MORTGAGE

THE MORTGAGOR

JOHN A MELROSE and MAXINE H MELROSE, husbandand wife

MORTGAGE COLUMBIA GORGE BANK,

a corporation, hereinafter called the mortgage, to secure payment of TWENTY THREE THOUSAND AND NO/100

DOLLARS (\$23,000.00)

in legal money of the United States of America, together with interest thereon according to the terms and conditions of one or more promissory cotes now or hereafter executed by the mortgages and to secure the payment of such additional of very as may be learned hereafter by the mortgage to the mortgage for the parpose of repairing, renovating, altering, adding to mortgage to the mortgage to property, or any part thereof, or for any other purpose whistoever, the following described real property, and all interest or estate therein that the mortgages may hereafter acquire, together with the income, rents and profits therefrom, situated in the or estate the County of Skamania , State of Washington, to-wit:

Lots 7 and 8 of Block Two of UPPER CASCADES ADDITION TO THE TOWN OF STEVENSON according to the offic ial plat themof on file and of record at page 69 of Book A of Plats, Records of Skamenia County, Washington.

ALSO: a Strip of land lying between Lots 7 and 8 aforesaid described as follows; Beginning at the Northwest corner of the said Lot 8; thence East along the North line of the said Lot 8 a distance of 50 feet; thence North 8 feet to the South line of the said Lot 7; thence West along the South line 50 feet to the Southwest corner of the said Lot 7; thence South 8 feet to the point of beginning.

together with the appartenances, fatures, attachments, tenements and hereditanients belonging or appreciating thereto, including all trees and shrubs, all awainest, screens, maniels, line/sum, refrigeration and other house service equipment, venetian bl/eds, window shades and all plumbing, lighting, healing (including oil bitmer), cooling, continued to the reality apparatus and all futures now or hereafter belonging to or used in connection with the property, all of which shall be construed as part of the reality.

that most age of the resity, and which shall be construed as part of the resity.

The montager coverants and agrics with the mortgage as follows: that is and incuminances of every kind; that he will keep the property in the property free from any incuminances of every kind; that he will keep the property free from any incuminances prior to this mortgage, that he will may all taxes and assessments levied or imposed on the property and/or on this mortgage or the clear thereby secured, at least ten days before delinquency, and will immediately deliver proper receipts therefor to the mortgager, that he will not penult waste of the property, that he will keep all buildings now or bereafter placed on the property is good order and repair and uncessingly insured against lays or damage by fire to the extent of the full insurable value thereof in a somiguant acceptable and approved by the mortgager and for the mortgage the policies.

The morigagor agrees that if the mortgage indebtedness is evidenced by more than one note, the morigagee may credit payments received by it upon any of said notes, or part of any payment on one note and part on another, as the morigage may elect. The mortgage reserves the right to relieve payments in excess to those specified in the note agreement or payment of the delet in whole, unless otherwise provided in the note or notes given with this mortgage.

The mortgager shall not move or alter any of the structures on the mortgaged premises without content of the econgager; all improvements placed thereon shall become a part of the real property mortgaged berein.

Should the mortgages default in, we of the foregoing coverance or agreements, then the mortgages may perform the same and may pay any part or all of principal and interest of any prior incumbrances or of insurance premiums or other charges secured betterly, and any amounts so paid, with interest thereon at the highest legal sate from date of payment shall be repayable by the mortgages of demand, and shall also be secured by this mortgage without water or any right or other remedy arising from breach any of the coverants hereo. The mortgages thall be the sole judge of the validity of any tax, assessment or lien assested against the property, and payment thereof by the mortgages shall establish the right to recover the amount so paid with interest.

Time it is the execute hereof, and if default be made in the payment of at the sums hereby secured or in the performance of the of the coverants or agreements herein contained, then in any such case the remainder of impulgativelyal, with account interest and all other in chiefches hereby secured, thall at the election of the manipule become immediately due without notice, and this mortgage shall be foreclosed.

In any chira to forcelose this rientgage or to collect any charge growing out of the debt bereby secured, or any suit which the mostgages may be obliged to delegal to protect the unumpaired private of the lim hereof, the mortgages agrees to pay a reasonable rum at autorities a least and expresses in countration with such sunt, and also reasonable cost of reasonable costs, which some shall be secured hereby and included in any decrees of forcelouse.

Upon bringing action to forecline this rootease or at any time which such proceeding is pending, the morigance, without notice, may apply for and sective the appointment of a receiver for the montgaped property or any part thereof, and the income, rents and profits thereform. The mortgaged bereby exincents that in any action I might to forecline this mortgage, a deficiency judgment may be taken for any balance of debt remaping after the application of the proceeds of the mortgaged property. Hortgagore shall not assign this contract in whole or in part without first obtaining

written consent of the portragees bereing day of . 19 78

156780

STATE OF WASHINGTON,

County of Skamania

JUL 1978 RICEINED

Washington, hereby certify that on this

I, the undersigned, a notary April 1978 husband and wife.

red before ma John A Melrose and Maxine H Melrose,

to our knows to be the individuals described in and whis executed this foregoing instruming and scaled the tame as their fire and voluntary act and dealt, for the uses a city of UNES A SIV HAND AND OFFICIAL SEAL the day and segrified a sore we duit

Carson

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