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NOOK 53 PAGE

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MORTGAGE

The Mortgagors, JAMES C. BAILEY AND BUREARA L. BAILEY, AMSDOUG and wife of Stevenson, WA.

hereby mortgage to V. NCOUVER PEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation, located at Vantou II. Wathington, MORTGAGEE, the following described real property situate in the County of Skomania State of Washington

Note 3 and 4 of Elock Seven (7) of RIVERVIEW ADDITION to the Town of Stevenson according to the official plat thereof on file and of record at page 21 of Fook "A" of Plate, records of Skamania County, Washington.

and all interest or estat, therein tent the mortgagors may hereafter acquire

and all interest or estat, therein tent the mortgagors may hereafter aug. ...

Together with all fixtures and articles of personal property owned by the Mortgagors and now of the hereafter attached to or used in any way in connection with the sic, operation and occupation of the above described real property, and any and all buildings now or hereafter estected thereon. Such fixtures and articles of personal property, and any and all buildings now or hereafter estected thereon. Such fixtures and articles of personal property, including but without being limited to all screens, awnings, symm windows and doors, window shades, inlaid floor coverings, refriger-stors, boilers, tanks, furnace, radiators, vatils and familiages of every kind, and all healing lighting, plumbing, gas electricity, repnatus, furnace and heating system—water heaters, burners, and fael storat, and are an distingtion systems, and built-in mirrors and cupboards and wouncets, and all trees, gardens and shrubbery, and also in aling installed owen, dishwashers, deemed to be fixtures at accessing to the freehold and a part of the reality as forther the parks hereto, here successors and all persons claiming by, through or under them, and shall be deemed to be a partion of a security for the indebtedness herein mentioned and to be subject to the liter of this mortgage, all to secure the parks security for the THREY-THREE THOUSAND SIX HUNDRED DOLLARS ANI NO/1... — #33,600.90) Dollars and the interest thereon at the rate as shown in the note secured hereby, which prime hal sum and the interest hereas is required.

in equal monthly installments as therein set forth beginning on the first day of September and payable on the first day of each month thereafter, according to the terms and conditions of the aforested promissory note bearing even date herewith.

and payable on the first day of each month character, according to the terms and conditions of the aforestate promissory note bearing even date betweith.

The Mortgagors, for themselves and for their heirs and storgers, the covenanted and agreed, and do hereful the single of and with the val Mortgagor, "it accessors a sisting, as follows: They have a valid and unexpendent the single to said premises; they have the right to managage the same, the wall as suffer was a contracted to the single to said premises; they have the right to managage the same, the wall not suffer or permit said on the suffer was to be come subject to any lien or encumbrate that shall save predentee over the mortgage will neither do not said on building or of keep all buildings and improvements because upon the mortgage premises will be transfer or any and the consent of the mortgage, and the taking or mapare the liability of an endourer of time of payabete of said indebtedness, or any part thereof, shall, set and the taking or impair the liability of an endourer of time of payabete of said indebtedness, or any part thereof, shall, and the said security, or any part the right of any primor lien on all of stud property of the payabete of any property payabete of any the payabete of any payabete of any the right of any payabete of any teneval and debtedness, they will render such further assurance of tile as assigning, against the lawful claims and all wave that may be leveled or assisted with the payabete of any teneval and debtedness they will render such further assurance of such said particles of the said payabete of any payabete of any the payabete of any paya

The interest rate fixed in this mergage is agreen upon the conference first all escrew funds will bear no interest and therefore, to more fully protect this mortgage, the Mortgage, conserve with and it addition to the monthly installments of principal and interest payable under the terms of the rote a cuted bereby sair to the lot paid, pay to the Mortgagee the following sum: day of each month until said note is fully

to the Mortgagee the following sam:

(1) A sum equal to the prenums that will next become due and payable on policies of fire and other hazzed insurance covering the mortgaged property, plus taxes, and asseximents next due on the described premises (all as estimates) by the Mortgagee), less all sums already 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, said amounts to be held by the Mortgagee in trust to pay premiums, taxes and special assessments, as herein stated.

(2) All sums as need being the amounts due on the original note delined because and the turns extend in this preservable.

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

(2) All sums so paid, being the amounts due on the original note actured hereby and the sums stated in this paragraph, shall be applied by the Mortgages first to taxes, assessments, fitte and other hazard insurance premiums, they interest upon the mote secured hereby, and the balance in amortistical of the principal of said note.

If, by operation of law, unincrest payment should be required on these funding a shall be optional with the Mortgages whether the monthly collection of the estimated amounts shall continue. If the total of payments made under the provisions of this paragraph shall exceed the amount of ' payments actually made for taxes, assessments or insurance premiums, as the ease may be, such exceer shall be credited by ' and amounts are payments to be made by the Mortgage's or may be applied upon the principal of said note. If, he were said amounts are not sufficient to pay said items, the Mortgage's further agree that they will pay to the Mortgage any amount necessary to

make up said deficiency. A cordingly, if there should be a default made under the provisions of this horigage resulting is a subside take of the premises covered threby, to if the Mortgage acquires the property of a such proceeds threby, to if the Mortgage acquires the property of the carrier after default, at the time of some constitution under this paragraph shall be applied as a to its against the amount of the principal then remaining the under said note.

Furthermore this mortifage also secures any advance which the Mortgagee may me to the Mortgagors, or their advances together with the balance remaining due upon the original obligation exceed the sums first secured hereby, our shall limiting the amounts that may be secured hereby when advanced to protect Mortgagee's security or in accordance with other covenant contained herein.

covenant colonized herein.

It is further murally covenanted and seed by and between the parties hereto, for themselves, their heirs, personal representative, successors and assigns, that the owers and holder of this montage and of the promisory note secured thereby all or any part hereof, without in any way affecting the personal liability of any party obligated to pay such indebteness.

IT IS FURTHER EXPERSELY AGREED. That should the said Mortgager shall to make payment of any tarty obligated to pay such indebteness. Other or gets payable by then, as hereinbefore provided against, the said Mortgager may, at its option, make payment of any tarty of any tarty

breach of covenant by the Mortgagor.

In the event the security is sold either by deed or contract of sale r otherwise conveyed to my person of party, and this mortgage debt remain unpaid ut time of sale, then at the option of the Mortgage, after written notice by United Soutes Mail to the Mortgagor, the rate of interest upon the incebtedness secured hereby shall, from and after the date of exercise of the option, be to establish an interest rate in excess of the maximum allowed by law and if this mortgage is assumed, Mortgagee's assumption fee or insurance transfer charge shall be paid by assuming party.

to estimation an interest rate in excess or the maximum allowed by taw and it this mortgage is assumed, Mortgagee's assumed, for or inturance transfer charge shall be paid by assuming party.

While not in tefault the Mortgagors may collect and enjoy the rents, issues and profits pleided hereby, but in case refered in any payments, or any infall under provisions undertaken by the Mortgagors hereby, the Mortgagoe shall have been folly discharged.

In the event suit is instituted to effect such force losure, the said Mortgagoe, its successor's of assigns, may recover and abstracting the same as necessarily nay be incurred in force losure, the said Mortgagoe, its successor's of assigns, may recover and abstracting the same as necessarily nay be incurred in forcelosing this mortgago or defending the same, which same nay said and particularly in the decree of forcelosure. Upon sale in any forcelosure proceedings the entire tract stall be sold as one parced. That in the event suit is instituted to effect such forcelosure, the stall Mortgagoe, its furcessors or assigns, and sold as one parced. That in the event suit is instituted to effect such forcelosure, the stall Mortgagoe, its furcessors or assigns, shall as a matter of right and without regard to the sufficiency of the security or of waste or danger of missiplication of any of the Mortgagors hereby expressly consent to the appointment of a receiver by any court it competent varied tends and the stripulate, covenant and agree that such re—— may remain an possessian and control of the mortgaged property until the wherever the term "my repagoes" occurs herein it significant mortgagor when one one party we note that

Wherever the term "my rigagors" occurs herein it stall mein mortgagor when only one prosess execute this document, and the liability hereunder shall be joint and several

Dated at Vancouver, Washington, Washington,

February 11, A D 1977

TANES G. BAILEY AND BARBAR and

CRTGAGE

BAILEY, husband

AND LOAN ASSOCIATION ANCOUVER FEDERAL SAY Vancouver, Washington

HERCELLAND AND ASSESSED. VANCOUVER FEDERAL AND LOAN /

PSCONECL 14 9000 ő

Market

STATE OF WASHINGTON, COUNT OF CLARK

On this day personally appeared before me. JAMES C. BAILEY AND BARBAHA L. BAILEY, husband and trice

to me known to be the individual describes havein and who executed the within and foregoing instrument, and acknowledged

they bred and spyrposes therein mentics ed.

> Given' inder my hand and official seal this

their

free and voluntary act and deed, for the

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signed the same an

11th

day of February

, A.D. 1977

Notary Public in and for the State of Washington casiding at American Hetelo.

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