MORTGAGE

ALBERT H J AKKERYAN and ARNE DOZEF. AKKERYAN, husband and vale. THE MORTGAGOR S

. COLUMBIA GORGE BANK MORTGAGE

a corposation, hereinafter called the mortgoget, to secure payment of

FOURTEEN THOUSAND AND NO/100 -----

DOLLARS (\$4,000.00

in legal money of the United States of America, together with interest thereon according to the term; and conditions of one of more promisions notes now or hereafter executed by the mortgagest and to secure the payment of such additional money as may be learned becaute hereafter by the mortgages to the mortgages for the pulpose of sepaining, renovating, electing, adding to or improving the mortgaged property, or any part thereof, or for any other pulpose whatever, the following described real property, and all interest mortgages may hereafter acquire, together whatever, the income, rents and profits therefore, situated in the . State of Washington, to-writ:

Covery of Skamenia

Lot Four (4) in Block Two (2) of Johnson's Addition to the Town of Stevenson, According to the official plat thereof on file and of record at page 25 of Book A of Plats, records in the office of the Auditor of Skamenia County, Washington.



sugether with the appartenances, figures, attachments, tenements and hereditaments belonging or appertaining thereto, including all treas and thresh, all avenings, acreens, mantels, inoleum, refragration and other house service equipment, vention blinds, wandow shadow and off phasables, lighting, heating (including oil burnes), cooling, ventilating, elevating and watering apparatus and oil factures; now or bereafter belonging to or used in connection with the property, all of which shall be construed as part of the resity.

Exturns now or beceafter belonging to or used in connection with the property, all of which shall be construed as part of the realty.

The mostgagor covenants and agrees with the mortgages as follows, that he is lawfully sized of the property in fee simple and has good right to mortgage and convey it, that the property is free from all tens and incurances of every kind, that he will assessment from any mounthrances pour to this mortgage, that he will pay all time and assessments levied or impused are the property earlier on this mortgage or the debt thereby secured, at least ten days before delinquency, and will insuchately on the property that he will here all buildings may deliver proper receipts therefor to the mortgage, that he will not permit waste of the property, that he will keep all buildings may be herefor placed on the property in good order and tepair and unceasingly marred against loss or damage by fire to the entent of the full insurable 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 for down than non-note the mortgage are constituted.

The mortgage may arrestly may result in the mortgage and children in a subspaced by more than non-note the mortgage are constituted.

The mortgager agrees that if the mortgage indebtedness is evalenced by mure than one note, the mortgagee may credit payneed managing wasters that it the mortistic abstractions is exactly by many man man one one not managing may recuit pay-ments received by it upon any of said notice, or part of any payment on one note and part on another, as the most agreement of the mortistic mortistic payment of the debt in The mortisage reserves the right to refuse payments in excess of those specified in the note agreement of payment of the debt in whole, unless otherwise provided in the note or notes given with this mortisage.

whole, unless otherwise provided in the inde or notes given with this mostgage.

The mortgager shall not move me alter any of the structures on the mortgaged premises without consent of the mortgagee, all improvements placed thereon shall become a part of the real property mortgaged herein.

Should the mortgager default in any of the foregoing coverants or agreements, then the mortgagee may perform the same and may pay any part or all of principal and interest it any prior incumbrances or of maximum premiums or other charges would may pay any part or all of principal and interest thereon at the highest legal rate from date of payment shall be repsyable by the hereby, and any amounts on part, with offered thereon at the highest legal rate from date of payment shall be repsyable by the horsely and any amounts on part, and shall also be unored by this mortgage without course or other severch arising from loves he negroy, and any ambinis in pain, with diversit thereon at the highest most rate from date of payment shall be replyable by the mostgager on demand, and shall also be invited by this mostgage without conver or any right or other revieth retains from breach of any of the commands below. The most page shall be the sole judge of the validity of any tax, assessment or face asserted against the property, and payment absence by the northwayer shall establish the right to recover the amount to past with interest.

Time is of the example horself, and if defaund be made in the payment of any of the units hereby secured or in the performance of any of the coverance horself, and if defaund he made in the payment of any of the coverance has a greenweith 'a vein contained, then in any nuch case the remainder of ungird principal, with account interest and all other indebtedness hereby vein and at the election of the unitigage horself united the without notice.

a John mortgage shall be foreclassed.

In any action to insection this mentage of the collect any change growing out of the debt hereby secured, or may suit which the mortgages are be beinged to defend in protes; the transpared primity of the her hereof, the mortgages agrees to pay a reasonable sum at attempts for an all costs and expenses in connection with such mut, and also reasonable cost of searching records, the company diets, which sums shall be secured hereby and included in any decree of foreclosure.

Upon bring, a action to forethine this northings or at any rate only increased property or any part thereof, and the incinne, notice, may apply for and secure the appointment of a receiver for the mantaged property or any part thereof, and the incinne, notice, may apply for and secure the appointment of a receiver for the mantaged property or any part thereof, and the incinne, notice, may apply for and secure the appointment of the mantaged property of any part thereof, and the incinne, notice, may apply for any part thereof, and the incinne, and the inc

Hortgagora shall not assign this contract in whole or in part without first obtaining the critical contract is shown in the party of the mortgagons wherein, day of the party of 1975 writhest consent of the mortgage quiters in. day of

tunal.)

STATE OF WASHINGTON. CHUNTY OF SKRIPPINIA

I, the underpigned, a notary public in and for the state of Washington, hereby certify that on this

young 1978

personally appeared before me Albert H J Akkey sen and Anne Doreen

In me being at he the individual described in and who executed the funguing instrument, and acknowledged that individual described in and who executed the funguing instrument, and acknowledged that individual shade sure as "Taken fire and volvalary act and deed, for the uses and purposes therein mentions of the care that HAND AND OFFECIAL SE/IL the day and year list-shows writight. Ours

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N. C. C. good da nate mausanium, rassus

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