THE MONTCAGON PAUL E ANDERSON, JR AND HONNIE L ANDERSON, hisband and wife

MORTGAGE

COLLABIA CORGE BANK, a corporation

a corporation, heretoefter called the most gages, to secure payment of THIRTY SEVEN THOUSAND AND NO/100 =

-----DOLLARS (\$37,000,00 ta legal money of the United States of America, together with interest thereon according to the terms and conditions of one or more premissory notes now or hereafter executed by the mortgager and to secure the payment of such additional money as may be loaned becafter by the mortgager to the mortgager for the parpose 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 located in the Northwest Quarter of the Northeast Quarter (NM1/4 NE1/4) of Section 20, Township 3 North, Rouge 25MM, described as follows:

BEGINNING at the northwest corner of the NE1/4 of the said Section 20; thence east 39 rods to the initial point of the tract hereby described; thence west 290 feet; thence south 155 feet; thence ent 290 feet; thence north 155 feet to the initial point;

EXCEPT easements and rights of way for county road along the north line of the above described tract.

together with the appurtenances, fiatures, attachments, tenemers, and hareditaments belonging or appertaining thereto, including ungener with the appartenances, natures, attachments, tenemes: and necessarisment because any apparent of the property and the property and support to the property all of which shall be construed as part of the realty.

The mortgagor covenants and agrees with the mortgagee as follows: that he is lawfully seized of the property in fee simple The mortgagor covenants and agrees with the mortgage at follows: that he is lawfully seried of the property in fee simple has good right to mortgage and convey it; that the property is free from 2 and incumbrances very kind; that he will keep the property free from any incumbrances prior to this mortgage; that he will pay all faxes and assessments levied or impused on the property and/or on this mortgage or the debt thereby secured, at least len days before delinquency, and will immediately deliver proper receipts therefor to the mortgage, that he will not permit waste of the property; that he will keep all buildings now or hereafter placed on the property in good order and report and unceastudy is used against boss or damage by fire to the extent of the full haurable value thereof in a company acceptable and approved by the mortgage and for the mortgage is benefit, and will deliver to the mortgage the policies, and renewals thereof at least five days before appriation of the old policies.

The mortgager reserves the right to refuse payments in excess of those specified in the note agreement or payment of the debt in whole, unless otherwise provided in the note.

The mortgager reserves the right to refuse payments in excess of those specified in the note agreement or payment of the note that methods, unless otherwise provided in the note the given with this nortgaged premises without consent of the mortgagee, all improvements placed thereon shall become a possible for the real property murtgaged herein.

Should the mortgager default in any of the foregoing covenants or agreements, then the mortgagee may perform the same and may pay any pert or all of principal and interest of any prior tocumbrances or of insurance premiums or other charges secured hereby, and any amounts to paid, with interest thereon at the highest legal rate from date of payment shall be repayable by the mortgager on demand, and shall also be secured by this mortgage without waiver or any right or other remady arising from breach of any of the covenants hereof. The mortgagee shall be the sole judge of the validity of any tax, assessment or lien asserted ugainst this property, and payment thereof by the mortgagee shall establish the right to recover the amount so paid with interest.

Thus it of the except hereif, and if default be made in the navment of any of the sums, hereby secured or in the performance.

Time is of the essence hereof, and if default be made in the payment of any of the sums hereby secured or in the performance of any of the covenants or agreements herein contained, then in any such case the remainder of unpay principal, with account laterat and all other indebtedness hereby secured, shall at the dectain of the muttgage become immediately due without notice, and this mortgage shall be foreclosed.

in any action to foreclose this mortgage or to collect any charge growing out of it debt hereby seemed, or any suit which the mortgage may be obliged to defend to protect the unimpaired priority of the lien hereof, the mortgager agrees to pay a reasonable sum at attorney's fee and all costs and expenses in connection with such suit, and also reasonable cost of searching records, title company costs, which sums shall be secured hereby and included in any decree of foreclosure.

Upon bringing action to foreclose this mortgage or at any time which such proceeding is pending, the inortgager, without Upon bringing action to foreclose this mortgage or at any time which such proceeding is pending, the income, notice, may apply for and secure the application of a receiver for the mortgaged property or any part thereof, and the income, rents and profits therefrom. The configagor acreby consents that in any action brought to fure loss this nortgage a deficiency judgment may be taken for any halance of did among after the application of the proceeds of the mortgaged property.

Mortgagors shall not assign this contract in whole or in part without first obtaining the writhendennent of the mortgageds therein. day of

v Paul E Auto 5 April 1 Gonne & ander

STATE OF WASHINGTON, COUNTY OF SKAMANIA

April

I, the undersigned, a noti-

1978

of Washington, hereby certify that on this

paul E ANDERSON, JR and BONNIE L

ANDERSON, husband and will 6819 STEP the best of individual described in and who executed the foregoing instrument, and ocknowledged that the described in and voluntary act and deed, for the uses and purposes therein mentioned.

I OTEINER UNITED MY HAND AND OFFICIAL SEAL the day and year last above writing olic .

flere. INTO RITHER IN utary Public in and for the cestiling at

M Wight pleases in . Accure