The Mortgagors, William A. Bergstrom and Helen A. Bergstrom, husband and wife,

or Underwood, Washington

Skamenia
Hereby mortgage to Riverview Savings Association, a Washington corporation, the following described real property situated in MAX County, State of Washington.

A tract of land located in the Southwest Quarter of the Southeest Quarter (SW) SE) of Section 19, Township 3 North, Range 10 5.W.M., described as follows:

Seginning at the southeast corner of the said Section 19; thence south 69º 09' west along the center line of County Road No. 3041 designated as the Cook-Underwood Road 1,331.28 feet; thence north 65° 39' west 91.61 feet; thence north 43° 05' west along the center line of said road 148.82 feet to the initial point of the tract hereby described, said point being north 126.72 feet and west 1,516.25 feet from the southeast corner of said Section 19; thence north 43° O5' west along the center line of said road 620.96 feet to a point north 629.84 feet and west 1,986.79 feet from the southeast corner of the said Section 19; thence south 07° 19' 37" west 400 feet, more or less, to the easterly line of a tract of lund conveyed to Grval H. Bevans and Nellie E. Bevens, husband and wife, by deed dated January 29, 1964, and recr ded at page 341 of Book 52 of Deeds, Records of Skamania County, Washington; thence south 34° 01' east along said easterly line 300 feet, more or less, to the south line of the said Section 19; thence north 89° 09' east along said south line 3')0 feet, more or less, to a point south 46° 55' west from the initial point; thence north 46° 55' east 210 feet, more or 1 ss, to the initial point.

SUBJECT TO easements and rights of way of record.

and all interest or estate therein that the mortgagors may hereafter acquire, together with the appurtenances and all awarest window shades, screens, manules, and all plumbing, lighting, heating, cooling, ventilating, elevating and watering apparatur furance and heating systems, water heaters, burners, fuel storage bins and tanks and irrigation systems and all built-in mirror ovens, cooking ranges, refrigerators, dishwashers and cupboards and cabinets, and all trees, gardens and shrubbery, and other likture, whether now or hereafter belonging to or used in the enjoyment of said property all of which shall be construed as a part of the realty. The within described mortgaged property is not used principally for acquired the property. agricultural or farming purposes.

All to secure the payment of the sum of FIFTY THOUSAND AND NO/100-----

with interest thereon, and payable in monthly installments of \$ 445.57

each, month

beginning on the 10th day of Sept abor, 1974, and payable on the 10th day of each month thereafter, according to the terms and conditions of one certain promissory note bearing even date herewith.

I mortgage lien shall continue in force and exist as security for any and all other advances which may be made by the Mortgager to the Mortgagor, and shall continue in torce and exist as security for any debt now owing, or hereafter to become owing, by the Mortgagor to the Mortgage.

The Mortgagors hereby (jointly and severally if more than one) covenant and agree who the Mortgagoe as follows:

That the Mortgagors have a valid, unincumbered title in fee simple to said premises, and will warrant and forever defend the same against the lawful claims and demands of all person who movever.

That the Mortgagors will during the continuance of this mortgage, permit no waste or strip of the mortgaged premises and will keep the buildings and appurtenances on said property in good state of repair.

That the Mortgagors will 1 2 said promissory note according to its terms. Should the Mortgagors fall to pay any installment of principal or interest provided for in said note, or any sum due under this mortgage, or breach of any covenant or agreement herein contained, then the entire debt secured by this mortgage shall, at the election of the Mortgage, become immediately due and payable. Should the Mortgagors tail to may any sum which they are required to may the Mortgagoe may, without waiver of any remedy hereunder for such breach, make full by partial payment thereof, and the amount so paid with interest thereon at 10%, per manum shall become immediately payable to the Mortgagoe and shall be secured by this mortgage. Any payments made by the Mortgagors upon the indebtedness secured by this mortgage may be applied as the Mortgagoe may elect either upon the amount which may be due upon said promissory note or upon any amount which may be due under the provi-

That the Mortgager may specify to the extent of the amount due hereunder, in some responsible insurance company or companies satisfactory to the Mortgager and for the protection of the latter, and that the Mortgagers will cause all insurance polleles to be suitably endorsed and delivered to the Mortgager, together with receipts showing payment of all premiums due therefor, and that the Mortgagers will keep no insurance on said building other than as stated herein. That it shall be optional with the Mortgager to name the company or companies and the agents thereof by which the insurance shall be written, and to refuse acceptance of any policy offered, and to surrender and cause to be cancelled any policy which may be received or accepted and to place the insurance or cause the policies to be written, all at the cost, charge and expense of the Mortgagors; but in no event shall the Mortgager be held responsible for failure to have any insurance written k for any lots or damage growing out of a defect in any policy, or growing out of the failure of any insurance company to pay k a nay loss or damage growing and acted the Mortgager is authorized to compromise and settle any claims for insurance, and to receipt therefor on behalf both of the Mortgagers and their assigns and the Mortgag b.

Rivervie

That this he regions will pay all taxes assessments, and other governmental levies, now or her after assessed against the mortage of the note secured hereby, as soon as the kime become due and payable, analish ill immediately pay and discharge any lien having recedence over this mortage. And to assure prompt payment the Miritage to pay to the Mortage morthly budget payments estimated by the Mortage to equal one-weith of the almost insurance promiums, axes, assessments, and other governmental levies; which are or may become due upon the mortage god premises, or upon this mortage or the note secured hereby, the amount of such payments to be adjusted from time to time a conditions may roquid. The budget payments so accumulated may be applied by the Mortage to the payment of such trace, assessments, or levies, in the amounts shown by the official statements thereof, and to the payment of insurance promiums in the amount actually paid of incurred therefor. And such budget payments are hereby pledged to the Mortage, as collateral security for full "efformance of this mortage, as collateral security for full "efformance of this mortage, as collateral security for full "efformance of this mortage, and to not secured hereby and the Mortagae may, at any time, without notice, apply said budget payments upon any sums delinquent upon said note or under the terms of this mortage, as

In any ction brought to foreclose this mortgage or to protect the lien hereof, the Mortgagee shall be entitled to recover from the Mortgagers 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 Mortgage's request to collect the rents, fisces 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 pay: entrof oil or any part thereof, without in any way affecting the personal liability of any party obligated to pay such indebtedness.

debteanes	84,										-	- 1	la.
d the lin	bility her	reunde	r shall	be joint	occur here and seve	in it shall ral.	mea	n "mo/tgag	or" when	only one	person exe	outed th	ils document,
Pate	St dat TH	ax w	son ashingt	on	August	1,	ı	, A. D. 19/7	lian	i A a	Ber	gai	tions
							4	Willie	ani A. E	Borgstr	om /	***********	
						d	K	Helen	lens A. Bei	<i>C</i>	Perge	tro	
						X	. '	,		************			
				(1)		- combax		_			27.4		
TATE OF	WASHI	אנמיזיטא	T		L	-)					•		\
county of				1	85.	1			- 1	W	- 1		
	his day	nerson	ally ap	eared b	efore me	Willia	m Á.	Bergst	rom eti	d Heler	A. Berg	getron	1,
o <u>m</u> e knov				18 da	scribed in	and who	execi	ited the wi	thin and	foregoin	Instrumen	it, and	acknowledge
h~, they	, ril	ened	he san	e as ti	hair fre	e and volu	ntary	net and de	ed, for ti	ie uses ai	nd purposes	therein	mentioned.
- 1	h.				scal this		y of		1974		, A. D.		
Give	m u ider	my na	na yna	Official	acut titis	100 44,	y 01	nugus		7	nds	۸ ۸	a
						Th.		***************************************	SH	ma	<u>L 111 (</u>	<u>(l</u>	eyour
	•					- 1		Notar r	y Public esiding a	in and fo taxwin	r the State therein.	ot Mf#	ington
	, A						7	14	77.		noer E		
						No.		C. Fled W Luenez Vaish	73.5	7 1 - 32/5 CCUITT,	TE SE		
	-1						*	2/2	90 %	18 4 18 4	2 E 3	1	
	. 1				ion		3	hert gy	AT 1:15 P. M. Que.	35	1 2		ion
Щ				BERGSTROM o	Savings Association mas, Washington		;	5 7 3		62 10			ociat '
Ą			7651	.S52	ASSC		Hinest	See See	13 6	2000	7		ASS.
ä	1.3	FROM	A. BERGSTROF and		īngs Assc Wasnington	3,3	=	學學學	AS RE	CECO335	1 1	Mail To	ings Wash
RTGAGE	561		E A	EN A.			~	~-√1 0	ৰ ট —	유 월	1 5	# H	w Savings Association Caras, Washington
-	أأيما			173	≥ 0	H	- 1-	エルコント	3	1		fl .	ن ج

RESISTERE

COMPARE

Rivervie