## MORTGAGE

The Martgagore, NAMOT E. ENGLISHN, as her separate estate,

of Washongal, Washington hereby mortgon to VANCOUVER FROEBAL SAVINGS AND LOAN ASSOCIATION, a corporation located as Vencouver, Washington, MORTGAGEE, the following described real property situate in the County of Skamanila , Sinte of Washington . to-wit:

The Northeast Quarter (NE+), and the Northeast Quarter of the Southeast Quarter (NE + SE +), of Section 18, Township 2 North, Range 5 B. W. M.

The within described property is not used principally for agriculture farming purposess

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and all interest or estate therein that the mortgagors may hereafter acquire.

TOGETHER with all fixtures and articles of personal property of the mortgagors and now or at any time hiterafter attached to or used in any way in connection with the use, operative and occupation of the above described real property, and any and all buildings now or hereafter extected thereon. Such fixtures and articles of personal property, including but without being limited to all screens, awnings, storn windows and doors, window shades, inlaid foor coverings, refrigeratives, tournaces, radiators, values and furnishings of every kind, and all heating, lighting, plumbing, gas, electricity, vanishinging, refrigerating, air conditioning, and incinerating equipment of whatever kind and neture, they sing and watering repeatsus, furnace and heating systems, water heaters, burners, and fuel storage bins and tauks and irrigation systems, and all builtim mirrors and cupboards and cabinets, and all it rees, gazdens and shrubbery, and also including intalled overs, dishivashers, dispers and intercommunication systems, all of which fixtures and articles of personal property are hereby declared and shall be dismed to be fixtures and accessory to the freehold and a part of the reality as between 'e parties hereth, their successors and suisigns, and all persons claiming by, through or under them, and shall be deemed to be a portion of the security for the indebtednesh herein mentioned and to be subject to the lien of this mortgage, all to secure the payment of the sum of

ETORNY THOUSAND DOLLARS AND NO/100 - Doll and the interest thereon at the rate as shown in the note secured hereby, which principal sum and the interest thereon is repayal in equal monthly installments as therein set forth beginning on the first day of September

and payable on the first day of each month thereafter, according to the terms and conditions of the aforesaid

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

The Morgagors, for themsolves and for their heirs and assigns, have covenanted and aggred, and do hereby covenant and agree to and with the said Morgagee, it's successors or assigns, an follows: They have a valid and unent-tumbered title in fee surple to said premises; they have the right to morgage he same; they will not suffer or permit said premises to become subject to any lien or encounterance that shall have precedence over this mortgage; they will neither do not saffer waste, they will keep als buildings and improvements located upon the mortgage premises in good condition and repair, and no building or other improvement will be removed or demolished without the consent of the mortgage; and the tening of additional security, or the extension of time of payment of said indebtedness, or any part thereof, shall, at no time, release or impair the liability of any enclores or activity, or of any property that employee the right of any encloser or activity, or of any property and the place of a surety, nor improve the right of any juntor lene holder, and his morgage, as well as any renewal or extension thereof, shall be additional security for payment of any renewal notes, evidencing such indebtedness; they will render such further assurance of title as may be requested by the Mortgagee, they will warrant and defined said title unto said Mortgagee and unto his successors and assigns, against loss by the Mortgagee, they will warrant and defined said title unto said Mortgage or to the holder of said note on account thereof at least thirty (30) days before they become delinquent. They will keep the buildings on said premises and all taxes are they become delinquent. They will keep the buildings on said premises and all taxes are stated as a successory of the payment of the industrate premise of the payment of the industrate are least thirty (30) days before the

therefor on behalf both of the Mortgagor and his assigns and the Mortgagee.

At any time duting, ne life of this mortgage, if any law of the State of Washington shall be enacted imposing or authorizing the imposition of any specific tax upon mortgages or by victus; of which the owner of the premises above described shall be authorized to pay any tax upon said moneys, note or martgage, of either of them, and teduct the amount of such tax from any such moneys, nor or mortgage, or by victus of which any tax or assessment upon the mortgaged premises shall be chargeable against the owner of said moneys, nute or which any tax or assessment upon the mortgaged permises shall be chargeable against the owner of said moneys, nute or mortgage, or in the event the mortgage debt or the income derived the effection become stable under any law of the State of Washington, then the principal sum hereby secured, with all accrued interest thereon, at the option of the Montgage, if time after the enactment of such law, shall become due and immediately payable, whether due by lapse of time or not; provided, however, that if notivithstanding any such law, the Mortgage is successor and assigns, any such tax, this mortgage shall, remain the same as if such law or law; had not been passed.

Furthermore to fully prouse this featurement to the mortage the Mortgager, to such as all adultion or the monthly intelligence.

Furthermore, to fully protect this mortgage, the Mortgagors, together with, and in addition to, the monthly installments

of principal and interest payable under the terms of the note secured hereby, will on the first day of each month, until said note is fully paid, juy to the Morigagee the following sums: At the election of the mortgagee (1) A sum equal to the premiums that will next become due and payable on policies of fire and other hazard insurance govering the mortgaged property, plus taxes and assessments next due on the described parmises, (all as estimated by the Morigagee), less all sums already paid therefor divided by the number of months to elapse before one munth which to the date when such premiums, taxes and assessments will become delinquent, said amounts to be held by the Mortgagee in trust to pay premiums, taxes and special assessments, as herein stated,

amounts to be held by the Mortgagee in trust to pay premiums, taxes and special assessments, as herein stated.

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

If the total of payments made noder the provisions of this paragraph shall exceed the amount of the payments actually made for taxes, assessments or insurance premiums, as the case may be, such excess thall be credited by the Mortgagee on subsequicit payments to be made by the Mortgagors, or may be applied upon the principal of said note. If, however, said smounts age not sufficient to pay said items, the Mortgagors further agree that there will pay to the Mortgagee any amounts necessary for make up such deliciency. Accordingly, if there should be a default made under the provisions of this mortgage resulting, for public sale of this premises envered thereby, or if the Mortgagee acquires 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 accumulated under this paragraph shall be applied as a countr against the Furthermore this morngage also sections any advances which the Martingor may make to the Martingors may in title or interest, for any purpose, at any time before the relume and concellation fermed, but it divances together with the halance remaining due upon the original obligation second the some first accused for bern of this morngage be increased, providing, however, their nothing in this purgraph (formined what immting the amounts that may be secured bereity when advanced to posted blorgages's accurring or in steady oversuants contained herein. It is further mutually covenanced and agreed by and between the parties bereio, for the representatives, successors and assigns, that the owner and holder of the mortgage and of the parties have the right, without notice, so great to any person liable for said mergage indebtedness and all or may part thereof, without in any way affecting the personal liability of any indebtedness. IT IS FURTHER EXPRESSLY AGREED. That should the said Morragagers fail to make payment of any analysis of them as hereinbelous agreed, or suffer said primises to become subject to argue line to expend the said morragage, as hereinbelous provided against the said Morragages flag, it its option, make thereof and the amount so paid, with interest where on as the said of the payment for the payment of the payment the Morrgagor.

In the event the security is sold either by deed or contract of sale or otherwise conveyed to any person or party and this morrgage debr sensin unpaid at time of sale, then at the option of the Morrgagor, after written notice by Dunted States Mail to the Morrgagor, the rate of interest upon the indebtedness secured hereby shall, from and after the date of exercise of the option, the increased to the extent of two percent or such lesser sum as the Margagor shall effect, provided said option shall never be used or establish as interest rate in excess of the maximum allowed by law and it this morrgage is assummed. Morrgagor's consequence or interest and the state of the maximum allowed by law and it this morrgage is excurred. Morrgagor's consequence or interest in Johnston to the Margagor's consequence of the provided that the morrange is a secured. While not in default, the Mortagors may collect and enjoy the rents, issued and profits piedged the byte of default in any payment, or any default under provisions undertaken by the Mortagagus hereby, the Mortagors of the sight to collect such renos, issues and profits and to expend such portions thereof any be necessary for the until all desinquent payments shall have been fully discharged.

The design of the sight of the state of the sight In the event suit is instituted to effect such foreclosure, the said Mortgagee, its successors or any occupant therein as Assumey's fees such sum as the Court may adjudge reasonable and shall pay such reasonable of acching unda and abstracting the same as necessarily may be incurred in foreclosing this mortgage or defending; same, the same may and the purchaser at any such sale shall be let into immediate and full pussession of the above premises. and me purchaser at any such sale shall be let into immediate and rull possession of the above promises.

That in the event suit is instituted to effect such foreclosure, the said Morgages, its successors or assum, shall as a matter of right and without regard to the sufficiency of the seturity or of waste or demand of misago cations or any of the Morgagors hereby expressly closent to the appointment of a receiver appointed of all the projectly hereby more gast, and the appointment of a receiver by any court of compount part or the appointment of a receiver by any court of compount part of the appointment of a receiver by any court of compount part of the appointment of a receiver by any court of compount part of the appointment of the mortgages property until the final determination of such suit or proceeding. Wherever the term 'mortgagors' occurs herein it shall mean document, and the liability hereunder shall be joint and several "more igor" when only us person executes this Dated at Management Washington, 24, ( . A D 19 73 Washougal, ANCOUVER PLOTERAL SAVINGS AND LOAN SSOCIATION Washington 530-00 VANCOUNT FEEDERAL ARTES IN SECTION TANKS . 0000 8 C 20 4 1 2 2 2 2 STATE OF WASHINGTON. COUNTY OF CLARK On this day personally appeared before me. NANCY E. ENGLISHAN, as her separate entate, to me known to be the it lividual described herein and who executed the within and toregoing instrument, and acknowledged \*\* A. P signed the same as hear five and reducesary act and dred, fre the 255 Column Derein mentioned my hand and official seal this 2hth