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MURTEABE

UK-112,69 3-11-36-13-13al

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The Mansagore, George A. Gruber and Manny B. Gruber, husband and wave

Stevanson, Wa

Heroby mortgage to Riverview Savings Association, a Washington corporation, the fillinging determed real property similarly first Course, State of Washington,

A TRACT OF LAND LOCATED IN THE SOUTHEAST CUARTER OF THE NORTHWEST QUARTER OF SECTION 36, TOWNSHIP 3 NORTH, RANGE 7 E.W.N., DESCRISED AS FOLLIUS:

DEGINNING AT A POINT MARKED BY AN IRON BAR ON THE WESTERLY RIGHT OF WAY LINE OF THE COUNTY ROAD KNOW AND DESIGNATED AS MAPLE WAY ROAD, SAID POINT BEING 750.30 FEET NORTH AND 701.16 FEET WEST FROM THE CENTER OF SAID SECTION 76; THENCE SOUTH ALONG THE WESTERLY RIGHT OF WAY LINE OF SAID ROAD 25 FEET; THENCE WEST 129 FEET; THENCE NORTH 225 FEET; THENCE SAST TO THE WESTERLY RIGHT OF WAY LINE OF MAPLE WAY ROAD; THENCE SOUTHERLY FOLLOWING SAID WESTERLY RIGHT OF WAY LINE TO THE POINT OF BEGINNING.



and all interest or estate therein that the marteagors may hereafter acquire, together with the apputtenances and all awnings, window shades, screens, mantles, and all planebag liphting, heating, coulding ventilating, clevating and watering apparatus, window shades, screens, mantles, and all planebag liphting has not tanks and origination systems and all built-in mirrors, furnace and heating systems writer heaters, but closure bins and table its, and all trees, gardens, and shrubbery, and other overs, cooking ranges, refrigerators, deducates and cupbourd, and cabit its, and all trees, gardens, and shrubbery, and other listers, who the new or hereafter belonging to or used in the enjoyment of said property. Blue things and matters, and other issues, who have the new or hereafter belonging to or used in the enjoyment of said property all of which shall be constructed as a play of the realty. The within described mortgaped property is not used principally for agricultural or farming purposes.

each. Month

with interes, thereon, and payable in monthly in callments of \$ heginning of the 10th day of Conombar 1978 and payable on the 10th day of each month thereafter, according to the terms and conditions of one certain promotory note bearing even date herewith. 112.48

This mort are less shall centinue in force and exist as security for any and all other advances which may be leade be the Modigares to the Antigaror and shall continue in force and exist as security for any debt new owing, or here the to become owing, by the Marigaror to the Modificages

The Mortgagors hereby (Jointly and severally if more than one) covenant and agree with the Mortgagee as follo-is:

That the Mattenpore have a valid, unix.cumbered title in fee simple to said premises, and will warrant rat forever defend the same against the luwful claims and demands of all person who isospects.

That the Mortrogon, wall during the continuance of this mortgage, permit no waste or strip of the mortgaged premises and will keep the building, and appartenance, on a lid property in good state of repair.

That the Mortgagors will pay said promissory note according to its terms. Should the Mortgagors fail to pay any lestulinent of principal or interest provided for in sent note, or any sum due under this mortgage, or breach of any covenant or agreement of principal or interest provided for in sent note, or any sum due under this mortgage, or breach of any covenant or agreement herein cohenised, then the entire debt secured by this mortgage shall, at the election of the Mortgagors immediately according to the Mortgagors pay without stely due and payeble. Should the Mortgagors 5ol to tay any sur, which they are required to pay, the Mortgagor may, without waiver of any ternody hereinder for such breach make full or partial payment thereof, and the amount so paid with interest waiver of any ternody hereinder for such breach make full or partial payment thereof, and the amount so paid with interest waiver of any ternody hereinder for such breach make full or partial payment thereof, and the amount of by the Mortgagors upon the indebtedness secured by this martgage may be applied as the Mortgagor may be due under such providence of this cortigage.

That the Mortgagors with borned terrodram of the providence with the Mortgagors with borned terrodram of the sortgagor.

That the Mortgages will keep all buildings thereon continuously incircal against loss or do mage by fire and such otherwise, in some responsible incurance company or hazerds as the Mortgagee may specify to the extent of the amount due hereunde. In some responsible incurance company or companies antifactory to the Mortgagee and for the protection of the latter, and that the Mortgages will cause all insurance companies attifactory to the Mortgagee and for the protection of the latter, and that the Mortgages and determines and the suite option of the mortgages of the Mortgages, and the surface on and that the Mortgages will keep no insurance on said building other than as stated herein. That it shall be optional wherefor, and that the Mortgages to name the company or companies and the agor is thereof by which the insurance shall be written, and the whole the company of the company of the contract of the Mortgages acceptance of any policy offered, and to surrender and cause to be cancelled any policy which may be received or acceptante of any policy of force of the solution of the failure of any insurance written or for any loss or damage growing in no event shall the Mortgages be held responsible for failur, to have any insurance company to pay for any loss or damage insured out of a defect in any policy, or growing out of the failure of any insurance company to pay for any loss or damage insured out of a defect in any policy, or growing out of the failure of any learners company to pay for any loss or damage insured against. That the Mortgages is authorized to compounds and settle any claims for insurance, and to receipt therefor on behalf against. That the Mortgages is authorized to compounds and settle any claims for insurance, and to receipt therefor on behalf both of the Mortgages and their analysis and the Mortgages.

That the Morgagors will pay all takes, assersment, and other 4 veramental levies, now or hereafter assersed against the mortgaged premises, or improve upon this mortgage or the note secured bereby, as soon as the same become due and high and shall immediately buy and discherge are for inour secured bereby, as soon as the same become due and ment the Mortgagors agree to pay to the Louisege monthly buying precedence over this morgage. And to assure prompt pay-twelfth of the annual insurpne payables, and a massaciants, and other governmental levies, which are or may become due upon the mortgaged premises, or to a the contigue or the note secured hereby, the amount of such payments to be adjusted from time to links as conditions may ment on the note secured hereby, the amount of such payment to be adjusted payment of such takes, assessments, or to be assessed and the note secured may be applied by the Mortgage to the payment of the payment of the assessments, or to be assessed against a such contents the secure of the mortgage and the note secured hereby and the Mortgage may, at any time, without notice, apply soid budget payments about upon any sums delinquent upon said note or under the terms of this mortgage.

In any action brought to fewelosa this multgage or to protect the lien hereof, the Mortgagee shall be entitled to recover from the Mortgagors a reasonable attained the 30 to allowed by the court, and the reasonable cost of searching the records and obtaining abstracts of title or title regards for this court, and the reasonable cost of searching the records and obtaining abstracts of title or title regards for the indicate action, and said sums shall be secured by shis mortgage. In such foregagee's request to collect the reass, issues and profits from the mortgaged premises.

And it is further covenanted and egreed that the owner and holder of this mortgage and of the momissory note seminative shall have the right, we find holder, to grant to any person lable for said mortgage in help does, any extension of time for payment of all or any part the cot, without in any way affecting the personal liability of any party obligated to pay such

Wherever the sevent "mostgagors" over herein it shall mean "mostgagor" when only one person executed this document, and the stability hereunder shall be joint and several.

Dated at Camas, Washind on

Grange Al Craber

Lucky

Nancy B. Cruber

STATE OF WASHINGTON,

County of Citill Skamania

to me known to be the individual 5 described in and who executed the within and it regoing instrument, and acknowledged

hat they shared the same as their free and voluntary act and deed, for the uses and purposes therein mentioned.

Given under my hand and official scal this 13 day of November 1978 , A.

Notary Public in and for the State of Washington residing at Child, therein.

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