

REAL ESTATE MORTGAGE

BOOK 49 PAGE 192

TRANSFER BY MORTGAGOR RESTRICTED

day of September THIS MORTGAGE, made this 23rd. Darrell And Lavelle Tillctson, husband and wife

, 19 71 , by and between

, County of Skamania THE NATIONAL BANK OF COMMERCE OF SEATTLE, a national banking association, hereinafter called "int Agagee," at the

, State of Washington, hereinafter a fled "mortgagor," and

Branch Office in White Salmon

, Washington

White Salmon

WITNESSETH:

The mortgagor hereby mortgages to the mortgages, its successors and assigns, the following described real property, situated in the County of Skamenia.

Begin at the N. W. Corner of E 1 W2 N. E. 1 SW 1 of Section 26-4-7; thence S. 122 feet to initial point of tract hereby described; thence E. 330 feet more or less to intersection with the westerly right of way of County road known as Trout Creek Road, thence in S. Westerly direction following the westerly line of said road to intersection with the W. line E & W & N. E. # S. W. # of said section 26; thence N. to initial point except right of way for Co. road known as Trout Creek Rd

TOGETHER WITH all right, title and interest therein, now owned or hereafter acquired, all rents, issues and crofits accrued or to accrue therefrom, and all and singular the tenements, hereaften and appurtenences thereunto belonging or in anywise appertaining and all interes, apparatus and equipment and are now ur may hereafter be in any way attached to or part of said real property or any improvement thereon, including, but without limiting ment which are now ur may hereafter be in any way attached to or part of said real property or any improvement thereon, including, but without limiting the generality of the foregoing, all plumbing, heating, lighting, inclurating, refrigerating, air coolling, air conditioning, elevator and litting apparatus, the generality of the foregoing, all plumbing, compressors, tasks, ventilators, motors, conduits, antennae, panels and switchboards; all built-in fistures and equipment; all engines, pipes, ducts, panels, compressors, tasks, ventilators, motors, conduits, antennae, panels and switchboards; all built-in stoves, dishwashers, refrigerators and other appliances; all partitions, cabi-tors and wallowed and any and all renewals, replacements, betterments and substitutions made with respect to any and all of the foregoing, all of which said property shall be deeped to continue a part of the reality, substitutions made with respect to any and all of the foregoing, all of which said property shall be deeped to continue a part of the reality.

This mortgage is given and intended as securit. Or the principal sum of One Hundred Thirty Thousand And No/LOO

Dollars (\$ 130,000.00

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

This mortgage is also given and intended as security for the payment by the mortgage of such additional sous of money as may hereafter the learned or advanced by the mortgage to or for the account of mortgager, including any renewals or extensions thereof, it being provided, however,
after the learned or advanced by the mortgager to or for the account of mortgager, including any renewals or extensions thereof, it being provided, however,
that the marginal originals halance of all leans or advances made by the mortgager to or for the account of mortgager which are to be secured hereby shall
not at any one time exceed the principal sum set forth above and interest, regardless of any excess which may at any time to enviring from said mortgager to
the mortgager; prevaded, further, that nothing herein contained shall be construed as obligating or shall obligate the mortgager to make any such future
the mortgager; prevaded, further, the limitation on the amount secured hereby shall not apply to any moneys advanced or to costs or fees incurred
by mortgager in connection when the breat is or default of any term, warranty, covenant or condition of this mortgage.

The marriagor covenants and agrees with the mortgagee that said mortgages will:

(1) Forever warrant the title to all of the mortgaged property, including the rents, issues and profits thereof, to be and remain free and clear of all claims, liens and encumbrators other than this mortgage, and will execute and deliver any further necessary assurances of title thereto:

(2) Promptly ray the principal and interest of said indebtwhees in accordance with the terms of said primissory note or notes, and any renewals in

(3) Pay and discharge, as the same become due and payable, and prior to definquency, all taxes, assessments, water rates or other charges of whatever kind and character, whether smalar or discumilar to those hereinalows specified, which are now or may hereafter be levied or assessed against or which may or might become hens upon the nontgaged property or any part thereof, or upon this mortgage or the money or debt secured berein;

(4) Maintain, preserve and keep all of the mortgaged property in good condition and repair and not control or permit waste thereof; and permit mart-gagee's inspection thereof at any and all reasonable thores.

assects inspection factor, in any and all reasonable times;

(5) Keep the mortgaged property at all times insured against fire (with extended coverage) and against such other hazards and perits as the mortgage may require, to such amounts, under such formers of policy, and with such insurance companies, as shall be regulated by or satisfactory to the mortgage; cause to be attached to cach such policy and with such insurance companies, as shall be regulated by a satisfactory to the mortgage chance rendering all loss payable first to mortgage as its interest shall appear, assign and driver each such policy to restgagee; and evidence payment (), all of all premiums thereon at least ter (10) days in advance of due date.

BIDANCE OF THE MOTTGAGER'S WRITTEN CONSENT FIRST HAD AND RECOLORY OF THE GLOSING USES AN INCIDENT OF THE GLOSING USES THAN SER THIS MORTGAGE SHALL TRANSFER THIS MORTGAGE SHALL TRANSFER THIS MORTGAGE SHALL BY FALL PROVING A ROUND BY THE MORTGAGE PROPERTY BY SHALL NOT BE DUEMFLY A PROHIBITED TRANSFER HERSUNDER.

In the event of a breach of any of the aforesaid agreements or covenants, and is addition to all other rights and remedies bereauder or by law pracided, the northague may, but shall not be abligated to, pay any serve or perform any acts accessary to remedy such our ach, and all sums so paid and the expenses incurred in such performance shall be regard by northaguer to instruger on demand, with interest at the highest rate permitted by law from the date of such payment, and shall be seemed by this mortgage. The recept of the two obtains, assessing body, insurance company, or other person to whem mortgages makes any such payment shall be conclusive evidence as between mortgager and mortgages of the property of such payment.

payments and shall be con loave evidence as between morgage and mortgage of the propriety of such payment.

Any loss payable under our instance policy aforested, and any moneys which may, be awarded, recovered, or settled upon, for the taking, damaging or condemnation of all or any northern of the mortgaged property is shall be applied, at the nunrance's option, toward payment of the indebtedness and other sams secured herby, whether show or not. The mortgage shall in no event that we say reported of any interest of any insurance, nor for sams secured herby, whether show or not filed with respect to, or the payment of, any premiums thereon.

In the event of default in the payment of set indebtedness or in the event of a breath of any of the coverands, warranties or agreements contained herbit, then a may setle event the attention indebtedness here's sourced shall at the option of the mortgage become immediately due and payable, without not a, and this mortgage may be forcelasted, and or any torcelastic of this nortgage a deficiency indignent may be taken by the mortgage of of forcelastic sales proceed as the extent the same are specifically assigned and pledged by separar constrained providing to the contrary, the mortgage and except to the extent the same are specifically assigned and pledged by separar constrained providing to the contrary, the mortgage and recept for the extent the same are specifically assigned and pledged by separar constrained providing to the contrary, the mortgage may received intention the otherwise and other contrary the mortgage of effectively from the otherwise and other specifically and timely performing all other terms, coverant me officients, then orther properts. As to all immenses and other contrary, the mortgage of effectively from the otherwise duly and timely performing all other terms, coverant are eight to the mortgage to sectlerate the payment of the mortgage to a sectlerate the payment of the mortgage to a sectlerate the payment of the mortgage to a sectlerate the paymen

In the exent of any suit or other protecting for the recovery of said indelleddars and or force bute of this mortgage, or where a mortgage shall appear to establish or protect the lien hereof, the mortgage agrees to pay to mortgage a reasonable attenness fee, together with the lost of search and report on title preliminary to force losure, all of which sums shall be secured hereby.

All rights and remedies of mortgages shall be consulative and none shall be deemed a chausted by the exercise thereof. So failure or antistion on the part of the mortgages to exercise and such right or remedy upon default shall be deemed a waiver of its right to subsequently exercise the same with respect to the same or any other default or defaults which may at any time exist.

If any term, provision or condition of this mortgage shall be finally adjudged to be unlawful or unenforceable, the same shall be deemed stricken herefrom and the balance of this mortgage shall be and remain in full force and effect.

This mortgage is binding on the hetrs, personal representatives, encessors and assign, of the coorganer, and shall have to the benefit of mortgager, its successors and assign, of the coorganer, and shall have to the benefit of mortgager, its successors and assign. Words used herein shall take the singular or plant number as the number of parties hereto shall require, and if there is more than one signer as mortgagor, their obligations becomed that be joint and several.

Time is of the essence of this mortgage.

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

IN APPINESS WHEREAF, the person(1) designated as mortgagor have set hand and seal hereto, the day and year first above written.

Dame Co Tilloton gist inchilan with the cities



		. ()
STATE OF WASHINGTON County of Klickitat	н я.	NOTARIAL ACKNOWLEDGMENT (Individual or Partnership)
On this 23rd.	day of September	, 19 71 , before me personally appeared Darrell, And Lavelle Tillotson
		n to be the individual(x) described in and who executed the within and foregoing hisa unent and arknowledges
Shear	to me know	
to me that a pro-	med and scaled the 51 ne 45 5. I have becomed •-d not han	the in- tree and submary act and seed for the uses and purposes, and in the capacity (les) therein recultimed ad and affined the official seal the day upd year first above written.
(Notatial Scall) 184		Notary Public in and for the State of Washington.
lc		residing at White Selmon
STATE OF WASHINGTON		NOTARIAL ACKNOWLEDGMENT

, la fore per personally appeared On this

on me known to be the

of the corporation that executed the with and foregoing notinounit, and acknowledged and notinounit to be the first and solublars set and devil of said corporation, the mest and purposes therein mentioned, and no oath stated that they were auditorized to execute and notinoened and that the seal off affixed is the corporate wall of said corporation.

IN WITNESS WHEREOF, I have incremite set my hand and affixed my officed seal the day and year has above written

(Notacial Seal)

Not its Public in and for the State of Washington,

residuop at

78986

The second secon		
REAL ESTATE MORTGAGE (SVanhlagton Farm) Filed for Record at Request of	REGISTERED COMPARED: COMPARED AMARLED	THE COART PERFECT OF THAT I'M SHEET OF THAT I'M SHEET OF WITTING FRED BY CATTLEY THAT I'M SHEET OF WITTING FRED BY CATTLE OF THE
THE NATIONAL MANK OF COMMERCE OF SE	Branch Office	WAS RECORDED IN BOOK OF AT PAGE 152 RECORDS OF MANANIA COLINIY, 17AM COMPANY & ANTON