## MORTGAGE

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GRAYDON B HALLOCK, and AVIS E HALLOCK, husband and wife. THE MORTGAGOR S

COLUMBIA GORGE BANK, a corporation. MORTGAGE

a corporation, hereinafter called the mortgagee, to secure payment of Eighteen thousand andno/100 -----

DOLLARS (\* 18,000.00 )

In legal money of the United States of Ameria together with interest thereon according to the terms and conditions of one of more promisory notes now or hereafter executed by the mortgager and to secure the payment of such additional money as may be looned hereafter by the mortgager to the mortgager for the purpose of repairing, renovating, altering, adding to or improving the mortgaged property, or any part thereof, or for any other purpose whatsoever, the following described real property, and all interest or estate therein that the mortgager may hereafter acquire, together with the income, rents and profits therefrom, situated in the

, State of Washington, to-wit: A tract of land in the Jos. Robbins DLC in section 27, Township 3 North, RAnge 8 EVM,

more particularly described as follows;

BWGINNING at the Northwest corner of the Robbins DLC aforesaid; thence east 20 chains; BWGINNING at the Northwest corner of the Robbins DLL aforesaid; thence east 20 chains; thence south 20 chains; thence west 20 chains; thence north 20 chains to the point of beginning; EXCEPT that portion thereof lying northerly of County Road No 3036 designate as the Berge Road. THAT this mortgage shall cover all executory interest acquired or hereafter acquired by the Mortgagors in and to that certain Contract executed by the Mortgagors, dated Aug 25, 1972 wherein the Mortgagors, were Purchasers and Lester C Bausch and Pearl M Bausch, sellers which Real Estate contract was recorded in the office of the Skamania Co Auditor, Oct. 10, 1972, Book 4, Page 580. This Mortgage is given as a Mortgage of the executory vendees equitable interest which the Mortgagors have acquired under the executory contract of sale as aforementioned gagors have acquired under the executory contract of sale as aforementioned.

tigether with the appurtenances, fixtures, attainents, tenements and hereditaments belonging or appertaining thereto, including all trees and should all plumbing, lighting, heating (including oil burner), cooling, senting, elevating and watering apparatus and all plumbing, lighting, heating (including oil burner), cooling, senting, elevating and watering apparatus and all fixtures now or hereafter belonging to or used in connection with the property, all of which shall be construed as part of the realty.

The mortgagor covenants and agrees with the mortgage as follows that he is lawfully seized of the property in fee simple and has good right to mortgage and convey it.

It is property free from any incumbrance of the property in the property and in the property free from any incumbrance of the property and/or to this mortgage, that he will pay all takes and assessments levied or impared on the property therefore to the mortgager, that he will not permit waste of the property, that he will keep all buildings now a hereafter placed on the property in good order and repair and uncersingly insured against loss or damage by fire to the extent of the full insurable value thereof in a company acceptable and approved by the mortgage and for the mortgage's benefit, and will deliver to the mortgage the policies, and renewals thread at least five days before expiration of the old policies.

The mortgagor agrees that if the mortgage indebtedness is evidenced by more than one note, the mortgage may credit pay-

The mortgagor agrees that if the mortgage indebtedness is evidenced by more than one note, the mortgagee may credit paythe mortgager agrees that it the mortgage indebtedness is evidenced by more than one note, the mortgager may credit payments received by it upon any of said notes, and of any payment on one note and part on another, as the mortgager may elect. The mortgager reserves the right to refuse payment in excert of those specified in the note agreement or payment of the debt in whole, unless otherwise provided in the note in notes given with this mortgage.

whole, unless otherwise provided in the inde or notes given with this mortgaged premises without consent of the mortgagee, all improvements placed thereon shall become a poor of the teal property mortgaged herein.

Should the mortgager default in any of all regioning covernants or agreements, then the mortgagee may perform the same and may pay any part or all of principal and into oil any prior monitorances or of insurance permission of all be repeated by the hereby, and any amounts so paid, with interest thereon of the highest legal tate from date of payment shall be repeated by the mortgage without wanter or any right or other remedy arising from breach of any of the covernants hereof. The mortgage shall be the sole judge of the validity of any tax, assessment or lien asserted against the property, and payment thereof by the mortgage shall establish the right to recover the amount sign. I with interest the property, and payment thereof and if default be usual in the payment of the success the proof and if default be usual in the payment of the success to the performance.

Time is of the essence hereal, and if default be made in the payment of any of the sums hereby secured or in the performance of any of the coverants or agreements herein contained, then in any such was the transmiter of unual principal, with accrued interest and all other individues hereby secured, viall at the election of the managages become immediately due without notice,

and this mortgage shall be foreclosed

In any action to foreclose the mortgage or collect any charge growing out of the debt hereby secured, or any suit which the mortgage may be obliged to defend to protect the unmissized priority of the lice hereof, the mortgager agrees to pay a reasonable was a attorney's fee and all costs and expenses to connection with such soit, and also reasonable cost of searching records, title crampany costs, which sums shall be secured hereby and included in any decree of foreclosure.

the company costs, which sums shall be secured hereby and included it any sterrer or ineccoure.

Upon bringing action to foreclose this mortgage or all any time, which such proceeding is pending, the mortgagee, without notice, may apply for and secure the appointment of a frequent for the mortgaged property or any part thereof, and the income, roots and profits therefrom. The mortgager hereby consents that means about brought to foreclose this mortgage, a deficiency judgment may be taken for any halance of debt remaining. After the application of the proceeds of the mortgaged property.

mor in part without first obtaining the Mortgagors shall not assign this contract in whol writhen gonsent of the mortgagees therein.

Clas & Hallocs

STATE OF WASHINGTON, County or Skamania

> for the water of Washington, herely certify that on this I, the undersigned, a notary public is.

April 1978 husband and wife proposally expensed before me Graydon B Hallock, and Avis E Hallock,

to me known to be the individual described in and who executed the foregoing instrument, and acknowledged that stopped and sealed the same as tree and voluntary act and deed, for the uses and purposes therein mentioned, signed and sealed the same at

GIVEN UNDER MY HAND AND OFFICIAL SEAL the day and year last) above written.

C734

Notary Public in and for the State of Washington, 

in the second Property of the Contract of the