

Mary 51 PAR 66. eal estate montgage

(Washington Form)

TRANSFER BY MODIFICATION RESTRICTED

THIS MORTGAGE, made this 24th

Justo! day of

, 1974 , by said between 11

J. C. Walter and Blicabeth Walter

of Corpone Vanhington Country of Sk. Amerika State of Washington, hereinafter alled "mortpages," as its national banking arregistion, hereinafter called "mortpages," as its

, titato of Washington, hardrafter valled "merrgagor," and

Branch Office in White Selmon White Salmon

, Washington.

WITNESSETER

The mortgages hereby morgages to the mortgages, its successors and resigns, the following described real property, situated in the Costry of Skarania , State of Washington, to-wit:

Lot 30 of Columnia Heights in the H. B. Quarter of Section Twenty Mine Toroship & North Range Right E. U. M. Records of Shemania County, Washington Lot 30 of Columbia Heights according to the official Plat thereof on file and of record on page 136 Book A of Plate Becord of Skamenia County, Washington.

TOCKTHER WITH at right, title and interest therein, now owned or becauter acquired, all reads, forces and profits and are of the contents, and adjust the tenements, hereditaments and appartenances thereunto belonging or the anyward apportuning and all hours, are read and adjusted the contents are now or may be readied be in any way attached to or part of said real property or any improvement thereon, belonding, but at the there is the generality of the foregoing, all plumbing, heating, lightnessing, refrigeration, the condition of lightness at least the first three parts are considered and content and empires, pipes, ducts, props, compressors, tanks, verificators, motions, conduits, (atomacs, page of the parts of the property of the page of

2010re (\$ 16,080.50)

together with interest thereon in accordance with the terms of a certain promissory note of even date herewith, executed and delivered by the management in favor of the mortgages, or its order, and any renewals a extentions thereof.

This coordings is also given and intended as security for the payment by the mortgager to the nortgages of such additional sums of general safety belonged or advanced by the mortgage to refer the account of mortgager, including any renewals or extensions thereof, it being question, there is the temporal principal balance of all learns or advances made by the mortgages to or for the account of mortgager which not to be secured hereby shall not any one time exceed the principal sum as a forth sit we and interest, regardless of any excess which may at our times be owing from such martingary to the mortgager; provided, further, that nothing herein centain of shall be contained as obligating or shall obligate the martingage to make any small provided. For the principal sum is a forth sit was a descripted as obligating or shall obligate the martingage to make any small provided. For the principal sum is a state of the small provided in the principal sum of the princi

The mortgagor covenants and agrees with the mortgagee that said mortgagor will:

(1) Forever warrant the title to all of the mortgaged property, including the real, trauca and profix thereof, to be and remain free and clear of all 18, liens and recumbrances other than this mortgage, and will execute and deliver any further processary assurances of title thereto:

(2) Fromptly pay the principal and interest of said indebtedness in accordance with the terms of each promitizary note or notes, and any renewals or extensions thereof;

(3) Pay and discharge, as the same become due and payable, and prior to definitions, all lates, accessments, water rates or other charges of whatever kind and character, whether similar or dissimilar to those hereinabous specified, which are time at may be teader be levied or assessed against or which may at might become liens upon the mortgaged property or any path thereof, or against a range of the money or debt secured hereby;

(4) Malatam, preserve and keep all of the marigaged property in good condition and many end can compile a permit waste thereof; and permit mart-gaged's inspection thereof at any and all reasonable times:

gager a nopertum mercus at any and an reasonance times:

(5) Keep the martgaged property at all times insured against to (with retrocked courses) and exist and be required by or ranifactory to the may require, to such amounts, under such furnits of policy, and with such insurance course to be attached to each such policy in form satisfactory to the martgaged cause to be attached to each such policy in form satisfactory to the martgaged as its interest shall appear; assign and deliver each such policy to martgaged; and evaluate the such as its interest shall appear; assign and deliver each such policy to martgaged; and evaluate the such as its interest shall appear; assign and deliver each such policy to martgaged; and evaluate the such as its interest shall appear; assign and deliver each such policy to martgaged; and evaluate the such as its interest shall appear; assign and deliver each such policy to martgaged; and evaluate the such as its interest shall appear to the such policy to martgaged; and evaluate the such as its interest shall appear to the such policy to martgaged; and evaluate the such as its interest shall appear to the such policy to martgaged; and evaluate the such as its interest shall appear to the such as its interest shall ap

ADVANCE OF THE MORTGAGES WRITTEN CONSENT FIRST TAD AND LETTIED. MAKE ANY SALE, CONVEYANCE ON OTHER TOWN, WITHOUT THE MORTGAGE SWALL CONSENT FIRST TO THE CLOSES OF SECH THAISFEE THIS MORTGAGE SHALL TRANSFER OF THE MORTGAGE PROPERTY, UNLESS AS AN INCIDENT OF THE CLOSES OF SECH THAISFEE THIS 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.

In the event of a breach of any of the aforesald agreements or covenants, and in addition to all other right; and remedies hereunder or by law provided, the mortgages may, but that had be obligated to, by any sums or renform any dets necessary to remedy such breach, and all sums so paid and the expenses incurred in such performance shall be regard by metagor to mortgage on demand, with interest at the backet rote remained by law from the cote of such payment, and shall be accured by this mortgage. The receipt of the tax official, assessing body, insurance company, or chief person to whom mortgages makes any such payment shall be conclusive evidence as between mortgages and mortgages of the promitty of such payment.

any such payment and he conceased evidence as occased montgager and mortgaged it the tendency to see payment and the fall of any moneys which may be awarded, recovered, at settled upon, for the taking, damaging Any has payable under any portion of the mortgaged property shall be applied, at the mortgaged's option, toward payment of the individences and other or condemnation of all or any portion of the mortgaged property shall be applied, at the mortgaged's option, toward payment of the individences and other or condemnation of all or any portion of the mortgaged property shall be applied, at the mortgaged's option, toward payment of the individence of any insurance, nor for sums accurate hereby afforded, nor for notification with respect to, or the payment of, any premiums thereon.

In the event of default in the payment of said indebtedness or he it is event of a breach of any of the covenants, warranties or agreements contained herein, then in any such event the entire indebtedness hereby secured shall not the mertiagee become immediately due and payable, without notice, and this mortgage may be loreclassed; and in any foreclosure of this mortgage. A deficiency judgment may be taken by the mortgage for all sums secured hereby which are not recevered by the mortgages out of foreclosure and proceeds.

secured hereby which are not recevered by the mortgagee out of forecle are sale proceeds.

So long as there shall be no default under the terms of this mon, ye, and except to the extent the same are specifically assigned and eledged by separate instrumer's providing to the contrary, the mortgage may received directly from the obligor(s) thereof all rents, issues 4. 1 profits of the mortgage property. At so all moneys and other property so received, mortgager shall be deemed to have received the same in trust for the purpose of making all payments due under, and otherwise duly and timely performing all other term, a covenants and conditions of, this mortgage. Upon any default in such payment of performance, or upon the occurrence of any other event which under the trush tereof energe the right; and the occurrence of any other event which under the trush tereof energe the right; other and received in the own name and inchlederes secured hereby, then the mortgagee shall forthwith become a powered, at its option, without notice or demand, and it its own name and right; either directly or by agent, or through a receiver, and in addition to all such charmed, collect and receive such trust, issues and profits and to apply hereto the net proceeds thereof after deduction of feer, costs and expenses focured as an incident of collection.

In the next of each of the collection.

as an incident of confection.

In the event of any sult or other pre-acting for the recovery of said indebtedness and/or forcelosure of this mortgage, or wherein metagoge shall appear to establish or protect the lien hereof, the mortgager agrees to 1.9 to mortgage a reasonable atterneys' fee, together with the cost of search and report on title preliminary to forcelosure, all of which sums shall be accured hereby.

All rights and remedies of mortgages shall be cumulative and none shall be deemed exhausted by the exercise thereof. No failure or omission on the part of the mortgages to exercise any such right or remedy used adoless the same or any other default or defaults which may at any time exist.

If any term remedies or conditions of the restages shall be fault, which and the manufacture has been exercised by the deemed which are presented to the same or any other defaults or defaults of the restages that he fault is adolessed to be undergoted by the same of the same or one of the same or conditions of the restages shall be fault and the same of the same

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

This mortgage is binding on the heirs, personal representatives, successors and assigns of the mortgager, and chall inure to the benefit of mortgages, its successors and assigns. Words used herein shall take the singular or plural number as the number of parties hereto stall require, and if there is more than une signer as mortgager, their obligations becomed a horizontal beginning to the signer as mortgager, their obligations becomed a horizontal beginning to the signer as mortgager, their obligations hereunder shall be joint and several.

Time is of the essence of this mortgette.

The winds described mortgaged 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.

abut my aller 1170.72/20 m12.70





15000000					
STATE OF WASHINGTON County at KILCHIEGE	} ps.	NOTARIAL ACKNOW (Individual or Pertue	LEDGMENT	7. 17	
on this 24th. day of	Juno	. 10 7/4 , before me ni		C. Valter an	d Elizabath
and the second s		y mando my In		4 J.	
	to too bound	4.4.4.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1		- 4 7	
o me that BROY	- to the known	to be the hidividual(s) describ	ed in and who executed the	e within and foregoing in	strument and acknowledge
o ine that Elicy is additional see in Witness Nyingilions I have be	venuto set my hand	and alliged my official seal the	and deed for the uses and t	purposes, and in the capa-	olly (fex) therein mentions
Netarial Scal)		- 5.4	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2 3 V/12 1 2	7 . L
To all the second				in and for the diate of W	astungton,
			residing or While	eo samon	- 1
TATE OF WASHINGTON		Δ	New York County Street, or other County Street, Street	THE RESERVE TO SERVE THE PARTY OF THE PARTY	- THE STATE OF A
minty of,		NOTARIAL ACKNOWL	EDGMENT		
On this day of					
			ranally appeared	ا الم	
me known to be the		unt		3 1	1
the terroration that exe, and the within	and forestation factor	and			/ -
the torporation that extract the within a next and purposes therein mentioned, a discoporation.	and on eath stated i	that they were authorized to e	instrument to be the free a socule said instrument and	and voluntary act and de	ed of said comparation, fo
** ******* HIRETON I HAVE BUT	vunto set my hand s	and affixed my official real the	day and year first above w	vritten.	or as me confining that is
Votorial Seal)	. **				
- 1				n and for the State of Wa	shington,
			rending at	•	
		7	Pylmyn	Yeara	
			777	(9,3	
				Marking and American Company Section 1997	
,		(DECEMBER)	50 100	ver varinde	A RECORDEN'S USE.
		TODENCED:		elazase-to-primu	H WECOMPENS OFFI
and the second second		troror		I HURBLY CERTIFY	THAT THE WITHOUT
real estat	ie mort	GAGE DECORDED		TRUMENT OF WRITH	
(Ytash	Ington Point)	COMPAREL		yerd of No	lucren!
d for Record at Request of		MALED	The state of the s	they war.	Startu
or recovering at unifocit of.		Cartinaparamenta		PISIOAN DIL	Ly_ 10.25
		D-1 1242	WAS	recomen in 500	9 i
· inches in a community and	14	Branch Office		mto	at pace 662:3
THE NATIONAL B	INK of COMM	SERGE of Sealtle	hic	KIRDE OF BRAMANL	A COUNTY, WASH
Management of the second	******	erimber		MRI	and the same
P.O. BOX OR STREET			1 11	ALP P	At busyed As an expense.