REAL WETATE MORTGAGE

Tayya to the trains made this 21st	deres October , 19 73 , even
Value of Constitution of Company Spain of Company Spain of Company	WITHESSETTI
The period is optical examined by the sum of	5.7100
	property located in Skemenia County, State of Washington,
A track of Law Located packindskiv concrited as ful-	in Section 31, Township 2 North, Respectively. W. E., Mare Lower
described coal and to the beautiful to t	could be deet Except the south 110 colored; section of the south eart corner of section 1, 2 coship 2 coshe along the south into limited and section 20 colored; section 50 set section of 5, to the cost themes section on the color of the section of the color of the
and all the verts, make which the mort worst part and pared thermal, a make worst part and pared thermal, a make that a serior part and pared thermal and all the seriors.	ments, bereditaments and appartenances thereunto selonging or in anywise appertaining or to arise therefron, inclusive of all the est a right, title, interest and Jain, whatsomer to said mortgaged property and each and segme now has or may hereafter acquire in or to said mortgaged property and each and segme now seem or which my hereafter be excited upon and premises, all of all building now seem or which my hereafter be excited upon and premises, all its area all its connection with the mortgaged property, its mortgaged property of as a part of the resity.
CO LAVE AND TO HOLD the after and assigns forever; PROVENED, however, that this own	again to in 'wheeday . 4 a pretigage and is given to secure the payment of " " " " " " " " " " " " " " " " " "
THE TY EXCHANGED AND THE	5 00/200 Dellars 0 2 1200 5
provided with between payable on the	prompted before the terror of the street in promittening made healing areas. The description provides the second of thest creation promittening made healing areas. The description made control of the second of the street and all other independences of what healing areas. As the rest and all other independences of what healing areas and all other independences of what healing areas are the second of the se
the admittance and the special court of the second	which may come a been drawn the continuous of this secretarial or the converse of the secretarial or the converse of the secretarial or the converse of the secretarial or the secretarial or product and the secretarial or t

The morrisager may be considered as a special with the morrisages as senses.

1. Vant he is the name in few simple of the above described morrisaged property and has good right and full power and the same interests property shift the whole thereof is free and clear of all lions and encumbrances are interested property and all the rights, privileges and appurtenances which rever and first he will warrant and defend the storetaid morrisaged property and all the rights, privileges and appurtenances their which reversally and the will warrant and defend the storetaid morrisaged property and list the rights, privileges and appurtenances their which seems and the will warrant and defend the storetaid morrisaged property and all the rights, privileges and assigns, a rainst all the regular beginning and in anywise appertishing and the title theories unto the morrisage, the priority of the lion of adverse values with the privileges and appears that morrisage will pay all costs of maintaining, by illigation or otherwise, the priority of the lion of the morrisage. The more tagger happy ongenous and agrees to said with the more gages as follows

2. That so addition, and accessions to the property hersinabova described and all renewals or replacements thereof or of any part thereof ther

3. This he will duly and punctually pay the principal of and the interest upon the note hereinbefore described and any renewals/thereof or substitutions therefor at the times and in the amounts in said note or notes specified and may when due all sums shoured flereby and will perform such and every covenant and condition hereof.

sums seepred hereby and will perform such and every covenant and consistent hereby.

A. That he will pay all taxes, assessments and other public charges which have been or may be levied, assessed or clared directly, or individity, against the mortgaged oxymises or upon this mortgage or the note secured hereby prior to delinquency and all rates or shall appropriately exhibit the official receipts the effort or mortgaged, and will also pay prior to delinquency and all rates or shall appropriately starm, gas, gorbage collection or other service which may be jurnished to said the transcriber of the end of the end

property of that this mortgage shall be at all times a first lien thesen.

A. That is will keep all buildings, improvements and fixtures now explains or damage by fire and other hazards, excelled, so instituted as may be required from time by the mortgage against loss or damage by fire and other hazards, excelled, so confingencies, in such smoother than the periods as may be required by the mortgages with loss, if any payable to the confingencies, in such smoother than the periods as may be required by the mortgage of such smoother than the periods and smoother than the payment of the delitered with responsible insurance companies satisfactory to the mortgage and all policies of insurance companies satisfactory to the mortgage and all policies of insurance companies satisfactory to the mortgage as additional security for the payment of the debt and moneys hereby secured.

6. That he will keep all and singular the mortgaged property in good order, condition and state of repair and will not commit permit any waste on or of the mortgaged property or any part thereof.

That he will comply with all the laws and regulations of the United States, the State of Wishington, the county and city or town wherein said premises are situate, including any bursat or department of any of them and all public bodies in any way town wherein said premises are situate, including any bursat or department of any of them and all public bodies in any way town wherein said premises are situated in a sixth laws and regulation shall relate to or affect any business, trade or occupation conducted upon the more gaged premises and/or any structure or installation now or hereafter creeted or made upon said premises.

8. If required by the mortgages, there shall be added to each monthly payment required hereunder, to under the evidence of the delt secured hereby, an amount estimated by the mortgage to be sufficient to enable the mortgage to pay at least thirty of the delt secured hereby, an amount estimated by the mortgage to be sufficient to enable the mortgage to pay at least thirty of the secured hereby, and the secured hereby the secured secured secured. Such added payments shall not be, nor be defined to premiums for insurance required to be provided by mortgage secured, and no interest shall be payable in respect thereof, Upon be, trust funds, but shall be credited to mortgages escrive account, and no interest shall be payable in respect thereof, the demand of mortgages, the mortgage payers because the additional monless as are necessary to insight up any deficiency in the amount necessary to enable the mortgage to pay the foregoing items. In the event of a default by the first in the performance of, any of the terms, covenants or conditional herein, or in the evidence of the debt secured hereby, the intergrage may credit to the mortgage the pay, in such manner as the heretgage shall determine, an amount equal to the mortgager's credit befance (the amount of payments made by the mortgager under this paragraph minus amounts paid by the mortgage for the aforesaid items).

It is further mutually covenanted and agreed as follows:

It is further mutually covenanted and agreed as follows:

9. Should the mortgagor fall or neglect to pay and discharge any taxes, assessments or other prible charges which have been of may be levied, assessed or charged upon the mortgaged recursives, or to pay and discharge any lieu, claim, adverse titles and encumbrances thereon, or to procure and maintain insurance as above agreed, or to maintain the mortgaged premises and property as above provided, or otherwise fall the keep and perform any of its covenants herein contained, the performance of which requires the expenditure of money, there are in any such event the mortgage, at its election, may pay such sums as may be reactably to discharge such taxes, rates or asystaments, or to maintain insurance, or to keep, the mortgaged premises in repair or otherwise to perform any covenant with respect to which the mortgagot is in default, without projudice to its right, as hereixafter rottler, its or accelerate the maturity of this mortgage and to forcelose the same, and and all amounts so paid shall be repaid the mortgagor to the mortgager upon deman; with interest thereon at the rate of ten (10%) per cent per annum from the date of the mortgagor and be equally secured by this mortgage.

10. Upon any default on the part of the mortgagor in payment of principal or interest when due or in keening and performing

10. Upon any default on the part of the mortgager in payment of principal or interest when due or in keeping and performing any other of his covenants and agreements herein contained, the whole of the principal and of all other sums secured hereby any other of his covenants and agreements herein contained, the whole of the principal and of all other sums secured hereby and other of his covenants and agreements herein contained, the whole of the principal and of all other sums secured hereby half, at the mortgage's election, become immediately cause this mortgage to be forcelesed in the manner provided by law, whether or not it shell elect to pay any of the immediately cause this mortgage to be forcelesed in the manner provided by law, whether or not it shell elect to pay any of the immediately cause this mortgage to be forcelesed in the manner provided by law, whether or not it shell elect to pay any of the immediately cause this mortgage contains the default on which the mortgages's election was based.

summation nonpayment of which by the mornings constituted the default on which the mortgages election was observed. It. If any suit or other proceedings be commenced for the foreclosure of this mortgage or attacking its validity or in any way calling in question the mortgage's rights, hereunder, the mortgager shall be liable for and shall pay, and the mortgage shall have the right to have taxed as costs and/included in the judgment or decree rendered in such suit or proceeding, all costs and expenses incurred by it, including attirneys fees in such amount as the court may adjudge reasonable, and in the event of the spreads incurred by it, including attirneys fees in such amount as the court may adjudge reasonable, and in the event of the foreillosure of this mortgage the purchase'r at any foreclosure sale shall be entitled to the immediate possession of the premises and broserty to sold. and property so sold.

12. The morigaged property is riotiused principally for agricultural or farming purposes.

13. No remedy by the leaves the first indenture conferred upon or reserved to the mortgages is intended to be exclusive of any other remedy by the leaves to the remedy shall be cumulative and shall be in addition to any other remedy given hereunder their remedy, but each and every such remedy shall be cumulative and shall be in addition to any other remedy given hereunder to their remedy, but each and every such remedy shall be construed and have not restrict existing at law or in equity on by addition; provided, now/ver, that in delay or omission on the part of the medical and such right or power or shall be construed to have not exercise any right or power, upon the law of the same of the provided and power may be exercised from time to time and as often as may be deemed nowskary or explaint.

This remember shall blued the manufactures be labeled to remember the part of the labeled to the provided and power has been added to the manufactures. The labeled to remember the labeled to the labeled t

This martgage shall that the mertgager, his helps, personal representatives and sast us, including any symmunity of the miretagues about the mertgages, as fully and for all intents miretagues composed, and shall enter to the best of the symmunity of the mertgages, as fully and for all intents and purposes as though auth supersecret will make a respectively have been named herein throughout.

As used herein the terms "mortgaged" and "provinges" shall be deemed and construct to include in facility and include such parties and words of the terms may be extended and entertained words of the terms in the misculine sender shall be deemed and construct to include the instrument by extended, and include the parties are shall include the parties and include the parties and obligations of gach such person, firm or interparties shall be just and savelal. THE WITHINGTON THE MORNING. STORESTON THE PROPERTY OF

outed the within instrument the that and year first above within

AGLE-BELL HOME SERVICES

Wayne F

	ĺ		territories aries amendiferen	/SPERSON SELECTION SELECTI	1 T.A	t)	The off
	15	ACKNOW	LEDGMENT	(INDIATO O	in)		* *
TE OF WASHING	GTON }	6 ,					
nty of Clark	1	ny of	0.1.2	•,	un 71 tus		المتحدد والمائد
On this 32					" 1 18 1 Transmit Der	ote me becoming	e isapenteriori
Willard F.	riesdre m	nd Wayre R.			recipient and the second second second	- 1	
**************************************		<u> </u>	4	t the autible les	rument, and ackn	wiedred that	
me dispersion se t	he individual	described in a	nd who executed	d dood for this	nees and internees	the cin mention	rd.
and shaled the	snore as	hereunto set my	bond and affixed	l my official sea	i the day and year	last above writt	Mere,
IK WITH SS WH	ERECE, I have	vetenuto ser my	mand and amore	1		- ()	-
32 12 " PLIC	in.			Ilareno	e tart	udae	
2000 100 100 C	400	T. Samuel Will St	Nota	Public in an	for Washington,	residing at	
4.17		**		<i>Jancouver</i>		and the second s	
				18			
				1 7	L .		
			- 25.	. T	₽	- 1	
				. 1			l.
		ACKNOV	VLEDGMENT	(CORPORA	TE)		₩.
		, e	- 1	₩	-	_ =	4
ATE OF WASHI	NGTON]	- 10				•	-
ounty of	} ts9.	a 7			- 48		
		\circ			, 19, b	efore me persona	lly appear
On this		day of	and the decimal of the Superior Continues	No. of the contract of the con			
On this							
Advantage 480cm			· -				
me known in be t					 () - 1-	\$	
me known in be t	100						
o me known in be t	t executed the	within and foreg	oing instrument,	and reknowle	dged the sold in	strument to be	the free t
o me known in be t espectively, of ne corporation tha	t executed the	within and foreg	oing instrument, uses and purpose	and veknowle	ioned, and on oat	a stated that	the free t
o me known to be to espectively, of the corporation that obtained and the corporation of	t executed the leed of said cor	within and force poration, for the s	oing instrument, uses and purpose and that the sea	and veknowle es therein ment I affixed is the	loned, and on oat corporate suit of s	a stated that aid corporation.	ne
me known to be to espectively, of the corporation that obtained and of the corporation and the corporation buttory act and corporation buttory	t executed the leed of said cor	within and force poration, for the s	oing instrument, uses and purpose and that the sea	and veknowle es therein ment I affixed is the	loned, and on oat corporate suit of s	a stated that aid corporation.	ne
e me known to be the corporation that country act and country act act act and country act act act act act and country act	t executed the leed of said cor	within and foreg	oing instrument, uses and purpose and that the sea	and veknowle es therein ment I affixed is the	loned, and on oat corporate suit of s	a stated that aid corporation.	ne
e me known to be the corporation that country act and country act act act and country act act act act act and country act	t executed the leed of said cor	within and force poration, for the s	oing instrument, uses and purpose and that the sea ny hand and affi	and veknowle es therein ment I affixed is the xed my official	ioned, and on oat corporate stai of s	n stated that aid corporation. d year in this	ne certificate
especially of the corporation that old that the corporation that old that the corporation that old the corporation that the corporation	t executed the leed of said cor	within and force poration, for the s	oing instrument, uses and purpose and that the sea ny hand and affi	and veknowle es therein ment I affixed is the xed my official	loned, and on oat corporate suit of s	n stated that aid corporation. d year in this	ne certificate
especially of the corporation that old that the corporation that old that the corporation that old the corporation that the corporation	t executed the leed of said cor	within and force poration, for the s	oing instrument, uses and purpose and that the sea ny hand and affi	and veknowle es therein ment I affixed is the xed my official	ioned, and on oat corporate stai of s	n stated that aid corporation. d year in this	ne certificate
especially of the corporation that old that the corporation that old that the corporation that old the corporation that the corporation	t executed the leed of said cor	within and force poration, for the s	oing instrument, uses and purpose and that the sea ny hand and affi	and veknowle es therein ment I affixed is the xed my official	ioned, and on oat corporate stat of s a seal the day an	n stated that aid corporation. d year in this	ne certificate
especially of the corporation that old that the corporation that old that the corporation that old the corporation that the corporation	t executed the leed of said cor	within and force poration, for the s	oing instrument, uses and purpose and that the sea ny hand and affi	and veknowle es therein ment I affixed is the xed my official	ioned, and on oat corporate stat of s a seal the day an	n stated that aid corporation. d year in this	ne certificate
especially of the corporation that old that the corporation that old that the corporation that old the corporation that the corporation	t executed the leed of said cor	within and force poration, for the s	oing instrument, uses and purpose and that the sea ny hand and affi	and veknowle es therein ment I affixed is the xed my official	ioned, and on oat corporate stat of s a seal the day an	n stated that aid corporation. d year in this	ne certificate
o me known to be the especial of the corporation that the corporation that the country act and the pattern of the corporation that without the corporation of the cor	t executed the leed of said cor	within and force poration, for the s	oing instrument, uses and purpose and that the sea ny hand and affi	and veknowle es therein ment I affixed is the xed my official	ioned, and on out corporate stat of s i seal the day an	n stated that aid corporation. d year in this	ne certificate
o me known to be the corporation that country act and composition that the country act and country act act and country act and country act act and country act	t executed the leed of said cor	within and force poration, for the s	oing instrument, uses and purpose and that the sea ny hand and affi	and veknowle es therein ment I affixed is the xed my official	ioned, and on oat corporate stat of s a seal the day an	n stated that aid corporation. d year in this	ne certificate
o me known to be the especial of the corporation that the corporation that the country act and the pattern of the corporation that without the corporation of the cor	t executed the leed of said cor	within and force poration, for the s	oing instrument, uses and purpose and that the sea ny hand and affi	and veknowle es therein ment I affixed is the xed my official	ioned, and on out corporate stat of s i seal the day an	n stated that aid corporation. d year in this	ne certificate
o me known to be the especitively, of the corporation that roluntary act and a puthor in without the same of the corporation that without the same of the corporation	t executed the leed of said cor	within and force poration, for the s	oing instrument, uses and purpose and that the sea ny hand and affi	and veknowle es therein ment I affixed is the xed my official	ioned, and on out corporate stat of s i seal the day an	n stated that aid corporation. d year in this	ne certificate
o me known to be the especial of the corporation that the corporation that the country act and the pattern of the corporation that without the corporation of the cor	t executed the leed of said cor	within and force poration, for the s	oing instrument, uses and purpose and that the sea ny hand and affi	and veknowle es therein ment I affixed is the xed my official	ioned, and on out	n stated that aid corporation. d year in this	ne certificate
o me known to be the especial of the corporation that the corporation that the country act and the country act act act and the country act and the country act	t executed the leed of said cor	within and force poration, for the s	oing instrument, uses and purpose and that the sea ny hand and affi	and veknowle es therein ment I affixed is the xed my official	ioned, and on out	n stated that aid corporation. d year in this	ne certificate