortgage may be foreclosed; and in any foreclosure of this mortgage a deficiency judgment may be taken by the mortgage for any balance of the judgment, interest and costs, that may remain unsatisfied after the foreclosure sale of said mortgaged property.

and costs, that may remain unsatistica duter the foreclosure sale of said mortgages property.

In the event of any suit or other proceeding for the recovery of said indebtedness and/or the foreclosure of this mortgage, or wherein mortgages shall appear to establish or protect the lien hereof, the mortgages grees to pay to mortgage as attorneys' fees a sum equal to 5 percent of the unpaid principal secured hereby as of the time of the breach or other occurrence giving rise to such suit or proceeding (but is, no event less than \$350), together with such additional sums as the court may award as such fees by reason of toniest by mortgager or persons claiming under mortgager, in such suit or proceeding, together with the amounts then tuctomarily charged by local title insurance companies for search and report on title preliminary to fore-closure, all of which sums shall be and are secured hereby.

This mortgage is binding on the heirs, personal representatives, successors and assigns of the mortgagor, and shall inure to the benefit of mortgage, its autocessors and assigns. Words used herein shall take the singular or plural number as the number of parties hereto shall require, and if there is more than one signer as me tgagor, their obligations hereunder shall be joint and several.

The within-described mortgaged property is not used principally for agricultural or farming purposes.

IN WINNESS WHEREOF, the person(s) designated as mortgagor have set hand and seal hereto, the day and year first above witness

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(23456) NOV 1970 AUUITUR VÜÜNTY

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STATE OF WASHIN	itat	NOTARIAL ACKNOWLEDGMENT (Individual or Partoerhip)	
On this 2		, 19 70., before me personally appeared	Martin O. Grove And Ethel J. Gro
to me that they IN WITNESS (Notatial Seal)	signed and tealed the same a		A STATE OF THE STA
	al Bark gar - the state of the second se	reidir	Noury Public to and for the State of Washington, White Salmon
STATE OF WASHIN		NOTABLAL ACKNOWLEDGMENT (Corporation) . 19 . before me personally appeared	(0)
and of the corporation that and purposes therein a IN WITNESS	r executed the within and foregoing mentioned, and on oath stated that t WHEREOF, I have hereunto set m	to me known to be the nitrument, and a knowledged said instrument to be they were authorized to execute said instrument and r hand and affixed my official scal the day and year	the free and voluntary ex and deed of said corporation, for the uses that the seal if affixed is the corporate seal of said corporation. first above written.
(Notárial Seal)			Notary Public 1. and for the Sente of Washington,
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		72372	COUNTA OL EXYMMENTO FINECONDENIA REE!
im II	CAL TOTATE AN		LECTORY CERTIFY THAT THE WILLIAM INSTRUMENT OF WRITING, FILED BI
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Filed for Recor	d at Request of	REGISTEPIO INDEXED: DIR	WAS RECCIONED IN BOOK #8 OF 71274. AT PAGE \$15.6
(A.	ATIONAL BANK OF CON	IMERCE of Seattle INDIRECT: RECORDED: COMPARED	RECORDS OF SKAMANIA COUNTY, WASHA
CIT	TY, STATE, XIP-CODE NO.	MAILED	Toughthe