MORTGAGE

The Mortgagors, Willis G. GREEN AND MARILYN J. GREEN, hasband and wife of White Salmon, Washington

hereby mortgage to VANCOUVER FEDERAL SAYINGS AND LOAN ASSOCIATION, a corporation, located at Vancouver, Withington MORTGAGER, the following described real property situate in the County of Skamania, State of Washington, 10-wit:

washington MortGAGEF, the following described real property situate in the County of Skamania State of Washington to with the Southeast Quarter of Sec. 20, Twp. 3 North, Range 10, E.W.M., described as: Begin at the corner common to Secs. 20, 21, 28 & 29, Twp. 3 North, Range 10 E.W.M.; thence north along the line between said Secs. 20 & 21, 1,338 feet to a point 338.28 feet north of the centerline of County Road #3041, designated as the Cooks-Underwood Road; thence west perpendicular to the line between said Secs. 20 & 21, 445.40 feet to the initial point of the tract hereby described; thence west 107.60 feet; thence north parallel to the line between said Secs. 20 & 21, 202.44 feet; thence east 107.60 feet; thence south 202.44 feet

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

day of January in equal monthly installments as therein ser forth beginning on the first.

and payable on the first promissory note bearing even date herewith. day of each month thereafter, according to the terms and conditions of the aforesaid

and payable on the first

The Mortgagors, for themselves and for their heirs and assigns, have covenanced and agreed of and with the said Mortgagor, or successors or assigns, as follows: They have a valid and ament considered title in fee simple to said premises or said with the said Mortgagor, or successors or assigns, as follows: They have a valid and ament cumbered title in fee simple to said premises; they have the right to mortgage the same; they will not suffer or permit sub-premises to become subject to any line or encumbrance that shall have precedence over this mortgage, they will mailer do mort suffer vaste, they will keep all buildings and irriproximents located upon the martgage premises in good condition and repart successors and assigns and the consent of the mortgage, and the taken or subject to the right of any numer from holder, and them successors and assigns and remain a lirit and prior line on all of said projectly not expressly released until said indebedness is paid in followed by the payment of any remain amorts excellenting such indebedness; they will payment to make the said and the said projectly in the payment of any remain and morts excellenting such indebedness; they will pay and the said assigns, games the level claims and demands of all persons whomsever; they will pay all taxes or assessments that may be level or assessed on said premises and all taxes that risy be levied or assessed on this mortgage or in building of an account thereof at least dirty; 100 days before they become delinquent. They will keep the buildings of said professionable and therefore and all taxes that risy be levied or assessed on this mortgage or in buildings as collared accounts for the payment of the said dirty and the debt increase companies satisfactory to the Mortgage, that the following said for insurance to be a more or more responsible fire insurance companies satisfactory to the Mortgage, that the Mortgage in the constitution of the payment of the constraints of the constraints of the constraints

Furthermore, to fully project this mortgage, the Mortgagors, regether with, and in addition to, the monthly installments

of principal and interest payable under the terms of the note secured bretchy, will on the £1.75% day of each month, until said note is fully paid, pay to the Mortgagee the following sums:

(1) A sum equal to the premiums that will next become due and payable on posters of fire and other hazard insurance covering the murtgaged property, plus taxes and assessments next due on the described premises (all as estimated by the Mortgagee), less all sums already paid therefor divide by the number of months in clapse before one month prior to the date when such premiums, taxes and asses. ""If become definition, said amounts to be held by the Mortgagee in trust to pay premiums, taxes and special. ""eiths, as herein stated.

(2) All sums so paid, being the amounts due on the ortgand our, secured fereby and the sums stated it, this paragraph, shall be applied by the Mortgagee first to taxes, assessments, fire and other hazard mustance premiums, then interest upon the note secured hereby, and the balance in amortization of the principal of said note.

If the total of payments made under the praying of the payment of the principal of said note.

Interest upon the note secured hereby, and the balance in amortization of the principal of said note. If the total of payments made under the provisions of this paragraph shall exceed the amount of the payments actually made for trace, assessments or insurance premiums, as the case may be, such excess shall be credited by the Mortgagee on sub-equent payments to be made by the Mortgagee, or may be applied upon the principal of said note. If, however, said amounts are not sufficient to pay said terms, the Kortgageer further agree that they will pay to the Mortgagee any amounts necessary to make up such deficiency. Accordingly, if there should be a default made under the provisions of this mortgage resulting in a public saile of the promises covered discreby, or it the Mortgagee arquires the property otherwise after default, at the time of the commencement of such proceedings, or at the time the property is otherwise acquired, the balance then remaining in the

funds accumutated under this paragraph shall be applied as a credit against the amount of the principal then remaining due under said more.

Forther nore this mortgage also secures any advances which the Mortgagee may make to the Mortgagors, or their successors in till or interest, for any purpose, at any time before the release and cancellation hereof, but at no time shall such advances toget at the balance remaining due upon the original obligation exceed the sums first secured hereby, nor shall the term of this mortgage be increased, providing, however, that nothing in this paragraph contained shall be considered as limiting the amounts that may be secured hereby when advanced to protect Mortgagee's security or in accordance with other covenants contained herein.

It is further mutually covenanted and agreed by and between the parties hereto, for themselves, their heirs, personal representatives, successors and assigns, that the owner and holder of this mortgage and of the promissory note secured thereby shall have the tight, 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 only may affecting the personal liability of any party ubligated to pay such payment of indebtedness.

IT IS PURTHER EXPRESSLY AGREED: That should the said Mortgagors fail to make payment of any taxes or other charges payable by them as hereinbefore agreed, or suffer said premises to become expler to any lien or encumbrance having precedence to this mortgage, as hereinbefore provided against, the said Mortgagoe may, at its option, make payment thereof and the amount so paid, with interest thereon at the rate of ten per cent (10%) per annum shall be added to and become a part of the debt secured by this mortgage, without waiver, however, of asid Mortgagoe arising and the breach of any of said covenants. The Mortgagee may collect a monthly late charge not to exceed two cents (2c) for a fine dollar (\$1.00) of each payment more than ten (10) days in arrears to cover the extra expense involved in handling delinque payments; without prejudice, however, to the Mortgagoe's right to consider each such delinquency as a breach of covenant by the Mortgagor.

In the event the security is call sinks by the contract of the

In the event the security is sold either by deed or contract of sale or etherwise conveyed to any person or party, and this isotragage deby remain unpaid at time of sale, then at the option of the Mortgage, after written notice by United States Mail to the Mortgage, the rate of interest upon the indebtedness secured hereby shall, from and after the date of exercise of the option, be increased to the extent of two percent or such lesser sum as the Mortgage shall elect, provided said option shall never be used to establish an interest rate in excess of the maximum allowed by law and if this inortgage is assumed, Mortgagee's assumption fee or insurance transfer charge shall be paid by assuming party.

While not in default, the Mortgagors may collect and enjoy the rents, issues and profits pledged hereby, but in case of default in any payment, or any default under provisions undertaken by the Mortgagors hereby, the Mortgagoe shall have the right to collect such rents, issues and profits and to expend such portion thereof as may be necessary for the maintenance and operation of said property and apply the balance, less reasonable costs of collection, upon the indebtedness hereby secured until all delinquent payments shall have been fully discharged.

In the every suit is instituted to effect such foreclosure, the said Mortgagee, its successors or assigns, may recover therein as Attorney's fees such sum as the Court may adjudge reasonable and shall pay such reasonable cost of acareling records and abstracting the same as necessarily may be incurred in foreclosing this mortgage or detending the same, which sums may be included in the decree of foreclosure. Upon sale in any foreclosure proceedings the entire truct shall be soil as one parcel and the purchaser at any such sale shall be let into immediate and full possession of the above premises.

and the purchaser at any such sale shall be let into immediate and full possession of the above premises.

That in the event suit is instituted to effect such to reclosure, the said Mortgage, its successors or assigns, shall as a matter of right an! without regard to the sufficiency of the security or of waste or danger of misapplication of any of the properties of the Mortgagors, be entitled forthwith to have a receiver appointed of all the property hereby mortgaged, and the Mortgagors hereby expressly consent to the appointment of a receiver ty any court of competent jurisdiction and expressly supulate, covernant and agree that such receiver may remain in possession and control or the mortgaged property and the final determination of such suits, or, proceeding.

Wherever the term 'mortgagors' occurs herein it shall mean 'mortgagor' where easy one person executes this document, and the hisbility Legeuguer shall be joint and several.

Dated at 'Constance, Washington,'

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**And the property of the security of the security of the security of the security of the mortgagor of

www. COUVER FEDERAL SAVINGS Green and Maril ND LOAN ASSOCIATION Jancouver, Washington busband and ANCOUVER FEDERAL LYNE ACCOUNT MANUAL ARTIES AND LOAN P.O. B. Ġ Green, H1118 Ŗ, STATE OF WASHINGTON. COUNTY OF CHARR On the day personally appeared before, e. Willis G; Green and Marilynd, Green, husband and wife to me known to be the individual. Becombed herem will who executed the within and foregoing instrument, and acknowledged they signed the same as their free and volumary act and deed, for the nd arrivary the cin mennionel. 134R June , A. D. 19 72 day of

> FREE CONTISPEN Notary Public in and for the State of Washington residing at Poncouver therein. White

Silmon