

CHARTER STREET, STREET

BCKOK (37 PLGE 424 REAL ESTATE MORTBROE (Washickion Fo.m.)

TRANSFER BY STUTTICACOR PETTOCTER

THIS MORTGAGE, made this Ath dw of February

, 197.6 by soil bet yeen

Leslie G. Nystrom and Iona Nystrom

Stevenson Skamania . County of , State of Washington, be cinalter called "merganty," and THE NATIONAL BANK OF COMMERCE OF SEATTLE, a national banking association, hereinafter called "mortgages," at its White Salmon Branch Office La White Salmon , Washington,

WITNESSETH

The mortgages lowerby mortgages to the mortgages, its successors and assigns, the following duscribed real property, altuated in the Gramy of Skamania , State of Washington, to-wit:

Sec. 27, Twp. 3, Range 8, About 200 yds. North of Berge Road- Rt. 1; Stevenson, Skamania County, Washington. DEED REF. -- EX-4937, 61-253, 61-254,

TOGETHEL WITH c 1 right, tills and interest therein, non order of hereafter acquire all ressues and profits accrued or to accrue thereform, and all and alogalar the towarnents reditaments and apparters set thereinto belonging or show apportation of all factores, apparatus and engine ment which are now or may herea... be in any way attached to or part of said real property or any improvement thereon, helpdoing, but without imfing the generality of the force/loss. all plumbing, heating, lighting, incinerating, refrigerating, and conditioning, clouder and lifting appoint and fatures and equipment: all engines, pipes, ducts, pumps, comprisions, tanks, wintilators, motors, conduits, antenne, panels and critichloontish all b. lifting stores, dishwahers, refrigerators and other applances; all partitions, cabinets and wallbeds; and any and all renewals, replacements, betterments and "ubstitutions made with respect to ary and all of the foregoing, all of which said property shall be deemed to constitute a part of the realty. This murigage is given and it eacted as security for the payment of the principal sum of

One Thousand Seventy-Five and 84/100--Dollars (\$ 1,075.84 ogether with interest thereon in accordance with the terms of a certain praticity on note of even data herewith, executed and delivered by the mortgager in avor of the mortgagee, or its order, and any renewals or extensions thereof.

This mortgage of its using lyen and intended as security for the payment by the mortgager to the mortgage of such ad licitud annual volumes as may here after the leaned or advanced by the mortgager to or for the account of mortgager, including any renewals or extensions thereof, it being provided, however, that the unraid principal balance of all loans or advances made by the mortgager to or for the account of mortgager which are to be secured for thy all not at any one time execution which for the account of mortgager or shall obligate the mortgager to be secured for the all to be secured for the all form the account of mortgager in the origin of the account of mortgager which are to be secured for the y all the mortgager provided, further, that withing herein contained shall be constructed and obligating or shall obligate the mortgager to make they such further bound gauger in consection with the breach or default of any term, varranty, covenant er condition of this mortgager.

The mortgagor covenants and agrees with the mortgagee that said murtgagor will:

(1) Forever warrant the "tile to all of the meritaged property, include a the rests, using and profile thereof, to be and remain five and a car of all classes, lions and encumbrances other than this mortgage, and will execute and deliver any further necessary assurances of tile thereto; (2) Promptly may the principal and interest of sold indebtedness in accordance with the terms of sold promissory note or notes, and any renewals or extensions thereof

(3) Pay and discharge, as the same become due and payable, and paya to deliminance, all taxes, assessments, water rates or other charges of what-ever kind and character, whether soular or dissimilar to these hereinalawe specified, which are now or say hereafter be levied or assessed against or which may or might become least open the marinaged property or any part thereof, or upon this mortgage or the money or debt secured hereby;

(4) Mandain, preserve and keep all of the mortgaged property in good condition and repair and not commit or permit waste thereof; and permit mort-e's aspection thereof at any and a'l reasonable times;

gagee's inspection thereof at any and all reasonable times; (5): Keep the mortgaged property at all times insured against fire (with extended coverage) and against such other hazard or parties as the mortgagee may require, to such amounts, under such formt's) of policy, and with such insurance company or companies, as shall be required by or satisfactory to the mortgager; cause to be attached to each such policy in form satisfactory to the mortgagee a unstraggee cause root cause root forming all loss payable first to mortgagee as its interest shall appear assign and deliver each such policy to mortgagee; and evidence payment in full of all premiums thereou it least ten (10) days in advance of due date.

advance of due date; (d) NOT, WITHOUT THE MONTGAGEE'S WRITTEN CONSENT FIRST HAD AND DECEIVED, MAKE ANY SALE, CONVEYANCE OR OTHER TRANSFER fOF THE MONTGACED PROPERTY, UNLESS AS AN INCIDENT OF THE CLOSING OF SUGH THANSFER THIS MONTGAGE SIALL DEFULLY PAID; PROVIDED, HOWEVER, THE PASSING OF THE MONTGAGED PROPERTY BY WILL OF ... DESCENT AND DISTRIBUTION SHALL NOT DR. DEENED & PROPINETED TRANSFER HEREUNDER. In the event of a breach of any of the aforesid agreements or covenants, and in addition to all other rights and res. dies hereunder or by law provided, the motgage may, but shall not be obligated to, now any sums or perform a state accessary to remedy such breach, and all sums so paid and the expresses in urred in such performance shall be reput by morgage to montgage on demand, with interest at the highest rate permitted by law from the date of such rayment, and shall be accured by the mortgage. The recept of the tax official, accessing heady, murance company, or other person to whom mortgagee makes use how payahen and care any memance policy for mortgage and any moneys which "asy be awarded, recovered, or settled upon, for the taking daraging or condemantion of all or any person of the mortgage shall in meyer that we availed accessed in the advance, or sufficiency of any moneys which "asy be awarded, recovered, or settled upon, for the taking daraging or condemantion of all or any person of the mortgage shall in meyer that we available for the adequase or sufficiency of any moneys which "asy be awarded, recovered, or sufficiency of any monarate, nor for the event of hereby, which is due or not. The mottgage shall in meyer to have real and receiver and any moneys which "asy be payneth to advance of the indebidentees of any moneys and the available of any moneys or sufficiency of any moneys or sufficiency of any moneys are available of the adequacy or sufficiency of any moneys are available of the adequacy or sufficiency of any moneys are avecable thereby afforded any for mothgade and any moneys which

In the event of default in the payment of said indelictices or in the event of a breach of any of the covenants, warranties or apreements contained herein, then in any such event the interview of said indelictices or in the event of a breach of any of the covenants, warranties or apreements contained herein, then in any such event the interview of said indelictices are in the event of a breach of any of the covenants, warranties or apreements contained herein, then in any such event the interview of said indelictices are in the event of a breach of any of the covenants, warranties or apreements contained herein, then in any such event the interview of this matrix is a deficiency judgment may be taken by the matrix is of all sums secared hereby which are not recovered by the cortising of out of force, source safe prevents.

all active event of any solit or other park, with the evenesty of solid indebtedness and/or forcelosure of this mortgage, or will rein mortgage, shall appear to ustable h or protect the lien hereof, the medical optices to pay to mortfy igeo a reasonable attorneys' fee, together with the cost of search and report on tude preliminary to forcelosure, all of white attact shall be secured hereby.

All rights and remedies of moticage that be candidition and more shall be deemed exhausted by the exercise thereof. No failure, ar amission on the rart of the motigage to exercise any such right or re-sky upon default shall be deemed a waiver of its right to subsequently exercise the same with respect to the same or my there default or defaults which me ut any time exist. If any term, provision or condition of this mortgage shall be finally adjudged to be unlawful or unenforceable, the same shall be recreated stricken here-from and the balance of this mortgage shall be not remain in full force and effect.

The mortgage is binding on the heirs, pis-and representatives, successors and assigns of the mortgagor, and shall intro to the benefit of mong agee, its successors and assigns. Words used herein shall take the singular or plant number as the number of parties hereto shall require, and if there is more than one signer as mortgagor, their obligations hereinder shall be joint and several.

Time is of the essence of this mortgage,

HTG (228 812.70

The within described mortgaged property is not used principally for agricultural or farming purposes.

IN WITNESS WHEREOF, the person(a) designated as mortgager Is ve set hand and seal hereit, the day and year first above written.

K. Succes Mystern x. Jona M. Dychicom

			BCOK 3			
A ROLLING	618.97777 FE: 1.14 FE: 1.14 SK. STV					
On this	day of Februar	NOTARIAL ACKNOV (Individual or Part y . 39 74, before me Geolie G. & Iori o be the individual(s) dorce Dir free and voluntary a Dir free and voluntary a mut affred my official seal	personally appeared a Nystrom fled in and who executed a	withen, and in the could withen, and in the could be for the state of	ity (les) thereis antipued	
STATE OF WASHINGTON County of On this to me known to be the of the corporation that executed the uses and purpotes therein sold corporation. IN WITNESS WHEREOF (Notarial Scal)	ulay of .	and and ment, and acknowledged sa har they were authorized to	personal spectred of instrument to be the free seconde said instrument a he day and year first above	written.	ed of safit corps store, the	
REAL I	STATE MORI (Wahlington Form)		GISTERED P DEXED: DIR.P INDIGEC''!	US1 CUNTOR SEAA HEARTY CENTE MITRUMENT OF THE DECEMBER B	Y WHAT THE SISTER	
Filed fa Record at Roques	h	. MA	A	DE ELENEL VIELERELANTE MAS RECORDED IN IN ME TRETE VECORDE OF SKANN		

Ľ

1

N -

10