MORTGAGE

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THE MONTGACOR & Willis H. Bledsoe and Vada Belle Bledsoe, his wife,

MORTGAGI

Columbia Gorge Bank

a corporation, herein fter called the mortgages, to secure payment of Forty Five Thousand Five Mun red Twolen

DOLLARS (\$ 15,512.43 and 1/3/100 /--

in legal money of the United States of America, together with interest therein according to the Ierus and conditions of one or more promissory noises now or hereafter executed by the mortgagor and to secure the payment of such additional money as may be leaned hereafter by the mortgagee to the mortgagor for the purpose of repairing, renovating, altering, adding to or improving the mortgaged property, or any part thereof, or for any other purpose whatsoever, the following described real property, and all interest or estate therein that the mortgagor may hereafter acquire, together with the income, rents and profits therefrom, situated in the , State of Washington, to-wit: Skamanila, County of

A tract of land located in the Southeast Quarter of the Southwest Quarter of Section 20, Township 3 North, Range 10 E. W. M. Described as follows: Beginning at the quarter corner on the south line of the said Section 20; thence along the south line of the said Section 20 West 133.29 feet to the initial point of the tract hereby described; thence north 25 out to 160.29 feet to intersection with the scutherly right of way line of found; Road No.30hl designated as the Cooks-Unierwood Road; thence following the southerly right of way line of said road south 56 56 west 266.11 feet to intersection with the south line of the said Section 20; thence along said south line east 290.85 feet to the initial point.

together with the appartenances, fixtures, attachments, tenements and hereditaments belonging or expectateing thereto, including all trees and shrubs, all awnings, screens, mantels, linoleum, refrigeration and other house service equipment, veneture billinds, window shader and all plurabing, lighting, heating (including oil burner), cooling, ventilating, elevating and watering apparatus and all fixtures now or hereofter belonging to or used in connection with the property, all of which shall be construed as part of the realty.

fixtures now or hereafter belonging to or used in connection with the property, all of which shall be construed as part of the reality. The mortgager covenants and agrees with the mortgage as follows: that he is sawfully senaed of the property in the simple and has good right to mortgage and convey it, that the property is the form all least and insumbrances of every kind, that he will keep the property free from any incumbrances prior to this mortgage; that he vill pare all taxes and assessments leaved or imposed on the property and/or on this mortgage or the debt hereof secured, at least ten days before delinquency, and will immediately deliver proper receipts therefor to the mortgage; that it will not permit wast (of the property; that he will keep all buildings now or hereafter placed on the property in good order and expant and unceasingly insured against loss or damage by fire to the stent of the full insurable value thereof in a company accept while not approved by the mortgage and for the mortgage's benefit, and will deliver to the mortgage that if the mortgage lade technique the stent of the full insurable value in a company accept while not approved by the mortgage or design the policies.

The mortgager agrees that if the mortgage lade technique to the contract of those specified in the note agreement or resyment of the did to in whole, unless otherwise provided in the note or notes given with this mortgage.

The mortgager will not more or rather any of the Structures on the martgage without compand of the solutions of the solutions.

The mortgagor shall not move or alter any of the structures on the mortgagord exemises without consent of the contagges; all revenence placed therein shall become a part of the stat property workgeged by the

improvements placed thereon shall become a part of the cost property 100 etgaged in - 3n.

Should the mortgager default in any of the foregoing covenants or agreements, then the mortgages may perform the same and may pay any part or all of principal and interest of any prior inequalizations to of insurance premium) or other charges secured hereby, and any amounts an paid, with interest thereon at the highest Sept 15% iron date of payment shall be repayable by the mortgage or demand, and shall also be secured by this mortgage without it mayer or any right or other remarks areas. The mortgages shall be the sole judge of the covenants hereif. The mortgages shall be the sale judge of the covenants hereif. The mortgages shall be the stabilist the first 100 sectors the amount to good with interest.

Time is of the escence hereof, and if default be made in the payment of the sums hereby secured or in the performance of any of the governants or agreements herein contained, then in any attack the property and all other indebtedness hereby secured, shall at the electron.

this mortgage shall be foreclosed.

In any action to forcelose this mortgage or to collect any charge growing out of the debt hereby secured, or any sult which the mortgage may be obliged to defend to protect the unimpacted priority of the lien hereof, the nortgage regree to pay a rescording may all which sum at attorney's few and all costs, and expenses in connection with such sum, and also ceasonable cost of smarching retracts, title company costs, which sums shall be secured hereby and included in any decree of forcelosure.

Upon bunging action to forcelose this mortgage or at any time which with proceeding is pending, the damagnetic, while notice, may apply for and secure the appointment of a receiver for the mortgaged property or any part thereta, and his industry, rents and profits therefrom. The mortgaged receiver for the mortgaged property or any part thereta, and industry judgment may be taken for any balance of debt remaining after the application of the proceeds of the mortgaged property.

Dated at Bingen, Washington

16th day of

STATE OF WASHINGTONA

County or Klickitat }".

I, the undersigned, a notary public in and for the state of Washington, hereby certify that the file 1.6th

dersigned, a hotary
Növember, 1973 personally appeared before his Millin H. Blodson and Wade Balle Bledson

to me known to be the individual Edescribed in and who excepted the foregoing instrument, and acknowledged that algored and search the increase and purposed therefore mention GIVIN LEDDER MY HEND AND OFFICIAL SEAL the day and year less the search seattless.

thie

and p White Balmon