SKAMECEIVED 31.

5K-10090

MORTGAGE

The Mortgagors, Lewis FJELDHEIM AND SANDRA J. FJELDHEIM, husband and wife

of Washougel, Washington,

hereby mortgage to VANCOUVER FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation, located at Vancouver, Washington, MORTGAGEE, the following described real property situate in the County of Skieme 11.2 , to-wit.

, State of Washington Parcel A: Beginning at the North Jast corner of the East one-half of the Southeast Quarter of the Southwest Quarter of Section 8, Township 1 North, Range 5 East of the Willamette Meridian, proceed West 661.17 feet then South 405 feet then East 661.17 feet North to the point of beginning.

Parcel. By The Northeast Quarter of the Southeast Quarter of the Southwest (1819), Quarter (NET SET SWT) of Section 8, Township 1 North, Range 5 East of the Williamste Meridian; EXCEPT the North 195 feet thoroof.

and all it test or estate therein that the mortgagore may bereafter acquire

and all it test or estate therein that the mortgagor may hereafter acquire

The with be aribed property is the used primarily for fairned a settled truly owned by the Mortgagors and now on on any time

TOCETHER with all finitures and articles of personal property owned by the Mortgagors and now on on any time

thereafter attached to or used in any way in connection with the use, operation and occupation of the above deforted, real

property, and, any and all buildings new or hereafter effected thereon. Such fixtures and articles of personal property without being limited to all screens, awnings, storm windows and coors, we obstacles, initial floor coverings, indirections, terminater padamors, values and furnishings of every kind, and all heating, lighting, plumbing, gas, elevaterly,

ators, boliets, tank, furnater padamors, values and furnishings of every kind, and all heating, lighting, plumbing, gas, elevaterly,

wentilating, refrigerating, air conditioning, and incinerating equipment of whatever kind and mature, elevating and apparatus, furnate and heating, systems, water heaters, burners, and vall storage bins and links and inregation systems, and all

apparatus, furnate and cueboards and cabinets, and all freely and storage bins and links and inregation systems, all of which fixtures and autities of personal property are briefly declared and shall be

determed to be fixtures and accessors to the freely did rid a part of the realty as between the partics heriot, their successors and

assigns, and all persons claiming by, through or under them, and shall be deemed to be a portion of the accurity for the

assigns, and all persons claiming by, through or under them, and shall be deemed to be a portion of the security for the

assigns, and all persons claiming by, through or under them, and shall be deemed to be a portion of the security for the

assigns, and all persons claiming by, through or under them, and shall be deemed to be a portion of the security for the

assigns, and all persons claiming by, through

incentedness nerein mentioned and to be subject to the lien of this mortgage, all to secure the payment of the sum of TMENTY THOUSAND DOLLARS AND NO/100—

in equal monthly installments as therein set forth beginning on the fifteenth day of February 19 77, and payable on the fifteenth day of each month thereafter, according to the terms and conditions of the aforesaid The Mortgage re by the month thereafter, according to the terms and conditions of the aforesaid

in equal monthly installarents as there in tet forth beganning on the Fifteenth day of Fobruary 1977, and payable on the Fifteenth day of each month thereaster, according to the terms and conditions of the aforestail days for the month of the fifteenth day of the month thereaster, according to the terms and conditions of the aforestail days for the fifteenth day of the month days for the fifteenth day of the month days for the fifteenth days and improvements beared upon the mortgaged premises in good condition and restrict on the extension of the fifteenth days for the fifteenth days and improvements beared upon the mortgaged premises in good condition and restrict on the extension of them exposured will be removed at denothing without the consent of the mortgage, they will destruct and improve the right of any manor for builder, and may mortgage, and conditions and improve the right of any manor for builder, and may mortgage, and conditions and improve the right of any manor for builder, and may mortgage, and the leavest of the first and improve the right of any manor for builder, and may mortgage, and the leavest of the first and improve the right of any manor for builder, and may mortgage, and the leavest of the first and improve the right of any manor for builder, and may be requested by the Mortgage of the work of the saction of the saction

The interest rate fixed in the smortgage is agreed upon in con ideration that all escribe funds will hear no interest, and, therefore to norr bally protect this mortgage, the Mortgagors, together with, and in addition to the monthly installments of principal

and intere to main this protect rais mortgage, one mortgagors, together with, and in addition to the monthly installments of principal and intere t payable ender the terms of the note accured teby, will on the 15th day of each month until said note is fully paid, pay to the Mortgager the follow. Sums.

(1) A som equal to the premiums that will next become due and payable on policies of fire and other hazard insurance covering the mortgaged property, plus taxes and assessments next due on the described premises (all as estimated by the Mortgagee), less all sums afready paid therefor divided by the number of months to elapse before one month prior to the date when such premiums, taxes and assessments will become delinquent, aspectations of special assessments, as herein trated, amounts to be held by the Mortgagee in trust to pay premiums, taxes and assessments, as herein trated.

All sum so n. d. being the amounts the on the original note secured hereby and the sums stated in this terrancanit.

amounts to be held by the Mortgagee in trust to pay premiums, taxes and special assessments, as herein stated,

(2. All sure so p. d. being the amounts due on the original note secured hereby and the sums stated in this peragraph, shall be applied by the Mortgagee first to taxes, assessments fire and other hazard insurance premiums, then interest, upon the note secured hereby, and the balance in amount zation of the principal of said note.

It, by operation of law, interest payment should be required on these funds, it shall be optional with the Mortgagee whether the monthly collection of the estimated amounts shall continue.

If the total or payments made under the provisions of this paragraph shall exceed the amount of the payments actually made for taxet, assessments or insurance premiums, as the case way be, such excess shall be reedited by the Mortgagee on subsequent for taxet, assessments or insurance premiums, as the case way be, such excess shall be reedited by the Mortgage on subsequent payments to be made by the Mortgagors further agrees that they will pay to the Mortgagee any amount necessary to

make up such deficiency. Accordingly, if there should be a default made under the provisions of this mortgage resulting in a public sole of the promises covered thereby, or if the Mortgages acquires the property otherwise after default, at the time of the commencement of cuch proceedings, or at the time the property is otherwise acted, the balance then remaining in funds accountived under this paragraph shall be applied as a credit against the amount of the principal then remaining due under said note.

Furthermore this mortgage also secures any advances which the Mortgagee may me, 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 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 'e secured hereby when advanced to protect Mortgagee's security or in accordance with other ovenants contained herein.

limiting the amounts that may 'a secured hereby when advanced to protect Mortgagee's security or in accordance with other ovenants contained herein.

It is further mutually covertanted 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 representatives, successors and assigns, that the owner and holder of this mortgage tadebredness, any extension of time for payment of shall have the right, without notice, to grant to any person liable for raid mortgage tadebredness, any extension of time for payment of shall have the right, without notice, to grant to any person liable for raid mortgage tadebredness, any extension of time for payment of shall have the right of the dots of the said Mortgages and to make payment of any taxes or other charges payy he by them as hereinhefore provided against, the said Mortgagee may, at its option, make payment thereof and the amount so paid, with interest thereon at the rate of per canum shall be added to and become a part of the doth secured by this mortgage, without waiver, however, of any rights of said Mortgagee arising from the breath of any of said covenants. The Mortgagee may collect a monthly late charge not to exceed two cents (2s) for each one dollar (\$100) of each payment more than said \$100 days in arrears to cover the extra expense involved in handling delinquent payments, without prejudice, however, to the Mortgagee's right to consider each such delinquenty as a breach of covenant by the 2 original state, then at the opinion of the Mortgage's right to consider each such delinquenty as a breach of covenant by the 2 original state, then at the opinion of the Mortgage's right to consider each such delinquent breach of covenant by the 2 original state, then at the opinion of the Mortgage's right to consider each such delinquent states and excess of the instinguent of the Mortgage's right to consider each such delin

until all delinquent payments, and approx ne matance, tels realization class of a lection, upon the indebtedness hereby seconed until all delinquent payments shall have been tody distinanced.

In the event sum of instituted to effect such foresticutes the said Morrgagee, its successors or assigns, may recover of event as Attorney's fees with some as me found may alludge reasonable and shall pay such reasonable cost of searching overeds and abstracting the same with some state in the interest of the intere

Dated at Vaneouver, Washington, Washoughl

14, A.D 1977 January

VANCOUVER FEDERAL SAVINGS LOAN ASSOCIATION LEATS FIFT DHEIN AND SAKINGA AND LOAN ASSOCIATION FIFI DHEIM, husband and Vancouver, Washington VANCOUVER FEDERAL HEREPY CERTIFY THAT COUNTY CHEST AND COUNTY CHEST STATES MSTRUMENT OF CRITICAL **PARTIES** Mail Z. 3 oan No. SCGC023 AT ä STATE OF WASHINGTON, COUNTY OF CLARK On this day personally appeared before me. LEMIS FUELDHEIM AND SIANDPA J. FJELDHEIM husband and wife to me known to be the individual S described herein and who executed the within and foregoing instrument, and acknowledged fire and voluntary act and deed, for the their signed the same as

Manufertieren mentioned,

ĵ. AOTA Il Diven junder my hand and official seal this

Lith

, A. D. 1977 . January

12 A 12 10 20 " 1600 000 100 100 Notary Public in and for the State of W. residing at Vancouver, therein. Washington

that

11:11:45E-10090

Cramania