34 10457 3-8-21-88 100

The Mercagors. GEORGE D. DEGROOTE and GLORIA Z. DEGROOTE, husband and wife,

Stevenson, Washington,

Skamania

Shorby smertgage to Reserview Savings Association, a Vachington corporation, the following described real property situated in Chic County, State of Washington,

MOLICY NO. SK-10457 DESCRIPTION

PARCEL "A"

A TRACT OF LAND COCATED IN THE NORTHWEST QUARTER OF SECTION 21, TOWNSHIP 3 NORTH, RANGE 8 E.W.M. DESCRIBED AS FOLLOWS:
BEGINNING AT A PUINT ON THE NORTH LINE OF SECTION 21, TOWNSHIP 3
NORTH, RANGE 8 E.W.M. WHICH IS 360.00 FEET SOUTH 80°11'40" EAST FROM THE
NORTHWEST CORNER OF SAID SECTION 21; THENCE NORTH 0°31'18" EAST
WORTHWEST CORNER OF SAID SECTION 21; THENCE SOUTH 10°11'11" WEST
LINE OF SAID SECTION 21, 123.02 FEET; THENCE SOUTH 10°11'11" WEST
82.50 FEET; THENCE SOUTH 89°11'40" EAST, PARALLEL WITH THE NORTH
LINE OF SAID SECTION 21, 123.02 FEET; THENCE SOUTH 10°11'11" WEST
83.62 FEET MORE OR LESS TO A POINT ON THE NORTH LINE OF SAID SECTION 21,
WHICH IS 668.97 FEET SOUTH 80°11'40" EAST FROM THE NORTHWEST CORNER OF
SAID SECTION 21, 230.39 FEET; THENCE SOUTH 40°11'21" EAS 153.31 FEET TO
THE EAST LINE OF THE N.W. 1/4 OF THE N.W. 1/4 OF SECTION 21; THENCE
SOUTH 0°48'51" WEST ALONG THE SAID EAST LINE, 165: 15 FET; THENCE NORTH
80°28'32" WEST 821.60 FEET; THENCE NORTH 0°31'12" EAST, 574.16 FEET;
THENCE NORTH 80°29'26" WEST, 103.51 FEET; THENCE NORTH 0°31, 23" EAST,
165.98 FEET; THENCE NORTH 10°13'10' EST 380.15 FFET, THENCE NORTH *
0°31'28" EAST 60.06 FEET, SENSE OUTH 85°30'35" EAST, 166.03 FEET TO
THENCE NORTH 0°31'28" EAST 60.06 FEET OF THE NEW 10° THE POINT OF BEGINNING;
THENCE NORTH 0°31'28" EAST 60.07 FEET TO THE POINT OF BEGINNING;

EXCEPT THAT PORTION OF TAX TRANSTHAT IS KNOWN AS LOTS 1,2,3,4,5,6,7, 5,6,10,11,12,25,26,27,28,74,50,31,32,58,59,40,11,42, At 45 OF CARSON VALLEY 111. (SAID ACCEPTION OF THE SHOVE WETS AND PUBLISH DESCRIPTION.)
EXCEPT ALSO FROM LARCEL AND THE NORTH 82,50, 50 OF 19 4,45, 5,46.

PARCEL "B"

LOW : 1, 4,4,5, 7,8,9,10,11,12,25 mms2, 20,30 31,327ms, 10,40,41,
47, 300 4 OF CARRON VALLEY III, CORRESPONDED MARCH 3,
1976 DOES DESTROYS FILE NO. SIRD RECORDS ON TRAMANIA COUNTY,
WASHINGTON.



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and all accress or estate therein that the mortgagors may herefler acquire, together with the appurtenances and all awnings, window shades, screen, mantles, and all plumbing, it in tag, haten; cooling, sentilating, elevating and writering apparatus, furnace and heating systems water heater, burners, and storage bus and tanks and irrigation systems and all built-in returns, ovens, cooling rosges, sefrigerators, dishwashers and cuplicards and cabinets, and all trees, gardens and shribber, and other like these, and matters, and other fixtures whether now or hereafter belonging to or used in the enjoyment of said property, all of which shall be construed as a part of the realty. The within described mortgaged property is not used principally for agricultural or farming purposes.

All to secure the payment of the sum of TWO HUNDRED FIFTY THOUSAND AND NO/100 ** (\$ 250,000.00) Dollar each.

with interest thereon, and payable in monthly installments of \$ 2,725.00

beganning on the 10th day of November 1977, and payable on the 10thday of each month thereafter, according to the terms and condition of one certain promissory note hearbic even date herewith.

This mortgage lien shall continue in force and exist as security for any and all other advances which may hereafter be to by the Mortgager to the Mortgager, and shall continue in force and exist as security for any debt now owing or here-controlled while, by the Mortgagor to the Mortgager.

The Mortgagors hereby (jointly and severally if niste than one) covenant and afree with the Mortgagee as follows:

That the Mortgagors have a valid, unincumbered title in ree simple to vaid premises, and will warrant and forever defend the ame against the lawful claims and demands of all person whomsoever.

That the Mutigagors wall during the continuance of this mortgage, permit no waste or strip of the mortgaged premises and will keep the building, and appartenance on and property in good state of repair.

That the Mortgagors will pay said promisely note according to its terms. Should the Mortgagors fail to pay any install-ment of principal or interest provided for in said note, or any sum due under this mortgage, or breach of any covenant or agreement herein contained, then the entire orbit secured by this mortgage shall, at the election of the Mortgagoes, become immediately due and payable. Should the Mortgagors fail to pay are sum which they are required to pay, the Mortgagoe may, without waiver of any remedy hereunder for such breach, make full or partial payment thereof, and the amount so paid with interest success at 10°, per annum shall become immediately payable to the Mortgagoe and shall be secured by the mortgage may be applied as the Mortgagoes any elect either upon the amount which may be due upon said promissory note or upon any amount which may be due under the provisions of this mortgage. sions of this mortgage.

That the Mortgagors will keep all buildings thereon continuously insured against loss or damage by fire and such other hazards as the Mortgagor may specify to the extent of the amount due hereunder, in some responsible insurance company or companies satisfactory to the Mortgagor and for the protection of the latter, and that the Mortgagors will cause all insurance policies to be suitably endorsed and delivered to the Mortgagor, together with receipts showing payment of all promitins due therefor, and that the Mortgagors will keep no insurance on said building other than as stated herein. That it shall be optional with the Mortgagor to name the company or companies and the agonts thereof by which the insurance shall be written, and to refuse acceptance of any policy offered, and to surrender and cause to be cancelled any policy which may be received or accepted and to place the insurance or cause the policies to be written, all at the cost, charge and expense of the Mortgagors; but In no event shall the Mortgagor be held responsible for failure to have any insurance written or for any loss or damage growing out of an detect in any policy, or growing out of the failure of any insurance company to pay for any loss or damage insured against. That the Mortgagor is authorized to compromise and bettle any claims for insurance, and to receipt therefor on behalf both of the Mortgagors and their assigns and the Mortgagor.

That the Mortgagors will pay all taxes, assessments, and other governmental levies, now or herewise at the mortgaged premises, or imposed upon this mortgage or the note accured hereby, as soon as the sacra was payable, and shall immediately pay and discharge any lien having precedence over this mortgage, and we have twelfth of the annual insurance premiums, taxes, assessments, and other governmental levies, which are a way upon the mortgaged premises, or upon this mortgage or the note secured hereby, the amount of such payments from time to time as conditions may require. The budget payments so accumulated may be applied by the \$50 payment of such taxes assessments, or levies, in the amounts shown by the official statements thereof, and the winsurance premiums in the amount actually paid or incurred therefor. And such budget payments are hereby a Mortgagee as collateral security for full performance of this mortgage and the note recurred hereby and the Meriany time, without notice, apply said budget payments upon any sums delinquent upon said note or under the mortgage. mortgage,

In any action brought to foreclose this mortgage or to protect the lien hereof, the Mortgages shall be untiled to excess from the Mortgages a reasonable attorney fee to be allowed by the court, and the reasonable cost of searching the recess and obtaining abstracts of title or title reports for use in said action, and still sums shall be recured by this mortgage. In since closure action a d diciency judgment may be entered in favor of the Mortragee, and a receiver may be appointed at the Mortgage gage's request to collect the rents, issues and profits from the mortgaged premises.

And it is further covenanted and agreed that the owner and holder of this mortgage and c) the promissory note that hereby shall have the right, without notice, to grant to any person liable for said mortgage indebtedness, any extensions of the propagation of all or any part thereof, without in any way affecting the personal liability of any party obligated to pay such indebtedness.

Wherever the terms "mortgagors" occur herein it shall mean "mortgagor" when only one person executed this and the liability hereunder shall be joint and several.

, A, D. 1977

Dated at Camas, Washington Stevenson

August 3,

ria Z. becroot

STATE OF WASHINGTON, County of Clark Skamania

On this day personally appeared before me GEORGE D. DEGROOTE and GLORIA Z. DEGROOTE.

3rd day of

husband and wife, to me known to be the individual S described in and who executed the within and foregoing instrument, and acknowledged

that they signed the same astheir free and voluntary act and deed, for the uses and purposes therein mentioned

Given under my hand and official seal this

August

1977

alelin. Notary Jublic in and for the State of Washington

residing at Canas, therein. Stevenson.

Riverview Savings Association

MORTGAGE

Riverview Serings Association George D. Detroo Gloria Z. DeGroote

THE STANKE IN

HEREBY CERTIFY THAT