MORTGAGE

THE MORTGAGOR

CARY M FERGUSON and CAYLE L FERGUSON, husband and wife.

MORTGAGE

COLUMBIA GORGE BANK

FIVE THOUSAND FIVE HUNDRED AND NO/100 a corporation, hereinafter called the mortgages, to secure payment of

---- -DOLLANS (\$ 5,500.00 in legal means of the United States of America, together with interest thereon according to the terms and conditions of one or more promisory notes now or hereafter executed by the mortgager and to secure the payment of such additional money as may be lossed hereafter by the mortgage to the mortgager for the purpose of repairing, renovating, altering, adding to or improving the mortgaged property, or any pirt thereof, or for any other purpose whatsoever, the following described real projecty, and all interest or estate therein that the mortgagor may hereafter acquire, together with the income, rents and profits therefrom, situated in the County of Skaraenia , State of Washington, to-wit:

A Tract of land in Section 27, Township 3 North, RAnge 8 EWM, more particularly described as follows:

REGINNING at the southeast corner of the said section 27; thence west along the south line of the said section 27 with an assumed bearing of due west, a distance of 810 feet; thence due north 69.15 feet to an iron pape drivan in the ground and the initial point of the tract hereby described; thence north 66°Cl' west 68.1 feet; thence north 15°26'west 50.2 feet; thence north 23°59'east 61.2 feet; thence south 66°Cl'. Feat; thence south 66°Cl'. point.

TOGETHER with an easement over existing road for access to state highway No 8

together with the appurtenancer, faxtures, attachments, tenement and hereditaments belonging or appartaining thereto, including all trees and strubs, all awnings, screens, mantels, linoleum, refrigantion and other house service equipment, venetian blinds, window thades and all plumbing, lighting, heating (including off humer), cooling, tentilating, elevating and watering apparatus and all fatures now or humafter belonging to or used in connection with the property, all of which shall be construed as part of the really.

The merigagor covenants and agrees with the morgage as follows: that he is lawfully seized of the property in fee simple and has good right to mortgage and convey it; that the property it fee from all lies and incumbrances of every kind, that he will keep the property read/or on this mortgage, or the debt thereby secured, at least ten days before delinquency, and will immediately deliver proper receipts therefor to the mortgage, that he will not permit waste of the property in good order and repair and unceasingly insured against lass or damage by fire to the relation of the full insurable value thereof in a company acceptable and approved by the mortgage and for the mortgage is sensiti, and will deliver to the increage the policies, and renewals thereof 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 mortgages may credit payments received by it upon any of said notes, or part of any payment on one note and part on an chor, as the mortgage may execut. This contegence reserves the right to refuse payments in cross of those specified in the note agreement or payment of the debt in whole, unless otherwise provided in the note or notes given with the mortgage.

The mortgagor shall not move or after any of the structures on the mortgage premises without consent of the mortgages; all improvements placed thereon shall become a part of the structures on the mortgage may pract or all of principal and

In any action to coreclose this mortgage or to collect any charge growing out of the debt hereby secured, or any sum which the mortgage may be shilted to defend to protect the uninspaired printity of the lien hereof, the mortgages agrees to pay a reasonable sum at attempty'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 turingages, without notice, may aprily for and secure the appointment of a receiver for the mortgaged property or any part there, and the income, rents and profits therefrom. The mortgager hereby consents that in any action brought to forerlose this maxigage, a deficiency judgment may be taken for any balance of debt remaining after the application of the proceeds of the mortgaged property.

Mortgagores shall not assign this contract in whole or in part without first obtaining written consent of the mortgagees, therein. day of

Stevenson

X Haylest Lerry wither

X Haylest Lerry wither

STATE OF WASHINGTON, COUNTY OF Skam and

> 1.at I, the undersigned, a netary public in and for the state of Washington, hereby certify that on this November, 1978 personally appeared before me Garry M Ferguson and Gayle I, Ferguson, husband and wife.

Lib me knowed the the individual or described in and who executed the foregoing instrument, and nersowledged that there is the day and search the same set. Light free and voluntary act and dead for the user and perposes therein mentioned.

Given unlars My Hand and official SEA2, the day and year has above water.

BECLLIED THE LES otan Public in and for the date of Washington, residing at 9 to version.

ANOMA DIE MESA VIDHERA INC., TAFOHA