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AFTER RECORDING RETURN TO Benu, Franklin Federal Savings AND LOAN ASSOCIATION

Benj, Franklin Plaza, Seventernth Floor One S W. Columbia Street Pertland, Oregon 97258

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SPACE ABOVE THIS LINE FOR RECORDER'S USE

BOOK 53 PAGE 645

MORTGAGE

Date August 23, 1976

Purtland, Oregon

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FOR VALUE RECEIVED. JOHN A. PEARSON and NENA PEARSON, husband and wife

"Mortgagore," do mortgago to BENJ, FRANKLIN FEDERAL SAVINGS AND LOAN ASSOCIATION OF PORTLAND, a corporation, "Mortgagee:"

Lot Three (3) of CARSON VALLEY II according to the official past thereof a file and of record at page 155 of dook A of Plats, Records of Skamania County, Washington. The above real property being situated in Skamania County, State of Washington,

together with all and singular the tenements, hereditaments, rights, rents, issues, profits, easements, privileges, and appurtenances thereunto belonging, and which may hereafter belong or appertain, and any and all fixtures, including, but not limited to, awnings, venetian blinds, floor coverings, wall-to-wall earpetings, built-in and drop-in ringes, disliwashers, disposals, air-conditioning systems, and watering and irrigation apparatus, upon said premises at the time of the execution of this Mortgage, or placed thereon at any time during the term of this Mortgage.

This Mortgage is given to secure the payment of the principal sum of \$ 28,000.00 , with interest thereon evidenced by a Promissory

This intergage is given to secure the payment of the principal and it is.

Note of even date herewith, all maturing September 5, 2005

The Mortgagors, by the execution and delivery of this Mortgage, acknowledge each of the precisions printed on the reverse side hereof and agree that each and every of said provisions are herewith adopted and incorporated herein and made a part hereof as full, as though set forth in length; that Mortgagors will observe and perform each and every of said agreements and provisions.

Protection reserve is defined as that amount at any given time hereunder the contractual balance (that sum to which the Note balance would have a reduced had Mortgagors paid at the exact times therefore the exact minimum payments required therein) exceeds the ledger balance (actual unpaid nee). The Mortgagors are permitted to establish such a protection reserve, and for that purpose are authorized to pay, in addition to the payments required by the note, further monthly payments of \$ 22.18

Now, if at any given time the Mortgagors shall have complied with the terms of this Mortgagor and the ledger balance of said Note at that time is less than the contractual balance are said further payments required on said Note or reduce such payments until such time as the ledger balance ries to and equals the contractual balance as said further payments required on said Note or reduce such payments until such time as the ledger balance ries to and equals the contractual balance as said further payments required on said Note or reduce such payments only such time as the ledger balance ries to and equals the contractual balance as said further payments for the reduce such payments of said Note and this Mortgagor within the period during which the Mortgagors omit payments as herein permitted shall be added to the then unpaid principal balance and bear interest at the rate specified in said Note.

This Mortgage traves future advances to Mortgagors in amounts to an aggregate of \$3,500 00, which advances, as made, shall mergo in the then ting indebtedness and be secured hereby

This Mortgage applies to, inures to the benefit of, and binds all parties hereto their heirs, legaces, devices, personal representatives, successors, and assigns. That upon execution of this Mortgage, Mortgagers are declared members of BENJ. FRANKLIN FEL_TRAL SAVINGS AND LOAN ASSOCIATION OF JATLAND and, as members, are bound by its Charter, the laws of the United States, and the rules and regulations of the Federal Home Loan Bank Beard.

THE PROVISIONS ON THE REVERSE SIDE CONSTITUTE A PART OF THIS MORTGAGE

Executed as of the day and year this Mortgage acknowledged. a reassow (SEAL) .rseal1 A. Pearson SEAL] il endle ISEAL) .[SEAL] 😷 [SEAL] ... ISEAL! STATE OF OPEGON , ss. Couply of the con 19 76 personally appeared the above named JOHN A. REALSON and NENA PEARSON, hunband and wife and acknowledged the foregoing instrument to be their voluntary act and seed. Elefore med UF (SEAL) Type Notary Public for Oregon 14'y commission expirer 1- 12 & O STATE OF OREGON County of personally i ppeared 19<u>-</u> who, being sworn, stated that the former and is the and this instrument was yoluntarily signed in behalf of the Corporation by authority of its Board of Directors. of said Corporation and Before me: (SUAL) My commission expires: Notary Public for Cregon

THE FOLLOWING ARE THE AGREEMENTS AND PROVISIONS REFERRED TO ON THE REVERSE SIDE OF THIS INSTRUMENT D WHICH ARE HEREBY ADOPTED AND INCORPORATED AS A PART THEREOF TO BE OBSERVED AND PERFORMED BY THE

Mortgagors ogree to pay, when due, all taxes, levies, and assessments against said property; to keep the buildings upon said property in a good kave of repair; to pay for such repairs when made, and not suffer or commit any strip or waste to read property; to satisfy any and all liens on encumbrances that are or may become a lien upon said property, or any part thereof, superior to the lien of this Mortgage; to keep the buildings and improvements now on or which may hereafter be erect. I upon the premises insured in favor of Mortgagee in a sum not less than the insurable value thereof against hazard by fire and such other hazards as Mortgagee may require and in such companies as Mortgagee may approve; have all policies of insurance made payable to Mortgagees as its interest may appear, and cause to be delivered to Mortgagee all policies of insurance on said property as soon as insured. Failure of Mortgagees to deliver acceptable insurance policies within ten days of the date of expiration of existing policies shall authorize Mortgage to purchase adequate insurance in such companies as it may designate, but Mit taging shall not be held responsible for failure to have any insurance written or for loss or damage growing out of any defect in any policy of insurance.

In order to pay according taxes, levies, assessments, and insurances.

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loss or damage growing out of any defect in any policy of insurance.

In order to pay accruing taxes, levies, assessments, and insurance premiung. Mortgagors shall (unless Mortgagoe otherwise agrees, as hereinafter stipulated) depress monthly with Mortgagoers amount estimated to be equal to one-twelfth of such taxes, levies, assessments, and insurance premiung. The moneys so deposited by Mortgagors shall be credited to a non-interest bearing reserve account, unless interest is directed to be pald thereon by fereral regulation, and then only at the rate of interest mandated to be pald thereon by applicable, state law, it being specifically acknowledged that thate is no agreement for the payment of interest. The Mortgagor may commingle the deposite with its general fand and is herewith an increase to the fall estates of said account is necessary. Should there be insufficient sums in said account to pay sait saces, levies, assessments, and insurance premiums when due, to the full extent of said account if necessary. Should there be insufficient sums in said account to pay sait saces, levies, assessments, and insurance premiums when due, to the full extent for said account if necessary. Should there be insufficient sums in said account to pay said deficiency. When the belance due Mortgagoe on the Promissory Note, and any future advancements under this Mortgage is required to the privilege of applying the reserve account halance to full payment of such obligation. In the event Mortgagors shall fail to make payments upon axid Promissory Note and for such inture advances as secured hereby, Mortgagoe may, in its option, apply the balance in said reserve account toward the payment of the principal and interest, Mortgagoes to the property and interest. Mortgagoes and interest would not to such a such as a

Mortgagee may elect to waive the requirement that Mortgagors establish and make 'teposits to the reserve account. Then and in that event, Mortgagors shall pay all taxes, levies, assessments, and insurance premiums attributable to the pre-yert, when due, directly to the payee thereof and shall promptly furnish Mortgagee proof of such payment. Should Mortgagors become delinquent in the payment of two consecutive quarterly tax payments, Mortgagee may require the Mortgagors to establish and nake monthly deposits into a reserve account which account wish be non-interest bearing, unless Linearing to directed to be paid thereon by feeleral regulations and at the rate mandated by state statute. This remedy is not a luminating of any other comedy available to Mortgagee for Mortgagors breath ut contract.

Mortgagee may elect to wait in that event. Mortgagors to the requirement of the property of the payeeth of the pay

Anothagee may enter upon said premises at my reasonable time for inspection or for the purpose of finishing any building absentiaged by the Mottgages and for the purpose of making any repairs which the Mortgagee may deem necestly, the Mortgagee being the sole pair of the accessive for such entry, construction and/or repair. Expenditures made by the Mortgagee for the payment of the purpose of the payment of the part of the accessive for such fortgage. Mortgages in the payment of the provided in said Note from the date of a penditure until pail, and be recursed by this Mortgage. Mortgages the payment of sums and profits of said mortgaged property as further accurate for the payment of sums due or to become due on this Mortgage. Mortgages shall have the right and it is hereby sponted agent to collect such rents, issues, and profits to collected by Mortgagee shall be applied to the costs of renting and managing said property, costs of rer issay repairs thereto operating expenses, and any balance to the payment of sums due and owing under any provision of said Mortgage. Mortgage, should any part of said property be taken by condemnation, all damages paid, less attorney's fees costs, and expenses, shall be paid to the Mortgage, should any part of the mortgage dott.

Time is material and to the accessor of each and every new raph and revolution of the Mortgage. Mortgage is the new time the payment of the mortgage dott.

Time is material and of the essence of each and every para traph and provision of this Mortgage. Should default be made by Mortgagors in the payment of any of the installments on the date provided for or in the performance of any of the agreements herein contained or in the performance of the Construction Loan Agreement, then and in such event, and at he option of the Mortgage, the whole amount unpaid on said Note or on this Mortgage thall not once become due and payable, and this Mortgage may be foreclaved at any time therefore. The failure of Mortgage to require performance of any term or condition of said Promissory Note, or of this Mortgage, shall not agreement to release, modify, or affect the original liability of Mortgagors hereunder or be construed as a waiver of any covenant or agreement herein contained or of any existing breach or subsequent breach hereof.

under or be construed as a waiver of any covenant or agreement herein contended or of any existing breach or subse quent brack hereof.

In any suit to foreclose this Mortgage, the prevailing pasy shall be entitled to such sums (in addition to "ost," and disbursements provided by statute and costs of searching and abstracting records) as the trial court or any Apis-late Court rang sulysidge as recumable attentioner, free, in any suit, action, or proceeding (and all appeals therefrom) which Mortgage may find expected to prosecute or defend to prote the lien hereof. Mortgages agree to pay a reasonable sum for attenty's feets, costs, and disbursements provided by statute, and costs of sear. Tag and instituting records, which sums shall be secured hereby. Mortgages further authorize the court in the event of a suit by Mortgage to forced. "In all long pe or, in case it becomes necessary for Mortgages to exercise the asymment of rents, issues, and profits, as hereinabove provided, to appoint a recovery apic upon motion of Mortgage to take possession of said property, ever for the same, collect rents, issues, and profits therefrom, the costs of sind receivership to be paid by Mortgage to take sums part due and owing hereon. Said costs, charges, and expenses incurred shall become at once due, here interest from the date—and accuse at the rate provided in said Note and shall be secured by this Mortgage. Mortgagers assign awards in contempation or three-ried condr. This is not appeal and accuse the reform the full unpaid balances from time to time secured by this Mortgage.

Mortgagers shall make no sale of the above described omneror, including context takes, without his shall have described on the state.

Mortgagors shall make no sale of the above described property, including contract sales, without hast obtaining the written consent therefor of the Mortgay e, which consent Mortgages will not unre-sonably withhold. As a condition to such consent, Martgages may impose a service charge not exceeding in amount 1% of the wincipal sum initially secured by it is mortgaged. As a further condition to such content, the Mortgage may, at its option and in its sole discretion, increase the contractual interest rate upon the unpaid balance of the obligation secured by this Mortgage.

the sole distretion, increase the contractual interest rate upon the unpaid balance of the bullgation accuracy in this Morgage.

PROVISIONS APPLICABLE TO CONDOMINIUMS AND TOWNHOUSES: Should the mortgaged property be a unit of a condominium or townhouse project and should Mortgagors breach the Declaration and Sylving the mortical project, or afficially to such project, or afficial to provide management or to maintain and keep of repair the common elements or common agent, then and in either of said events, it such conditions be not corrected within 30 days after written notice to Mortgagors for displayed the right to correct such breach at Mortgagors repense, which expense shall be secured hereby, and/or attend and vo. in Mortgagors' stend on all matters at unit owners' meetings, and/or accelerate the indebtedness secured hereby and foreclose this Mortgage, such additional transfer option.

· (Space Below This Line Reserved For Jenser and Recorder)

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REGISTERED INGEXED: DIR POINTOTE Regional Di 14.19ED MALLED

I HEREBY CERTIFY THAT THE WELLIAM INSTRUMENT OF WRITING, PALED BY 2100P. Cet14 12 76 .. M 10:56 645 peccape of CHAMALIA OLUNTY, WASH lode GERTIE'S AUDITOR

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COUNTY OF SKINATION