REAL ESTATE MORTGAGE

REAL ESTATE MORIGAGE	
THE MORTGAGORS OTTIS T. SHIELDS and ALTA I. SHIELDS, husband and wife,	
ASSOCIATION, of Vancouver, a Corporation, Merigages, the followin Lots 18 and 19 of Meaghers Addition to Stev	hereby mortgage to the PIRST FEDERAL SAVINGS AND LOAN ag real property, with appartenances, as hereinatter described, to with fension, according to the re-plat thereof on
file and of record at page 120 of Book A of	Plats, Records of Skamania County, Washingto
	* •
	/
The within described mortgaged property is Farming purposes,"	not used principally for acricultural or
All of which real property is situated in the County of The Hen of this mortgage shall also extend to and shall covered property, and also all inture equipment, appurtenances, or fix appurtenances are hereinafter described, and also the rentals, issues as	Skamania
The debt secured by this mortgage is in the principal sum of \tilde{s}	15,000.00payable in500monthly
installments of \$ <u>96.65</u> each, and the debt secured hereby ma	atures in full on the 10th day of October
19, all in accordance with the terms and conditions of one certain this mortgage and is made, executed and delivered by the Mortgagor this contract.	n promissory note evidencing this debt, which note is of even date with to the Morigagee concurrently with this mortgage, and as a part of
Also this mortgage lien shall continue in force and exist as so the Mortgagee to the Mortgagor, and shall continue in torce and exist the Mortgagor to the Mortgagon.	curity for any and all other advances which may be center be made by as security for any debt now owing, or hereafter to become owing, by
The Mertragor covenants that he is the owner of the above des will keep the buildings and other destructible property covered by this Mortgagee's appraised value thereof; such insurance centract shall be the same shall be delivered into the possession of the Mortgage. The appropriate clause providing that the loss thereunder, if any, shall be of loss. The Mortgagor further covenants that he will pay promptly before delinquency any and all installments of taxes, special assessing against or become a lien upon this mortgaged property; that he will state of repair, all to the effect that the value of the said property she	issued by a responsible insurance company, and the policy evidencing said policy shall be endorsed by the Mortragor and shall contain an payable to the Mortragor, in accordance with its interest at the time all premiums on such insurance; and that he will pay promptly and ments and other governmental levies, which may hereafter be levied keep the building according to the control of the contro
	electric wiring, furnace and heating systems, including water heaters, and irrigation systems, the screens and screen doors, built in mirrors, d all trees and garden shrubs, shall be considered as, and in case of the mortgaged property, and shall pass to the purchaser at any execution of the greens, and during the life of this mortgage, stems, and during the life of this mortgage, stems, and during the life of this mortgage, stems, and some of the mortgage, stems, and stems.
The Mortgagor further covenants and agrees that the Joan set tegrity of the Mortgagor, as well as upon the security offered, and that therein, without the consent of the Mortgagoe, and if any such conser- will, personally, assume and agree to pay this debt.	cured by this mortgage is made upon the personal character and in- t therefore he will not convey this mortgaged property, or any interest at is given, and any such conveyance made, the purchaser or grantee
Now if the Mortgagor shall fail to pay any installment of prigary other covenant or condition of this mortgage, or of the note evidenthe whole dots seemed hereby shall become immediately due and pays ofty covered by this mortgage may be sold as provided by law, or it to nents, or other governmental levies, that may become due, or if he shall then the Mortgage may pay or advance such sums as may be necessar premium, and the amount so paid shall be added to and become a part	and this mortgage may be immediately forcelosed, and the prop- the Mortgagor shall fail to pay any installment of tayes, special assess- all fail to purchase and pay the premium on any policy of insurance, the property when the assessment of confirmation of the property
The Mortgagor further agrees that should there be default in or should be otherwise fall in the strict performance of this contract, fee, abstracting, examining records, travel, or any other expense resul- and become a part of the debt secured hereby.	the payment of any installment of principal or interest on sald dobt, and any expense is incurred by the Mortgagee in the way of attorney's liting from such default, then such items of expense may be added to
The Morigagor further agrees that if he should fail to make the covenant or condition of this contract, and in case of a force-losure act due, and in addition to any items of expense as are above mentioned, such force-losure action.	e payments as herein provided, or should be fail to perform any other tion, he agrees to pay, in addition to the principal and interest then such sum as the Court may adjudge reasonable as attorney's fees in
Further, in case of default, it is agreed that the Mortgagee may vacant, or if occupied by a tenaut, then the Mortgagee may immediat apply the same upon the debt secured hereby, and this instrument sha accrued, and accruing rentals. Also, in case action is brought to forcel consents that a receiver may be appointed by the Court, without net receiver to take charge of the mortgaged property, to collect and receprotection of the parties during the pendency of such foreclosure acti	all be construed and shall have the effect of an assignment of such lose this mortizage or to collect the debt secured hereby, the Mortizagor thee to the Mortizagor, and the Court is authorized to empower such edge regular through or athorsyics wayners, the said connection that
The Mortgagor further represents that the funds loaned by the portion of the purchase price of the mortgaged premises, and in any purchase money mortgage.	he Mortgagee and secured by this mortgage are to be used to pay a action upon this instrument, this mortgage shall be construed as a
This contract is drawn in the singular person, but all pronour with the number actually executing.	us and verbs shall be read either as singular or plural in accordance
Dated this 22nd day of June	
SIGNED AND DELIVERED IN THE PRESENCE OF	Atten T Shields
Kalut J. Dalveren	<u> </u>