MORTGAGE

The Merigagora David M. Connolly and Jeannette M. Connolly, husband and wife

ot Carson

Hereby exercises to Riverview Savings Association, a Washi _tom corporation, the following described real property situated in Chek-County, Onste of Washington, toward.

Lot 23 of CARSON VALLEY PARK according to the official plat thereof on file and of record at page 148 of Book A, of Plats, Records of Skewania County, Washington





and all interest or estate therein that the martgagpes may beneafter acquire, together with the appurtmenter and all awaings, window thades, streezs, mantles, and all plumbing. Figuring, heating, cooling, ventilating, elevating and untering apparatus, funtace and heating systems, and sell plumbing. Figuring, heating, cooling, ventilating systems and all built-in infrom awars, cooking ranges, refrigerators, dishwashers and cupbagads und cabinets, and all trees, gardens and shirthbury, and other like things and matters, and other fixtures whether now or hereafter belonging to used in the enjoyment of said property, all of which shall be constructed as a part of the realty. The within described mortgaged property is not used principally for

All to secure the payment of the sum of THENTY NINE THOUSAND THREE MANDRED DOLLARS AND NO/100-

(\$ 29,300.00) Dollars.

with interest thereon, and payable in monthly installments of \$261.11

essa month

This mortgage here shall continue in force and exist as security for any and all other edvances which may hereafter be naive by the Mortgager, and shall continue in force and exist as security for any debt now owing, or hereafter to become owing by the Mortgager to the Mortgager.

The Mortgagors hereby thinkly and severally if more than one) governant and agree with the Mortgages 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 happeners.

That the Mostgagoss will during the continuance of this mostgage, permit no waste or strip of the mostgaged premises and will keep the buildings and applications on said property in good state of repoin.

That the Stortgagors will pay 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 heatin contained, then the retire debt secured by this mortgage shall, at the election of the Mortgagor, become interestable due and payable. Should if a Mortgagors fall to pay any sum which they are required to pay, the Mortgagor may, without waiver of any remedy become interest, make full or payable to the Mortgagor may, without waiver of any remedy become immediately payable to the Mortgagor and that he secured by this nearly payments made by the Mortgagors upon the individuelness secured by this mortgage may by applied as the "Lortgagors may elect either upon the amount which may be due upon said promissory note or upon any amount which may be due under the provisions of this mortgage.

That the Mortgages will keep all buildings thereon configurations by "I'm' d against loss or damage by fire and such other hazards as the Mortgages may specify to the someworthic amount the hazards as the Mortgages may specify to the someworthic amount the hazards as the Mortgages will cause all insurance company or cumpanies suthifactory to the Mortgages, together with receipts showing payment of all premisent doe bleeded in the Mortgages will keep no insurance on said building other than as stated herein. That it shall be epitomal with itse Mortgages to name the company or companies and the agents thereof by which the insurance shall be written, and to relieve exceptance of may policy offered, and to surrected and the agents thereof by which hap be received or accepted and to place the insurance or cause the policies to be unitten, all at the cost, charge and expense of the Mortgages; but is no event shall the Mortgages be held responsible for failure to have any insurance written or for any lors or damage growing out of a defect it any policy, or growing out of the failure of any insurance company to pay for any lors or clarance insured applies. That the Mortgages is authorized to compensive and bettle any claims for insurance, and to receipt therefor on behalf both of the Mortgages and their assigns and the Mortgages.

That the Maringon will pay all tunes, excessments, and other governmental levies, now or licreafter assersed against the mortgaged premises, or imposed upon this inorigage or the note occured hereby, as soon as the same become due and psyable, and shall immediately pay and dhechage any lien having precedence over this mortgage. As it is assure prompt pays meent the Mortgagers agree to pay to the Mortgage monthly badget payments estimated by the Mortgage to equal one-twelfish of the annual licenses, premisers, taken, assessments, and other governmental levies, which as many hecome due upon the mortgaged premisers, or upon this mortgage or the note sectured hereby, the amount of such payments to be adjusted from time to there as exaditions may require. The budget payments so occumulated may be applied by the Mortgage to the payment of such taxes, excessments, or levies, in the amounts shown by the official statements thereof, and to the payment of licenses are collatered accurately for fell performance of this mortgage and the note secured hereby and the Mortgagee may, at any time, without notice, apply said budget payments upon any sums delinquent upon said note or under the terms of this mortgage.

In any action brought to foreclose this morigage or to protect the lien hereof, the Mortgagee shall be entitled to recover from the Mortgagees a reasonable attorney fee to be allowed by the court, and the reasonable cost of searching the records and obtaining abstracts of table or title reports for use in said action, and said sums shall be secured by this mortgage. In such foreclosure sufficiency judgment may be entered in two of the Mortgagee, and a receiver may be appointed at the Mortgagee's request to collect the rents, issues 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 raid 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.

Wherever the terms "mortgagors" occur herein it shall mean "mortgagor" when only one person executed this document, and the liability hereunder shall be joint and several.

Dated at Camar Washington December 2, . A. D. 1975 Stevenson Down 9 111 bound David M. Connolly Jeannett no Cornelly Jeannette M. Connolly STATE OF WASHINGTON. County of Crark Skamenia On this day personally appeared before me David M. Connolly and Jeannatte M. Connolly, husband and wife to me known to be the individuals described in and who executed the within and foregoing instrument, and acknowledged signed the same as their free and voluntary act and deed, for the uses and purposes therein mentioned. that they differ under my hand and official seal this 2nd day of December . A. D. 1975 romas M Notary Fublic in and for the State of Wagilington residing at Counce, therein. Stevenson INDIRECT INDEXED: Riverview Savings Association Riverview Savings Association MORTGAGE HANGER CORTEST TALES