

## RFAL ESTATE MORTGAGE

TRANSFER BY MORTGAGOR RESTRICTED

THIS MORTGAGE, made this

13th

March

, 19 74, by and between

Wederwood Paul M. and Debra J. Newell of XKXX , County of XKXXXXXXXX Skamunia

, State of Washington, hereinafter called "mortgagor," and

THE NATIONAL BANK OF COMMERCE OF SEATTLE, a national banking association, hereinafter called "mortgagee," at its

White Salmon

Branch Office in White Salmon

, Washington.

## WITNESSETH:

The mortgager hereby mortgages to the martgagee, its successors and assigns, the following described real property, situated in the County of , State of Washington, to-wit:

The South 416 feet of the east 719.5 feet of the Northwest Quarter of the Southeast Quarter (NW SEt) of Section 15, Township 3 North, Range 10 E. W. M., EXCEPT the east 31 rods thereof.

TOGETHER WITH all right, title and interest therein, now owned or hereafter acquired, all rents, issues and profits accrued or to accrue therefores, and all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining and all fixtures, apporatus and equipment which are now or may hereafter be in any way attached to or part of said real property or any improvement thereion, heredding, but without limiting the generality of the foregoing, all plumbing, heating, lighting, incincrating, all recolling, all recolling, all recolling, apparatus, and equipment all engines, pires, ducts, pumps, compressors, tanks, ventilators, motors, conduits, artennae, panels and switchboards; all built-in stores, dishwashers, refrigerators and other appliances; all partitions, cabinets and wallbeds; and any and all renewals, replacements, betterments and switchboards and substitutions made with respect to any and all of the foregoing, all of which said property shall be deemed to constitute a part of the really.

This mortgage is given and intended as security for the payment of the principal sum of the really.

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

The mortgages is also given and intended as security for the payment by the mortgager to the mortgage of such additional sums of money as may hereafter be loaned or advanced by the mortgages to or for the account of mortgager, including any renewals or extensions thereof, it being provides, he sever,
that the unpaid principal balance of all loans or advances made by the mortgager to or for the account of mortgager which are to be secured, energy shall
not at any one time exceed the principal sum set fort, above and interest, regardless of any excess which may at any time be owing from sair mortgagers; provided, further, that unbling herein con-anded shall be construed as obligating or shall obligate the mortgage to make any such future
loans or advances and provided, 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 with the breach or default of any term, warranty, covenant or condition of this mortgage.

The mortgage and provided and provided the provided that the mortgage that any terms of the mortgage of the connection with the breach or default of any term, warranty, covenant or condition of this mortgage.

The mortgagor covenants and agrees with the mortgages that said mortgagor 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 encombrances 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 indebledness in accordance with the terms of said promissory note or notes, and any research or extensions thereof;
- (4) Day and discharge, as the same become due and payable, and prior to delinquency, all taxes, assessments, water rates or other charges of whatever kind no haracter, whether similar or dissimilar to thuse hereinalistic specified, which are now or may hereafter be levied or assessed against or which may or migh, become lieus upon the mortgeged properts or any part thereof, or upon this mortgage or the money or debt were ed hereby;
- (4) Maintain, preserve and keep all of the mortgaged property to good condition and repair and not cannuit or permit waste thereof; and permit mortely may chart thereof at any and all vestonable lunes;
- gage is inspection mercut at any and an extandance times;

  (5) Keep the mortgaged property et all times insured against fire (with extended coverage) and against such other bazards and perils as the mortgagee may require, to soft amounts, under me's foracts of policy, and with such assurance company or companies, as shall be required by or saits actors to the mortgagee; cause to be attached to each such policy in form satisfactory to the mortgagee a mortgagee clause rendering all has payable first to mortgagee as its interest shall appear; assign and deliver each such policy to mortgagee; and evidence payment in full of all premiums thereon at least ten (10) days in advance of the date.
- (6) NOT, WITHOUT THE MORTGAGES WRITTEN CONSENT FIRST HAD AND RECEIVED, MAKE ANY SALE, CONVEYANCE OR OTHER TRANSFER OF THE MORTGAGED! OPERTY, UNLESS AS AN INCIDENT OF THE CLOSING OF SUCH TRANSFER THE MORTGAGE SHALL, BE FULLY PAID, PROVIDED, HOWEVER, THE PASSING OF THE MORTGAGED PROPERTY BY WILL OR BY DESCENT AND DISTRIBUTION SHALL NOT BE DEEMED A PROHIBITED TRANSFER HEREUNDER.

SHALL NOT BE DEEMED A CIOHIBITED TRANSFER HEREUNDER.

In the event of a breath of any of the alore add agreements or covenants, and mandelition to all other rights and remedies hereunder or by law provided, the mortgagee may, but shall not be obligated to, pay any sums or perform any art; necessary to remedy such breach, and all sums so paid and the expenses incurred to such performance shall be repaid by mortgager to neutral any attractives at the highest rate permitted by law from the date of such payment, and shall be conclusive evidence as between unautagor and mortgage to the propriet of such payment.

Any low payable under any insurance pelicy aforesaid, and any moneys which may be availed, a control, or settled upon, for the taking, damaging or condemnate to of all or any portion of the mortgaged proporty shall be applied, at the mortgage's option, toward payment of the indebtedness and other sums secured hereby, whether the or not. The a ritaguee shall un no event that we now reponsibility for the advances of any insurance, nor for the coverage thereby afforded, nor for notification with respect to, or the payment of, any premiums the result.

In the event of default in the payment of said indebtedness or in the event of a proposition of the coverage and any advances, and this mortgage may be foreclosed; and in any foreleasor of this mortgage at a deterior indigment may be taken by the mortgage of all sums secured hereby which are not recovered by the mortgage out of torreleasors of this mortgage a deterior indigment may be taken by the mortgage for all sums secured hereby which are not recovered by the mortgage out of torreleasors and procedule and event the new treastered by the mortgage out of torreleasors and procedule and event the new treastered by the mortgage out of the mortgage out to the result of the mortgage to the order of the mortgage to the order of the small gage and event the new treastered by the mortgage out of the mortgage out the event of the small gage and event the new treastered

securen nereny which are not recovered by the mortgagee out of fore foather safe proceeds.

So long as there shall be as default under the terms of this martgage, and eweept to the extent the same are specifically assigned and pledged by separate instrument providing to the centrary, the mortgager may receive directly from the obligates) thereof all rents, its — and profits or the mortgage property. As to all moves yet and other property so received, mortgager shall be deemed to have rer is of the same in trust for the purpose of making all payments due under, and otherwise duly and timely performing all other terms, to expants and conditions of, the mortgage Upon any default in and in activation and conditions of, the mortgage to accelerate the payment of the indebtedness secured hereby, then the mortgagee shall for high become empowered, at its option, without notice or demand, and is its non-name (a) right, other directly or by agent, or through a receiver, and in addition in all such other inglists and remedies as may be bettern or be law conferred, or demand, collect and receive such rents, issues and profits and to apply hereto the net proceeds thereof after deduction of fees,—asts and expresses incurred as an incident of collection.

In the count of any anil to other recognition for the assessment of will indebted as a position of the count of the content of the country o

In the event of any suit or other proceeding for the recovery of said indebtedness and, or foreclosure of this mortgage, or wherein mortgages shall appear to establish or protect the lien hereof, the mortgager agrees in pay to mortgages a reasonable attorneys' fee, together with the cost of search and report on title preliminary to foreclosure, all of which sums shall be secured hereby.

All rights and remedies of muritance shall be cumulative and more shall be deemed exhausted by the exercise then of. No failure or maission on the part of the mortgage to exercise any 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 cond on of this mortgage shall be finally adjudged to be malawful or unencorreable, the same shall be deemed stricker herefrom and the balance of this mortgage shall be and remain in full force and effect.

This mortgage is binding on the heles, personal representatives, successors and assigns of the mortgager, and shall have to the benefit of mortgagers, a successors 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 is signer as niorigagor, their obligations hereunder shall 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.

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

IN WITNESS WHEREOF, the person(s) designated as mortgager have set hand and seal hereto, the day and year first above written.

Could M. Hewell

Distant M. H

COUNTY OF SKAMANIA SECONDER'S USE

I HEREBY CERTIFY THAT THE WITHIN



STATE OF V	NOTONIHEAV SAMEMOANNEA	Klick	itati	NOTAR	AL ACKNOW	EDGMENT	ν,		<b>)</b>	•
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Branch Office

REAL ESTATE MORTGAGE

(Washington Form)

THE NATIONAL BANK of COMMERCE of South

Filed for Record at Request of

P.O. BOX OR PTHERT