

real estate mortgage

(Washington Form)

TRANSFER BY MORTGAGOR RESTRECTED

6th. THIS MORTGAGE, made this

Algust Roger J. Kelly and Diane M. Kelly

, 19 74 , by and between

White Salmon

, County of Skamania

, State of Washington, hereinafy Cealled "mortgager," and

THE NATIONAL BANK OF COMMERCE OF SEATTLE, a national banking association, hereinafter called "mortgageo," at L.

Branch Office in White Salmon

. Washington.

WITNESSETH

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

A tract of land located in the Northwest Quarter of the Southeast Quarter (NWESEE) of Section 29, Township 3 North, Range 8 E. W. M., described as follows: Beginning at a point on the east line of the NWk of the 58k of the said Section 29 south 60 rods from the northeast corner thereof; thence west 40 rods; thence north parallel to the west line of the NWk of the SEk of the said Section 29 to a point 100 feet south from the souther/y boundary of County Road No. 2135 design/ted as the Wind to a point 100 feet south from the souther/y boundary of County Road No. 2135 design/feet as the wind River Research is the south from the souther/y boundary of County Road of the souther the international and the souther of the souther the international and the souther of th

together with interest thereon in accordance with the terms of a certain prom? 100 cold of even date herewith, executed and delivered by the mortgager in favor of the mortgagee, or its order, and any renewals or extensions thereof.

This mortgage is also given and intended as security for the payment by the mortgager to the mortgage of such additional sums of money as may be easier be loaned or advanced by the mortgage to or for the account of mortgager, including any renewals or extensions thereof. It being provided, however, that the unpaid principal balance of all loans or advances made by the mortgage 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 access which may at any time be owing from said mortgager to the mortgager; provided, further, that nothing herein contained 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 apply to any moneys advanced or to costs or fees incurred by mortgage in connection with the breach or default of any term, warranty, coverant or condition of this mortgage.

The mortgagor covenants and agrees with the mortgages that said mortgagor wills.

- (1) Forever warrant the title to all of the mortgaged property, including the rents, issuer and profits thereof, to be and remain free and clear of all alms, liens and encumbrances 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 indebtedness in accordance with the terms of said promissory unte or notes, and any renewals or extensions thereof;
- (3) Pay and discharge, as the same become due and payable, and prior to delinquency, all faxes, assessments, water rates or other charges of what-kind and character, whether similar or dissimilar to those hereinabove specified, which are now or may hereafte, no levied or assessed against or which or might become liens upon the mortgaged property or any part thereof, or open this mortgage or the money or debt secured hereby;
- (4) Maintain, preserve and keep all of the mortgaged property in good condition and repair and not commit or permit waste thereof; and permit mortgagee's inspection thereof at any and all reasonable times;
- (5) Keep the mortgaged cropperly at all these inused against fire (with extended coverage) and against such other hazards and perils as the mortgagee may require, to such amounts, under such form(s) of policy, and with such insurance company or companies, as shall be required by or satisfactory to the mortgagee; cause to be attached to each such policy in form satisfactory to the mortgagee a mortgagee clause rendering all loss 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 due date;
- (6) NOT, WITHOUT THE MORTGAGEE'S WRITTEN CONSENT FIRST HAD AND RECT. VED, MAKE ANY SALE, CONVEYANCE OR OTHER TRANSFER OF THE MORTGAGED PROPERTY, UNLESS AS AN INCIDENT OF THE CLOSING OF SUCH TRANSFER THIS MURTGAGE SHALL BE FULLY PAID, PROVIDEY, 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 brack of any of the aforestide agreements or covenants, and in addition 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 acts new stary to remedy such breach, and all sums so paid and the expenses incurred in such performance shall be repaid by mortgagee to mortgagee on demand, w. a faterest at the highest rate permitted by law from the date of such payment, and shall be secured by this mortgage. The receipt of the lax official, assessity will insurance company, or other person to whom mortgagee makes any such payment shall be conclusive evidence as hetween mortgagee and mortgagee of the propriety of such payment

Any loss payable under any insurance policy aforesaid, and any m teys which may be awarded, recovered, or settled upon, for the taking, damaging or condemnation of all or any portion of the mortgaged property shall be applied, at the mortgages option, toward payment of the indebtedness and other sums secured hereby, whether due or not. The mortgages shall in no event have any responsibility for the adequacy or sufficiency of any insurance, nor for the coverage thereby 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 in the payment of, any premions increas.

In the event of default in the payment of said indebtedness or in the event of a beginning of the covenants, warranties or agreements contained herein, then in any such event the entire indebtedness hereby secured shall at the option of the mortgages become immediately due and payable, without notice, and this mortgage may be foreclosed; and in any foreclosure of this mortgage a deficiency judgment may be taken by the mortgage for all sums secured hereby which are not recovered by the mortgages out of foreclosure sale proceeds.

So long as there shall be no default under the terms of this mortgage, and except to the extent the same are specifically assigned and pledged by separate instrument providing to the contrary, the mortgage may receive directly from the obligor(s) thereof all rents, issues and profits of the mortgaged property. As to all moneys and other projectly so received, mortgaged shall be deemed to have received this same in trust for the purpose of making all payments due under, and otherwise duly and thirdly performing cill other terms, ecovenants and conditions of, this mortgage. Upon any default in such payment or perfon' suce, or upon the occurrence of any other event which under the terms hereof confers the right to the mortgage to accelerate the payment of the indebtedness secured hereby, then the mortgages shall forthwith become empowered, at its option, without natice or demand, and in its own nation and right, either directly or by agent, or through a receiver, and in addition to all such other rights and remedies as may be herein or by law conferred, to demand, collect and receive such rents, issues and profits and to apply hereto the net proceeds thereof after deduction of fees, costs and expenses incurred as an incident of collection.

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

All rights and remedies of mea Jaice 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 surior remedy upon default shall be deemed a waiver of its right to subsequently exercise the same with respect in the same or any other default or defaults which may at any time exist.

If any term, providen or condition of this mortgage shall be finally adjudged to be unlawful or unenforceable, the stone 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 heirs, personal representatives, successors and assigns of the mortgager, and shall faure 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 state require, and if there ils more than one signer as mortgager, their obligations hereunder shall be joint and several.

Time is of the essence of this mortgage.

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

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

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(a)) \$25° (1) 8-70	Gogu Jelle



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On this	6th.	day of August	, 19 7.4. , b	close me personally appeare	d Roger J.	Kelly	and Diane 1	d. Kel

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