(12843)

WOOK 52 MAGE 376

RPAL ESTATE MORTGAGE

(Leasehold Interest)

This cortgage, rade this 21st day of November,
19 74, by the mortgagors, CHARLES T. REALHOUN and
JEANE M. REALHOUM, husband and wife,
to FIRST FEDERAL SAVINGS AND LCAT ASSOCIATION OF VANCOUVER, a corporation,
the cortgages;

WITHESSETH:

MERRIAS, the State of Washington, Department of Matura, Resources, did by a certain lease, Lease No. 58935, bearing date of August 11, 1970, as ampointed by document dated February 10, 1972, as authorized under KW 79.01.096, denise and lease for purgues stated in its bid for development and use unto Water Front Represtion Inc., a Washington Corporation, all and singular the premises hereinafter described, all as Mocated in the County of Skarania, State of Washington, to wit:

Government Lots 4 and 8, Section 26, Township 7 Morth, Range 6
East of the Willemette Verillian, having an area of 88.40 acres, more
or less. Subject, however, to an easement for right of way for access
road acquired by the United States of America, United States Forest
Service, and

WHEREAS, the term of said lease is for a partiod of fifty-five (55) years from June 1, 1970 to June 1, 2025, subject to a renewal as provided by law. Water Front Recreation, lac., Weshington Corporation, is to pay to the State of Washington such as at such times at a place designated, all in accordance with the terms of said Lease No. 58985 held in the concept the Department of Natural Resources, State of Washington, and as recorded under Auditor's File No. 2521, records of Skemenia County, Washington; and

WHITEAS, in accordance with the terms of the lease and the development plan submitted to the State of Washington, the property herein described is not use principally for agricultural or farming purposes; and

WHERFAS, Water Front Recreation, Inc. has submitted, and approved, and recorded in the office of the Auditor of Skamania County, Washington, a Flat and Survey of the above described property entitled "Water Front Recreation, Inc." dated May 14, 1971, on file and of record under Auditor's File No. 73635 at page 306 in Book "J" or Miscellaneous Records of Skamania. County, Washington, together with appurtenant easement as established in writing on said plat for the joint use of the area shown as readways on the plat. Charles T. Reairdon and Jeanne M. Reairdon, husband and wife,

Association of Vancouver to secure an indebtedness, to First Federal Earling and Loan Association of Vancouver to secure an indebtedness, to First Federal Earling and Loan Association of Vancouver of meney being loaned by it end borrowed by the nortgegor to construct a single family home on Lot 59 as shown on the above referred to Plat and Survey, which is a partial the above described plat and Survey on record in the office of the Auditor of Skamania County, Washington, and within the metes and bounds of the legal description in Laws No. 58985 heretafore described.

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WHITEAS, Water Front Recreation, Inc. did with approval of the State of Washington and in conformance with the orimary lease heretofore described, make, execute and deliver to the nortgagor herein a document entitled "Cabin Site-Lease", a copy of which is hereto attached and incorporated herein as if set out in full.

NOW THERIFORM, to secure the just indebtedness of the nortgagor, to First Federal Savings and Loan Association of Vancouver, Charles T. Remirdon and Jeanne M. Remirdon, Lushand and wife

make the covenents hereinafter stated and hortgages to First Federal Savings and Losn Association of Vancouver, a corporation, mortgages, their cabin site leasehold interest, on the following real property located in the County of Examania, State of Washington, to wit:

LOT 59, as shown on the Flat and Survey entitled Record of Survey for Waterfront Recreation. Inc., dated May 1h, 1971, on file and of record under Auditor's File No. 73635, at page 306 of Book "J" of Miscellaneous Records of Skamania County, Washington, TOGETHER WITH an appurtenant easement as established in writing on said plat, for the joint use of the areas shown as roadways on the plat. SURJOT TO reservations by the United States of America in approved selection list number 259 dated March 1, 1953, and recorded September 1, 1953, at page 23, of Book 52 of Deeds, under Auditor's File No. 6211h, records of Skamania County, Washington as follows:

"... the provisions, "eservations, conditions and limitations of Section 24, Federal Power Act of June 10, 1920, as emende' ... and the prior right of the United States, its licensees and permittees to use for power purposes that part within Power Projects Nos. 2 171, 2111, and 264."

The lies of this nortgage shall also extend over and to and shall cover any fiture interest that the mortgagor may acquire in the said real property, and also all future equipment, appurtenances, or fixtures, attached to or becoming a part therefor, as such equipment and appurtenances are hereinafter described, and also the rentals, issues and profits of the mortgaged property.

The debt secured by this mortgage is in the principal sum of FIVE THOUSAND and No/100ths Dollars (\$5,000.00) Dollars, (\$5,000.00), revable in Ninety-Six (96) monthly installments of Seventy-Fight and 55/100ths Dollars, (\$78.55) each, end the debt secured hereby natures in full on the lat day of December , 1982, all in accordance with the terms and conditions of one certain

promissory note evidencing this debt which note is of even date with this contagge and is rade, executed and delivered by the mortgager to the nortgage concurrently with this mortgage and as part of this contract.

Also, this nortgage lies shall continue in force and exist as security for any and all other advances which may hereafter be rade by the mortgagee to the mortgagor, and shall continue in force and exist as security for any debt owing, or hereafter to become owing, by the mortgagor to the mortgagee.

The nortgagors covenant that they are the owners of the seasohold interest in the above described premises; that the same ere now free of encumbrance; that this mortgage is for the benefit of the mortgagee for its proper use and benefit for and during all, the rest, residue and remainder of said term of years yet to come and unexpired; subject, nevertheless, to the rents, covenants, conditions, and provisions in the indenture of lease mentioned from the State of Washington; that by separate document they have assigned with consent of the State of Washington all of their right, title and interest in and to the above described leasehold interest to the nortgages herein as a part of this transaction and contract to better secure the mortgagee; that the State of Washington has consented to the mortgagor entering into this transaction; that they will keep the buildings and other destructible property covered by this mortgage insured against loss by fire, in a sum at least equal to the mortgagee's appraised value thereof; such insurance contract shall be issued by a responsible insurance company and the policy evidencing the same shall be delivered into the possession of the mortgagee. will be endorsed by the mortgagor and shall The said polic Late clause providing that the loss therecontain en ap. urder, if eny, -11 be payable to the mortgages, in accordance with its interest at the time of loss. The nortgagor further coverants that they will pay promptly all promiums on such insurance; and that they will pay promptly before delinquency any and all installments of taxes, special assessments and other governmental levies, together with all rentals and payments required of then under the cabin site lease hereto attached, which may hereafter be levied against or become a lien upon this mortgaged property; that they will keep the buildings and appurtenances on the said property in a good state of repair, all to the effect that the value of the said property shall not be impaired during the life of this mortgage.

The mortgagor further covenants and agrees that any and all electric wiring, furnace and heating systems, including water heaters, burners, fuel storage time and tanks, the plumbing, ventilating, water and irrigation systems, the screens and screen doors, built in mirrors, a boards, cabinets, and other things of like or similar character, and all trees and garden shrubs, shall be considered as, and in case of foreclosure of this mortgage, adjudicated to be, fintures, and a part of the mortgaged property, and shall pass to the purchaser at any

execution sale resulting from a foreclosure of this mortgage, and in the absence of foreclosure, and during the life of this mortgage, none of such items shar be removed, nor their value in any way impaired, by the mortgager or their successor. In event Section 5.09 of the master lease referred to below is invoked for the protection of the mortgagee, the above items shall be considered in the same manner as if this mortgage had been foreclosed, or in the event mortgagee obtains possession through any other means the items above referred to shall be considered in like manner.

The mortgagor further covenants and agrees that the loan secured by this mortgage is made upon the personal character and integrity of the mortgagor, as well as upon the security offered, and that therefore they will not convey this mortgaged property, or any interest therein, without the consent of the mortgagee, and if any such consent is given, and any such conveyance made, the purchaser or grantee will, personally, assume and agree to pay this debt.

Now if the tor gagor shall fail to pay any installment of principal or interest upon the debt secured hereby or should they fail to perform strictly any other covenents or conditions of this mortgage, or the note evidencing the debt secured hereby, or the covenants, conditions and terms of the lease indenture with Water Front Recreation, Inc., identified and referred to above, then, at the election of the mortgage, the whole debt secured hereby shall become incediately due and payable and mortgages may inroke all or any of the terms of the lease rade by the mortgagor with Water Front Recreation, Inc. for the benefit of a lending agency; In addition, those premises in the master lease from the State of Mashington to Water Front Recreation, Inc. for the benefit of mortgages are hereby incorporated specifically, and mortgagor agrees to assign their cabin site lease to mortgages herein, referring to, but not limited to, Section 3.08 and Section 5.09, as amended by document deted February 10, 1972, of said lease which state as follows:

"5.03" Insolventy of Lessee. If the Lessee becomes insolvent or bankrupt, or if a receiver is appointed, the State may cancel, at its option, the lease unless the lease has been used as collateral with the State's consent. If the Lessee should default in a payment to the lending agency, the State, upor request by the lender, shall assign the lease to the lending agency who may, thereafter, either operate the leased site or, with the approval of the State, assign the lease.

"5.09" Status of Sub-lesses. Termination of this lesse, by cancellation or otherwise, prior to the lesse termination date, shall not serve to cancel approved sub-leases, nor derrogate from the right of the lienholders of record, but shall operate as an assignment to the State of any and all such sub-leases, together with the unrestricted right of the State to receive all sub-lease payments therein provided for from the date of said assignment. Upon termination of this lesse, by cancellation or otherwise, prior to the termination date of said lease, the Lessee shall have no claim to sub-lease payments and/or sub-lease improvement values herein contained."

Or mortgagee may immediately foreclose this mortgage and the property covered by this mortgage may be sold as provided by law, and in event of such assignment or foreclosur; sale or the invoking of any other remedy provided by law by the mortgagee, shall be a perpetual tar, toth in law and equily, against the mortgagor and against all persons claiming or to claim the premises, or any part thereof ty, from, through or under the mortgagor or any of them.

At election of mortgages, if it so desires, if mortgagor shall fail to pay any installment of taxes, special assessments or other governmental levies that may become due, or if they shall fail to purchase and ray the premium on any policy of insurance, then the mortgages may pay or advance such sums as may be necessary to ray such tax assessments, or governmental levy, or such insurance premium, and the amount so paid shall be added to and become a part of the debt secured hereby.

The mortgagor further agrees that if they should fail to make the payments as herein provided, or should they fail to perform any other covenant or condition of this contract, and in case of a forer osure action, they agree to pay, in addition to the principal and interest then due, and in addition to any items of expense as are above mentioned, such sum as the courtmay adjudge reasonable as attorney's fees in such forecle sure action.

The mortgager further represents that the funds loaned by the mortgages and secured by this mortgage are to be used for improvements of the mortgaged premises.

*	DATED this _	21st	dey of	Novem1;er	1974
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	W C.	7		Charles T.	Realrdon
- 1		<b>)</b>	Ву,	Jeanne M.	Resirdon
				1	Mortgagors
	ASTATE OF WASHING!	1 1:00:			
	County of Clark	;	55.		
	On this day	persons	lly appear	ed before me	Charles T. Reairdon
	M. arrant. but	Bookedo	n		
	within and foreg	oing ins r free s	strument and und volunte	d acknowledge try act and de	and who executed the ad that they signed sed for the uses and
	Given under	my hand	and office	ial seal this	21st day of
	November		<u>, 1974</u>	<b>.•</b>	
				N 6 at . "	Salle

Notary Public in and for the State of Washington, residing at Vancouver,