## MORTGAGE

THE MORTCACORS George D. De Groote and Gloria De Groote, Husband and Wife,

to Columbia Gorge Bank MORTGAGE

a corporation, hereinafter called the mortgages, to secure payment of Sixteen Thousand One Hundred Forty-nine and 60/100ths----

in legal money of the United States of America, together with interest thereon according to the terms and conditions of one or more promissory notes now or hereafter executed by the mortgagor and to secure the payment of such additional money as may be loaned hereafter by the mortgagor to the mortgagor of repairing, renovating, altering, adding to or improving the mortgagor property, or any part thereof, or for any other purpose whatsoever, the following described real property, and all interest or estate therein that the mortgagor may hereafter acquire, together with the income, rents and profits therefrois, situated in the Stempond of the control of the co Skamania , State of Washington, to-wit:

The following described real property located in Skamania County, State of Washington, to-wit:

Tracts of 1 and located in Section 21, Twonship 3 North, Range 8 East of the W.M., described as follows:

Lots 1, 2, & 3 of Louis Bennett Short Plat, recorded June 28, 1977 in Book 1 of Short Plats, Page 84-G, Auditor's file No. 84336, Records of Skamania County, Washington.

together with the appurtenances, fixtures, attachments, tenements and hereditament scionging or appertaining thereto, including all trees and shrubs, all awnings, screens, mantels, lindeum, refrigeration and other liouse service equipment, venetaris blinds, winds a shades and all plumbing, lighting, heating (including oil burner) cooling, ventilating, elevating and watering supports and all fittures now or hereafter belonging to or used in connection with the property, and shifts had be constructed as part of the construction of the property.

The mortgager coverants and agrees with the mortgager as follows that he lawfolly exited of the priperty in fee simple and his good right to mortgager and convey it; that the property is free from all liens and incumbrances of every kind, that he will keep the property the from any incumbrances prior to this mortgage; that he will pay all saces and assessment levied or impused in the property time from any incumbrances prior to this mortgage; that he will pay all saces and assessment levied or impused in the property and/or on this roottage, or the dot thereby secured, at least ten days before delinquency, and will immediately deliver proper receipts therefor to the mixtgager, that he will not permit waste of the property; that he will keep all buildings now in he calter placed on the property in glood order and repair and uncersamply insured against loss or do mage by fire to the extent of this full insurable value thereof in a sympany acceptable and approved by the martgager and for the mixtgager he profiles, and renewals formed at least five days before expiration of the soft policies.

The norriginger agrees that if the moissing indebtedness is evidenced by more than one note, the mortgage may credit payments reveived by it upon any of said notes, or part of any payment on one note and part in whither, as the mortgage may elect. The mortgage electives in the path to refuse payments in cases of those specified in the note agreement or payment of the debt in whole, unless otherwise provided in the note or note; given with this mortgage.

The mortgagor shall not move or alter any of the structurer on the mortgaged presumes without consent of the mortgagee, all improvements placed thereon thall become a part of the real projectly mortgaged hereful

Should the martgager default in any of the foregoing covenants or opterments, then the mortgager may perform the same and may pay any part at all of principal and interest of any prior incumbrances or of insurance premiums or other charges secured hereby, and any moments up paid, with interest thereon at the highest legal rate from that of payment shall be repayable by the mortgager understand, and shall also be secured by this mortgage without visited and rate of payment shall be repayable by the soft any of the coveragits hereof. The mortgager shall be the sole judge of the validity of any tits, assessment to lien asserted against the property, see apparent thereof by the mortgager shall be stabilish the right to recover the amount so paid with interest.

Time is of the energy bereof, and if default be made in the payment of any of the sums hereby securiff or in the performance of any of the consensate of agreement, herein contained, then in any such case the remainder of unpaid privipal, with account interest and all acts and hereiness hereby secured, shall at the election of the markages became immediately due without notice, at this mortgage shall be foreclassed.

In any action in forestone they mortgage or to collect any charge growing out of the delit hereby foured, or any suit which the mortgages may be obliged to defend to protect the unimpared priority of the lieu hereof, the mortgagor agrees to pay a reasonable man at attacher's fee and all costs and expenses in connection with such suit, and also reasonable cost of searching records, title company costs, which such shall be secured hereby and included in any decree of foreclasure.

Upon bringing series to forcebes this montage or at any time which into proceeding its sending the mortgagee, without notice, may apply for and secure the appointment of a receiver for the mortgaged property or any part thereof, and the income, rents and profits thereform. The meritgage hereby consents that in any action brought to invectore this mortgage, at deficiency judgment may be taken for any balance of deptagramaning after the application of the proceeding the smortgage, at deficiency for the process of the proceeding the written consent of the mortgagees therein.

Dated at Stevenson, WA.

this 16th day of February

day of February

day of

STATE OF WASHINGTON, Jr. Courry or Skamania

I, the undersigned, a notary public in and for the state of Washington, hereb, certify that on this 16th

personally appeared before me George D. De Groote and February, 1979, Gloria De Groote, Rusband and Wife.

to me known to be the individual described in and who executed the foregoing instrument, and acknowledged that they stand and set all the same or their free and columns; not and deed, for the wes add purposes therein mentioned. ed and set. If the same or EURIL tree and columnian and year by above written.

GIVEN UNDER MY HAND AND OFFICIAL SEAL the day and year by above written.

Network Line Months State of Washington,

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