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MORTGAGE

The Mortgagors, ROGER R. HARADA AND PATSY L. HARADA, husband and wife of Washougal, Washington

hereby motigage to VANCOUVER FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation, located at Vancouver, Washington, MORTGAGEE, the following described real property situate in the County of Skamania

, State of Washington The following described real estate in Skamania County, Washington, to-wit: The south one-half of the West half of the West half of the Southeast one-quarter of the Northeast one-quarter of Section Mineteen (19), Township Two (2) North, Range Five (5) East of the Willamotte Meridian, containing five

acres, more or less.

SUBJECT to County Road.

SUBJECT FURTHER to easement granted to Kenneth E. Locke and Elizabeth C. Locke, husband and wife, by Real Estate Contract dated September 27, 1971 for a water pipeline and the right of ingress and egress for the purpose of repairing and waintaining same over a teu foot strip of land being five feet

repairing and Maintaining same over a ten foot strip of land being five feet on either side of said water pipeline as it presently exists, and all interest or estat, therein that the mottgagors may breafter acquire.

The within-described property is not used primarily for farming or agricultural purposes.

TOGETHER with all fixtures and articles of person all property owned by the Mortgagors and now or at any time hereafter attached to or used in any way in connection with the use, operation and occupation of the above described real property, and any and all buildings now or hereafter exceted thereon. Such fixtures and articles of personal property, including but without being limited to all screens, awnings, storm windows and doors, window shades, inlaid floor coverings, refrigerators, boilers, tanks, furnaces, radiators, vaults and furnishings of every kind, and all tening, lighting, plumbing, gas, electricity, ventilating, refrigerating, air conditioning, and incinerating equipment of whatever kind and nature, elevating and watering apparatus, furnace and heating systems, water heaters, burners, and fuel storage bins and tanks and crigation systems, and all built-in mirrors and cupboards and cabinets, and all trees, gardens and shubbery, and also including installed ovens, dishwashers, dryers and intercommunication systems, all of which fixtures and articles of personal property are hereby declared and shall be deemed to be fixtures and accessory to the freehold and a part of the realty as between the parties hereo, their successors and assigns, and all persons claiming by, through or under them, and shall be deemed to be a portion of the successors and sasigns, and all persons claiming by, through or under them, and shall be deemed to be a portion of the successors and some them.

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

and payable on the first the promissory note bearing even date here sith.

The Mortgagors, for thems dies and for their heirs and assigns, have covenined and ligreed, and do hereby covenint and agree to and with the and Mortgagee, its successors or assigns, as follows: They have a valid and unemcurabered title in fee simple to said, remises; they have the right to mortgage the same; they will not suffer or permit said premises to become subject to any lieu or encumbrance that shall have precedene over this mortgage; they will hereful on or suffer waste; they will keep all buildings and improvements located upon the mortgaged premises in good condition and repair, and no building or other improve nent will be removed or demolished without the consent of the mortgage; and the taking of additional security, or the extension of time of payment of said indebtedness, or any part thereof, shall, at no time, release or inspair the liability of any endorser or surecy or security, or of any property that may occupy the place of a virety, a improve the right of any junior lien holder, and this mortgage, as well as any renewal on extension threeof, shall be and assigns, against the lawful claims and demands of all persons whomsoever; they will render such further trance of title amy be feeded as a sure of title and assigns, against the lawful claims and demands of all persons whomsoever; they will pay all taxes or assessments that may be levied or assessed on asid premises and all taxes that may be levied or assessed on this 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 insured against loss by fire for their full insurable value by a fire insurance policy or policies with extended coverage during the time that the debt hereby secured or any part thereof, shall remain numpaid, said fire insurance on be in one or more responsible tire insurance companies satisfactory to the Mortgagee inso or damage, it any, und

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

At any time during the 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 upon principal or interest of moneys or notes secured by mortgages or by virtue of which the owner of the primises above described shall be authorized to gay any tax upon said moneys, note or mortgage, or either of them, and deduct the amount of such rax from any surb moneys, note or mortgage, or by virtue of which any tax or assessment mon the mortgaged premises shall be chargeable against the owner of said moneys, note or mortgage, or in the event the mortgage debt or the income derived therefrom become, taxable under any law of the State of Washington, then the principal sum hereby setured, with all accrued in creat increase, at the option of the Mortgagee, at any 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 notwithstanding any such law the Mortgagors may lawfully and shall pay to or for the Mortgagee, its successors and oxigns, any such tax, this mortgage shall remain the same as if such law or laws had not been passed.

The interest tax fixed in this mortals at agreed upon in consideration that learned to the construction that will been on interest and

The interest rate fixed in this mortgage is agreed upon in consideration that all escrow funds will bear no interest, and, therefore, to more fully protect this mortgage, the Mortgagors, together with, and in addition to the monthly installments of principal

therefore, to more fully protect this morgage, the Morgagors, 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 exth month until said note is fully specificate to the Mortagage the following unes: At the election of the footgages of the following unes at the election of the footgages of the month until said note is fully specificate to the Mortagage of the mortagage of the election of the footgages of the mortagage of the mortagage of the election of the footgages of the election of the footgages of the mortagage of the election of the footgages of the election of the described premises (all as election of the described premises (all as election of the election of the described premises (all as election of the one month prior to the date when such premiums, taxes and assessments, will become delinquent, said and note the first of the date when such premiums, taxes and assessments, will become delinquent, said shall be applied by the Mortagages (its to taxes, assessments, if and other hazard insurance premium—then integration of the principal of said note.

If it is presention of the principal of the mortage of the principal of the principal of the election of the principal of the election of the principal of the principal of the election of the election of the principal of the election of

make up such deficiency. Accordingly, if there should be a default made under the provisions of this mortgage resulting in a public tale of the premises covered thereby, or if the Mortgagee acquires the property otherwise after default, at the time of funds occumulated under this paragraph shall be applied as a credit against the amount of the vincipal then remaining due under said note.

under said note.

Furthermore this mortgage also secures any advances which the Mortgagee may make to the Mortgagors, or their successors in title or interest, for any purpose, at any time before the release and cancellation hereof, but at no time shall such 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 cuvenanted 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 right, 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 in any way affecting the personal liability of any party obligated to pay such indebtedness.

IT IS FUETTIAR 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 subject to any lien or encumbrance thereof and the amount so paid, with interest thereon at the ste of the said for taxes may lie or encumbrance thereof and the amount so paid, with interest thereon at the ste of the said for taxes may lie or encumbrance thereof and the amount so paid, with interest thereon at the ste of the said for taxes may be a said Mortgage may, at its option, make payment become a pair of the debt secured by this mortgage, without a ver, however, of any rights of said Mortgage arising from one doller (\$1.00) of each payment more than ten (10) days in arrears to over the extra expense involved in handling delinquent the Motgagor.

the Mottgagor.

In the event the security is sold either by deed or contract of sale or otherwise converged to any person or party, and this mortgage debt remain unpaid at time of sale, then at the option of the Mortgager, as we written notice by United States Mail to the Mortgager, the rate of interest upon the indebtedness secured hereby shall. from and after the date of exercise of the option, he increased to the extent of two percent or such lesser sum as the Mortgager 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 mortgage is assumpted fee or insurance transfer charge shall be paid by assuming party.

While not in default, the Mortgagors was college and about the costs, issues and profite adolpted buses in the sale.

to establish an interest rate in excess of the maximum allowed by law and it it is mortgage 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 annoy the rents, issues and profits pledged here, y, but in case of default in any payment, or any default under provisions undertaken by the Mortgagors hereby, the Mortgagee hall have the right to collect such rents, issues and profits and to expend such portion thereon we 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 in the event suit is instituted to effect such foreclosure, the sail Mortgagee, its successors or assigns, may recover and abstracting the same as necessarily may be incurred in foreclosing this mortgage and defending the same, which some may be included in the decree of foreclosure. Upon sale in any foreclosing this mortgage and defending the same, which some may be included in the decree of foreclosure. Upon sale in any foreclosing the proceedings the entire tract shall be soil as one particle.

That in the event suit is instituted to effect such foreclosure, the said Auragage, its successors or assigns, shall as a matter of right and without regard to the sufficiency of the security or of waste or danger of insapplication of any of the Mortgagors, be entited fortwith to have a receiver appointed of all the property hereby mortgaged, and the properties of the Mortgagors, be entited fortwith to have a receiver appointed of all the property hereby mortgaged, and the foregagors hereby expressly consent to the appointment of a receiver by any court of competer, artsolution and expectation of the successors of successors of successors to the Mortgagors when only one proceeding.

Wherever the term 'mortgagors' occurs berein it still mean mortgagor when only one purson executes this

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Whereer the term 'mortgagors' occurs herein it shall mean mortgagor when one one person executes this nent, and the liability hereunder shall be joint and several INDIRECT: P

Dated at Vancourer, Washington, RECORDED

July 3, . A. D. 19 75 Washougal,

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to the

OMPARED 'A!LED

> ROGER R. HARADA AND PATSY I HARADA, husband and wif From O O

SAVINGS LOAN ASSOCIATION AND LOAN ASSOCIATION
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XDRXDXGX Washington ncouver, Washington SHE SHIEF VANCOUVER FEDERAL CEPTAY THAT Mail COURTICE HE amas

STATE OF WASHINGTON, COUNTY OF CLARK

On this day personally appeared before me. ROGE'S R. HARADA AND PATSY L. HARADA husband and wife

i) me known to be the individual a destribed hereis and who executed the within and foregoing instrument, and acknowledged their

they signed the same es

free and voluntary act and deed, for the

uses and purouses therein mentioned.

Given under my hand and afficial seal this

3rd July day of

A. D. 19 75

Public in and for the State of Washington

ver, therein.