WASHERSTON

76496

REAL ESTATE MORTGAGE

THE WINNERS, ROBERT A. HANSON and PATRICIA A. HANSON, husband and wife, of Star Route, Carson, Washington 98610

hereby mortgage ti CLARK COUNTY SCHOOL EMPLOYEES CREDIT UNION, a corporation, locited at Vancouver, Clark County, Washington, Mortgagee, the following described real property situate in the County of Skamania , State of Washington

Lots 5, 6 and 7 of EL DESCANSO AL RIC Tracts according to the official plat thereof on file and of record at page 90 of Book Aof Plats, Records of Skamania County, Washington;

ALSO, beginning at the northeasterly corner of the said Lot 5; thence south 57° 54' east 24 ft.; thence north 36° east 146 ft.; thence north 57° 54' west 70 ft.; thence north 43° 54' west 239 ft.; thence south 36° west 146 ft.; thence south 43° 54' east 239 ft.; thence south 57° east 46 ft. 54° east 46 ft. to the point of beginning.

Together with all buildings and other improvements now or hereafter lorated thereon, all rights and interests appurtenant thereto (including rights in easements, regener must an out amongs and other improvements now or nereatier located thereon, as rights and interest appointment thereto (including rights in eastments, agreements, wa'er supply and darlingge rights and shares or memberships evidencing such rights), all property equipment and appliances now or hereafter in any manner a fixed or attached to such land or the buildings or improvements thereon for use in connection therewith, even though such items may be removed for convenients, such as storm windows, doors, screens, awnings and like items (which shall for the purpose of this mortgage be deemed a part of said real property, and any interest therein which mortgager may hereafter acquire, together with all repts, issues and profits thereof—(all of which are herein referred to as "said property").

The debt secured by this mortgage is in the principal sum of Ten Thousand and no/100----Deliars (\$10,000.00). psyable in 240 monthly installments of Eighty and 56/100---- Dollars (\$ 80.56) each, all in accordance with the terms and conditions of one certain promissory rote evidencing this debt, which note is of ever date with this mortgage and is made, executed and delivered by the mortgage to the mortgage concurrently with this mortgage, and is a part of this contract.

Furthermore this mortgager to the mortgager concurrently with this hold tage, and its a part of this converge to the mortgager also secures a redvances which the Mortgager also may make to lie Mortgagers, or their successors in title or interest, for any purpose, at any time before the release and cancellation hered, but at no time shall such advances together with 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

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

THE MORTGAGOR HEREBY COVENANT!, AND AGREES WITH THE MORTGAGEE THAT:

1. He is the owner of the above described premises; that the same are now clear of incumbrance; that he will keep the buildings and other destructible I. He is the owner of the above dereibed premises; that the same are now clear of incumbrance, that he will keep the buildings and other destructible property covered by this mortgage is against loss by fire and other hazards in a sum at least equal to the mortgage's appraised value thereof; such insurance company, and the policy evidencing the same shall be delivered into the possession of the mortgage. The said policy shall be endorsed by the mortgage and shall contain an appropriate clause providing that the loss thereunder, if any, shall be payable to the mortgage, in according the same shall be delivered into the possession of the mortgage or claim covered by any such policy. The mortgage which is that the will be promptly and before delinquency any and all installments of to it, special assessments and other governmental levies which may hereafter be levied against or become a lieu upon this mortgaged property; that he will keep the buildings and appuritenances on the said property in a good state of repair, all to the effect that the value of said property shall not be impaired during the life of this mortgage.

It all or any part of the principal sum of this note may be paid in advance at any time with interest to the date of such payment.

11. All or any part of the principal sum of this note may be paid in advance at any time with interest to the date of such payment.

III. In order to more fully protect the security of this mortgage the mortgage, together with and in addition to the monthly installments of principal and interest payable under the terms of the note secured horoby, on the first day of each month until the said note is fully paid, will pay to the mortgages the following sums:

- * A sun equal to the ground rents, if any, max due, plus the promiums that will next become due and payable on policies of fire and other hazard insur. covering the mortgaged property, plus 1/12 of the taxes and assessments next due on the mortgaged property (all as estimated by the mortgaged), less all rums already paid therefor, divided by the number of months to clapse before one (1) month prior to the date when such ground rents, premiums, taxes and assessments will become delinquent, such sums to be held by the mortgageo in trust to pay said ground rents, premiums, taxes and special assessments.
- b. All payments mentioned in the proceeding subsection of this paragraph and all payments to be made under the note secured hereby shall be added together and the aggregate amount thereof shall be paid by the mortgager each menth in a single payment to be applied by the mortgager to the following items in the order set forth:
 - (1) Ground rents, taxes, assessments, fire and other hazard insurance premiums;
 - (2) Interest on the note secured hereby:
 - (3) Amortization of the principal of the said note.

Any deficiency in the amount of any such aggregate monthly payments shall, unless made good by the mortgagor prior to the due date of the next such payment, constitute an event of default under this mortgago.

IV. The Mortgagee may collect a late charge imposed in accordance with the By-Laws of this Gredit linion, for failure to comply with the terms and conditions of this mortgage.

V. If the total payments made by the mortgagor under a of paragraph III preceding shall exceed the amount of the payments actually made by the V. If the total payments made by the mortgager und a g paragraph III preceding shall exceed the amount of the payments actually made by the mortgagee for ground rent, taxes, assessments, or insurance premiums, as the case may be, such excess shall be credited by the mortgagee on subsequent payments to be made by the mortgager. II, however, the mortling payments made by the mortgager under g of paragraph III preceding shall not be sufficient to pay ground rents, taxes, assussments, or insurance premiums, as the case may be, when the same shall become due and payable, then the mortgager shall pay to the mortgagee any amount. Accessary to make up the deficiency on or before the date when apyment of such ground rent, **-**, assessments or insurance premiums shall be due. If at any time the mortgager under the provisions heretofore made shall ender to the mortgagee full in the time included the provisions of a of paragraph III hereof which the mortgagee has not become obligated to pay. If there shall be a default under any of the provisions of this mortgage resulting in a public sale of the premises covered hereby, or if the mortgagee acquires the property otherwise acquires the property otherwise after default, the mortgagee shall apply, 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 a of paragraph III preceding as a credit against the amount of the principal remaining unpaid under said note.

VII. He will pay all taxes, assessments, water rates and other governmental or municipal charges, lines or impositions for which provision has not been made heretofore and will prompti* deliver the official receipts therefor to the said mortgagee, and in default thereof the mortgagee may pay the same.

VII. The mortgager further developed the mortgage is made upon the personal character and integrity of the

VII. The mortgager further devenants and agrees that the loan secured by this mortgage is made upon the personal character and integrity of the mortgager, as well as upon the security offered, and that therefore he will not convey this mortgaged property, or any interest therein. If Mortgagers sell, convey, transfer or dispuse of the above described property, Mortgagees may accelerate the debt due and owing and declare the full unpaid balary of principal due and payable.

VIII. All compensation and each and every seed at demands in connection with any condemnation for public use of or injury to all or any part of said property is hareby assigned and shall be paid to except the said may use, release or apply such movers so receive by it to the payment of accrued interest and reduction of principal amount owed, without precipt to exact paying and mortganers shall in this connection execute such further assignments as martingage, and mortganers shall in this connection execute such further assignments as martingage may require. It is understood that agreed that is connected with any settleme: court action or other deposition of marting to the mortgaged property the same shall be ministed by the crucity, as his successors for the benefit of sactgage and navigages with proceeds applied as district forestated, provided that, from such process find that he deacted all reasonable costs and attorney's fees derived in maintaining the preservation of the rights of the parties. If mortgager, or his successors for neglect to protect the benefit of the parties, mortgage may appear in its cwn name or more of mortgager in such action and from any amount recovered first deduct all reasonable costs and attorney's tess derived thereform and apply the plance as above stated. At any time or from time to the without liability therefor, without a fice and form any amount of any indebtedness or performance of any or all such obligations or accept or release additional society therefor, or subordinate or release the lien or charge hereof as to all or am part of said property, consent to the making of any map or plat thereof, or join granting any easement thereon.

IX. How If the mortgager shall fail ty pay any installment of crocered or interest unon this debt. or should be fall—to-nariferm strictly any other

IX. Now if the mortgager shall fail to pay any installment of prixingly or interest upon this debt, or should be fall to perform strictly any other covenant or condition of this mortgage or of the note evidencing the debt secured hereby, time being strictly of the essence, then, at the election of the covenant or condition of this mortgage, the whole debt secured hereby shall become immediately due and payable; and this mortgage may be immediately foreclosed, and the property covered by this mortgage may be sold as provided by law; or if the mortgager shall fail to pay any installment of taxes, special assessments or other governmental levise that may become due or if he shall fall to purchase and pay the premium on any policy of insurance, then the mortgage may pay or advance such sums as may be necessary to pay such tax assessments or governmental levy, or such insurance premium, and the amount so paid shall be added to and become a part of the debt secured hereby.

X. The mortgagor further agrees that should there be default in the payment of any installment of principal or interest on said debt, or should he otherwise fall in the atrict performance of this contract, and any expense is incurred by the mortgaged in the way of alterney's fee, abstracting, examining records, travel, or any other expense resulting from such default, then such Items of expense may be added to and become a part of the debt secured hereby.

XI. The mortgagor further agrees that should he fall to make the payments as herein provided or should he fall to perform any other covenant or condition of this contract, in the case of a foreclosure action he will pay, in addition to the principal and interest then due and in addition to any items of expense above mentioned, such sum as the court may adjudge reasonable as attorney's fee in such foreclosure action.

expense above mentioned, such sum as the court may adjudge reasonable as attorneys tee in such idectosure action.

XII. Further, in case of default, it is agreed that the mortgagee may immediately take possession of the mortgaged property in case it is vacant or, if occupied by a tenant, then the mortgagee may immediately collect and retain any and all accrued, or accruing, rentally and apply the same upon this debt secured hereby, and this instrument shall be construed and shall have the effect of an assignment of such accrued, and at the rentals. Also, in case action is brought to foreclose this mortgage or to collect the debt secured hereby, the mortgager consents that a receiver may be appointed by the Court without notice to the mortgager, and the Court is authorized to empower such receiver to take "barge of the mortgage property, to collect and receive rentals thereon, or otherwise manage the said property for the protection of the parties during the pendency of such foreclosure action.

XIII. It is further agreed that the covenants and agreements herein contained are joint and several and shall be binding upon, and inure to the benefit the heirs, devisees, legal representatives, or successors in interest of the parties hereb. If more than one joins in the execution hereof or if any be the feminine sex, the pronouns and relative words used shall be read as if written in the plural or the feminine respectively.

XIV. Further, on termination of the mortgager's employment, the entire balance of the mortgage may at the option of the mortgagee, become immediately due and payable, in accordance with the By-Laws of this Credit Union.

day of 31st STATE OF WASHINGTON County of Skamania On this day personally appeared before me ROBERT A. HANSON and PATRICIA A. HANSON, husband &

to me known to be the individual specified in and who executed the within and foregoing instrument and acknowledged that Sheir: 1 (see and voluntary act and deed for the uses and purposes therein mentioned.

Given under my hand said official seal this July Notary Public in and for the State of Washington, residing at Stevenson therein.

Mortgages EAPLOYEES CREDIT UNION · Vancouver, Washington 98663 REAL ESTATE MORTGAGE erords of said County filed for record at the request of murigages on. NDEXED: DIR INDIRECT CLARK COUNTY P. Q. Bex 1845 STATE OF WASh. , , US recor 2d in Vol.