That the Mortgagors will pay all taxes, assessments, and other governmental levies, now or hereafter assessed against the mortgaged premises, or imposed upon this mortgage or the note secured hereby, as soon as the same become due and payable, and shall immediately pay and discharge any lien having precedence over this mortgage. And to assure prompt payment the Mortgagors agree to pay to the Mortgagee monthly budget payments estimated by the Mortgagee to equal one-twelfth of the annual insurance premiums, taxes, assessments, and other governmental levies, which are or may become due upon the mortgaged premises, or upon this mortgage or the note secured hereby, the amount of such payments to be adjusted from time to time as conditions may require. The budget payments so accumulated may be applied by the Mortgagee to the payment of such taxes, assessments, or levies, in the amounts shown by the official statements thereof, and to the payment of insurance premiums in the amount actually paid or incurred therefor. And such budget payments are hereby pledged to the Mortgagee as collateral security for full performance of this mortgage and the note secured hereby and the Mortgagee may, at any time, without notice, apply said budget payments upon any sums delinquent upon said note or under the terms of this mortgage.

In any action brought to foreclose this mortgage or to protect the lien hereof; the Mortgagee shall be entitled to recover from the Mortgagors a reasonable attorney fee to be allowed by the court, and the reasonable cost of searching the records and obtaining abstracts of title or title reports for use in said action, and said sums shall be secured by this mortgage. In such foreclosure action a deficiency judgment may be entered in favor of the Mortgagee, and a receiver may be appointed at the Mortgagee's request to collect the rents, issues and profits from the mortgaged premises.

And it is further covenanted and agreed that the owner and holder of this mortgage and of the promissory note secured hereby shall have the right, without notice, to grant to any person liable for said mortgage indebtedness, any extension of time for payment of all or any part thereof, without in any way affecting the personal liability of any party obligated to pay such indebtedness.

V and the	Vherever tl : liability l	he terms "mortgago nereunder shall be j	ors" occur here oint and seve	ein it sha ral.	ll mean	"mortga	gor" whe	en only	one perso	n execut	ed this d	ocument,	
Г	Dated at Ca	amas, Washington	December	11	,	A. D. 19	63			-	. 1	<b>.</b>	
						Jan	1 00	P.	But	Hon	3	7	
			•										
							- 40		7	. "	1		
					.40								
				- 2	ø۳					T.			
				ام	L		. ٦	h	1		_		
		. <del>7* * '</del>				<u></u>	-						
				w		h	7				- 6		
	OF WASH	IINGTON,	} ss.	77)	h.	₹.					- 1	l.	
	of Clark	w namenally anage	od bolovo mo	TAMES	, D .	מש המוזי		່ ດຕີດ ກ	nan	400	. 1	l	
`	on this day	y personally appear		-		BUTLER,					h-	١.	
to me	known to b	e the individual	described in	and who	execut	ed the w	ithin an	d foreg	oing instr	ument,	and ackn	owledged	
that	he	signed the same as	his free	e and vol	untary	act and d	leed, for	the use	s and pur	poses the	erein mei	ntioned.	
(	Given unde	er my hand and offic	ial seal this	11th da	ay of	Decem	ber ol	963	,,,A.	D. / /		1	
	1		- A				//			$\angle /$		-	
	- 7		~			Note	ry Public	c in and	for the	State of		on	
		# B		P	-				as, thereir				
h.			1	7			۹.	J	,	-			
B						- 16					•		
	استا		1	N									
		, . <b>.</b>			z i	1.4	d 1	니 甁 ·	1, 1	.	Ħ		
			Q.		HLIA	18	9	4×	9 4	P. C.	∰ ∰03		
Ļ	ן ו		GS A		775 ED 8	17	] =	r PAECAES COUITY, WAS		۵	ં જ	z	
4	) (	ER	AVINGS AND ATION ington	33	HAT THE V G. FILED BY		디니	AT PASS DES	7 E E		ings & Aoun	<b>tott</b> NGTON	

MORTG

Loan No. .....122.

CLARKE COUNTY S LOAN ASSOCI Camas, Wash STATE OF WASHINGTON

MU. M. B. 2521 14

II:D'.:CI "Collings County MDEXEN DIR. RECONTIN COMPARED

MAILED

62532