Po

TRANSFER BY MORNGAGLIR RESTRICTED

day of May THIS MORTCAGE, made this 25th. Miles P. And Rosemany C. Faris, husband sild wife

", State of Washington, hereinster culled contrage," and

71, by and between

MOOK 4

of Stormania Washington, County of Skamania
This MATCHAL JANK OF COMMERCE OF SEATTLE, a national benking sasociation, hereinafter called "mortgagee," at its Branch Office in White Salmert Co. Washington.

White Salmon Branch

The mortgages hereby mortgages to the mortgages, its successors and soriges, the following described real property, situated in the County of Skamentia.

Skamania

All that portion of lot 2 of Skamania Hight And Power Company's Electric Addition according to the official plat thereof in file and of record in the office of the Auditor of Skamania to the official plat thereof in file and of record in the office of the Auditor of Skamania to the official plat thereof in file and of record in the office of the Auditor of Skamania County, Washington, in Section 36, Township 3 Borth, Range 7 E. W. M., lying southerly of the right of way for that cartain county road known and designated as the Rock Greek Road.

TOCETHER WITH all right, title and disterest therein, now oward or heresiter acquired, all rents, issues and profits accrued one crue thereinous, and all and singular the tenerants, hereditamints and appartenances thereinon belonging or in anywise apparating and all februar, apparatus and equipment are now to may hereafter be in silly way attached to us part of table real property or any improvement thereon, including, the third special property of the foregoing, all planshing, including, the conditioning, clevator and litting apparatus, and equipment; all engines, physics, dults, pumps, compressors, tanks, ventilents, and conditions, and all renewals, represents, between all extracts and equipment; all engines, physics, dults, pumps, compressors, tanks, ventilents, and any and all renewals, represents, between the stores, distracts, refrigerators and other appliances; all partitions, cabinets and well-bedded and any and all renewals, represents, between the stores, distracts reade with respect to any and all of the foreigns, all of which said property shall be deemed to constitute a part of the reality.

This mortage is given and intended as security for the payment of the principal sum of Severi Thousand And No.

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

This mortgage is also given and intended as security for the payment by the mortgager to the mortgage of such additional sums of money as may herethis mortgage is also given and intended as security for the payment by the mortgager to the mortgage of such additional sums of money as may here
after be leaned or advanced by the mortgage or for the account of mortgager including any renewals or extensions thereof, it being provided, however,
that the unput principal sum and advances much object to or for the account of mortgage which are to be secured hereby shall
that the unput principal sum set forth above and interest, regardless of any excess which may at any time be owing from said nortgager to
the mortgageo; pre-rided, further, that nothing herein contained shall be constitued as obligating or shall obligate the mortgage to make any such future
than or advanced and provided, further, the limitation on the amount secured hereby shall not apply to any moneys advanced or to costs or fees freuered
by mortgage in connection with the breach or default of any term, warrantly, covenant or condition of this mortgage.

The shirtgagor covenants and agrees with the mortgagee that sold mortgagor will: (1) Phrayer warrant the title to all of the mortgaged property, including the rents, issues a A profits thereof, to be and remain free and clear of all claims, liengland encumbrances of title thereto;

(2) Primptly pay the principal and interest of said indehedness in accordance with the terms of said prumissury note or notes, and any renearis or extensions hereoff

(3)/Pay and discharge, as the same become due and payable, and prior to delinquency, all taxes, assessments, water rates or other charges of what-tail, Pay and discharge, as the same become due and payable, and prior to delinquency, all taxes, assessments, water rates or other charges of what-tail, and character, whether similar or dissimilar to those bereinabove specified, which are now or may be reafter the lavies of assessments, water rates or other charges of what or might become liens upon the mortgaged property or any part thereof, or upon this mortgage or the money or debt secured hereby;

(4) Maintain, preserve and keep all of the mortgaged stoperty is good condition and repair and not commit or permit waste thereoft and permit mort-

Hager's inspection thereof at any and all reasonable trace;

(5) Keep the mortgaged property at all times insured against fire (with extended coverage) and against such other luxards and perits as the mantgaged to make the mantgaged property at all times insured against fire (with extended coverage) and against such other luxards and perits as the mantgaged are company or companies, as shall be required by or satisfactory to the mortgaged cause to be attached to each such policy in form satisfactory to the mortgaged are mortgaged clause rendering all loss payable first to mortgaged as its interest shall appear; assign and deliver each such policy to mortgaged; and evidence payment in full of all prentures thereon at least ten (10) days in

advance of due date;
(4) NOT, WITHOUT THE MORTGAGEE'S WRITTEN CONSENT FIRST HAD AND RECEIVED, MAKE ANY SALE, CONVEYANCE OR OTHER
TRANSFER OF THE MORTGAGED PROPERTY, UNLESS AS AN INCIDENT OF THE CLOSING OF SUCH TRANSFER THIS MORTGAGE SHALL
BE FULLY PAID, PROVIDED, HOWEVER, THE PASSING OF THE MORTGAGED PROPERTY BY WILL OR BY DESCENT AND DISTRIBUTION
SHALL NOT BE DERNED A PROHIBITED TRANSFER HEREUNDER.

SHALL NOT BE DESCRED A PROMINIED TRANSFER HEREOFIDE.

In the event of a breach of any of the aforesaid agreements or covenants, and is addition to all other rights and remedies hereunder or by law provided, the mortgages may, but shall not be obligated to, 124 any sums or perform any netr necessary to remedy such breach, and all mans so paid and the expenses the mortgages may, but shall not be obligated to, 124 any sums or perform any netr necessary to remedy such breach; and all mans so paid and the expenses included in arch performance shall be regarded by mustigage to mortgages at demand, with interest at the highest rate permitted by law from the date of such incurred in such states and shall be secured by this mortgage. The receipt of the tex of feint, assessing body, insurance company, or other person to whom mortgages makes payment, and shall be secured by this mortgage. The receipt of the tex of feint, assessing body, insurance company, or other person to whom mortgages makes may such payment chall be conclusive evidence as between mortgages (gill mortgages of the propriety of such payment.

any such payment shall be concluded existince as between managere type morrisages of the property of most payment.

Any less grayable under any insurance policy aforestall, and any mineray which may be awarded, recovered, or settled upon, for the taking, damaging or condemnation of all or any portion of the mortgaged preparis their be applied, at the mortgaged or policy, toward payment of the indebtedness and other sams secured keeply, whether due or not. The mortgaged shall in pay event have any responsibility for the adequacy or sufficiency of any insurance, nor for some corresponding distribution of the mortgage chall in pay event have any responsibility for the adequacy or sufficiency of any insurance, nor for the payment of, any premiums thereon.

In the event of default in the payment of said indebtedness or in the event of a breach of any of the civenants, warranties or agreements contained forcin, then in any such event the entire indebtedness hereby aboved shall at the ordin of the insurgages became immediately due and payable, without notice, and this martgage may be forcelosed; and in any forcelosed to this mortgage and defectory judgment may be taken by the mortgages for all sums considered hereby which are not redevered by the mortgages out of forcelosed and in any forcelosed hereby which are not redevered by the mortgages out of forcelosed and martgages are there whill be no default under the turns of this available to the content of the state of the state the same are available under the turns of this available to the content of the state the same are available under the turns of this available to the content of the state the same are available.

coursed hereby which are not recovered by the mortgages out of foreclosure sals proceeds.

So long as there shall be not default under the terms of this notage, and except to the extent the same are specifically assigned and pledged by separate instrument providing to the contrary, the mortgages may releave directly from the oblique(s) thereof all sents, issues and profits of the mortgages bronched to a to all moneys and other property as received, mortgages shall be decused to have excelved the same in trust for the purpose of making all payments that due mader, and otherwise duly and timely performing all only terms, covenants are militious of this mortgage. Upon my default in such payment of the repetermance, or upon the occurrence of any other event which cader the terms hereof confers the right to the nortgage is accelerate the payment of the indebtedness accured bettery, then the mortgages shall forthwith become empowered, it section, without notice or demand, and in its own name and light, either directly or by agent, or through a receiver, and in addition to all such other rights and remedies as may be herein or by law conferred, to demand, collect and receive such rents, issues and profits and to apply hereto the net proceeds thereof ofter deduction of fees, costs and expenses incurred as an incident of collection.

In the corte of any entire extense were all as a contraction of the cortex of any entire extense of the cortex of any entire extense and expenses incurred as an incident of collection.

In the event of any suit or other proceeding for the security of said indebtedness and or foreclasure of this mantage, or wherein mortgages shall appear to establish or protect the lien hereof, the rantager agrees to pay to therefore a vestenable atterneys! fee, together with the cost of search and report on title preliminary to foreclosure, all of which sums shall be secured libreby.

All rights and remedies of mortgagee shall be cumulative and none shall be deemed exhausted by the excluse thereof. No failure or omission on the part of the mortgagee to exercise any such sight or remedy upon default shall be deemed a waiver of its right to (phecquently exercise the same with respect to the same or any other default or defaults which may at any time exist.

to same us may ourse usuame a second of this mortgage shall be finally adjudged to be unlawful or unenforceable, the same shall be deemed stricken here-If any term, provided or condition of this mortgage shall be finally adjudged to be unlawful or unenforceable, the same shall be deemed stricken here-t and the belance of this merigage shall be and remain in full force and effect.

m and the materice of this mertgage shart or and remain in full force and entert.

This mortgage is blickling on the beirs, personal representatives, successors and assigns of the mortgager, and shall inure to the benefit of mortgager, necessors and assigns. Words used herein shall take the singular or plural number as the number of parties berete shall require, and if there is more than integrating, their obligations becaused shall be joint and several.

Time is of the essence of this murigage.

The within described recetgaged reserve is not used principally for exticultural or farming purposes. IN WITHESS WHEREOF, the person |) designated as mortgagor have set hand and seal hereto, the day and year first abdied written.

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Filed for Retard at Magazina

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CATE OF WASHINGTON	NOTARIAL A	CKNOWIEDGMENT litat or Partnerable)	
ounty of Klickitat		Mar W and Hosemary	i 🎳
On this 25th, day of	May , 19 71,	before nat personally appeared	
STERNA	and the same transmit at any	and the same of th	· 40-11
Paralle		uni(s) described in and who executed the within and foregoing instrument and acknowled	iged
	to me known to be the individu	int(s) tiescritics in and was executed and	endů.
on that they hard and	sealed the same as bereunto set my band and affixed my	voluntary act and deed for the usen and purposes, and in the capacity (ies) therein mention official seal through and push fact above written.	
9.		Notary Public in and for the State of Washington,	1.171
Notarial Scal		residing at White Sakmoza	,
STATE OF WASHINGTON		ACKNOWLEDGMENT [Corporation] , before me personally appeared	
On this		and	1-14-pa []
to me known to be the	rithin and foregoing instrument, and ac	hand length and instanced to be the free and voluntary act and deed of said curporate a multified to execute said instrument and that the seal (if uffixed) is the corporate a multified and the few and year first above written.	ip, fo
the uses and purposes therein mention	ned, and on oath stated that they were	and the stay and wear first alloye writtens	
and corporation. IN WITNESS WHEREOF, I have	e hereunto set my hand and alliged my	y Bright sen the deg and r	
(Notarial Scal)		Notary Public in and for the State of Washington,	
		residing at	90.000 11.000
		73473	
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