MUNTGAGE

The displacion. Housing our people enterphises,

Carnon, Washington

Hereby inudging to Riverners Saving Affectation, a Washington comparation, the following described test property situated in Comity, State of Washington, to often

A track of land located in the Northeost Quarter of the Southwest Quarter (NET SUL) of Section 17, Tounghip 3 North, Range 8 E. U. N., described on Policuo:

Seginning et a point 180 mode East of the quorter corner on the West line of the unid Section 17; thence East 165 feet; thence Scuth 264 fact; thence West 165 fest; thence North 264 feet to the point of beginning.

SUBJECT TO: Encoment to sight of way of records.



and all interest or estate therein that the mortgagors may beyesfer neguire, together with the appuriences and all immings, window shades, screens, mantles, and all jumbings lighting, heating, cooling, ventilating, clevating and watering apparatus, furnace and indirecting systems, water heaters, burners, fuel storage bins and takes and irrigation systems and all built-in mirrors, overs, cooking ranges, refrigirators, dishwashers and cupboards and cabinets; and all frees, gaydons and shrubbery, and other like things and matters, and other liktures whether how or hereafter belonging to or used in the enjoyment of said property, all of which shall be construed as a part of the realty. The within described mortgaged property is not used principally for agricultural of farming purposes.

beginning on the 10th day of they . 1877, and payable on the 10th ay of each month thereafter, according to the terms and conditions of the terms and conditions of the terms and conditions of the terms.

This mortgage lies shall continue in force and exist at security for any and all other advances which may bereafter be made by the Mortgager to the Mortgagor, and shall continue in force and exist as security for any debt now owing, or hereafter to become owing, by the Mortgagor to the Mortgagor.

the Mortgagors hereby (fointly and severally if more than one) covenant and agree with the Mortgagee as follows:

That the Mortgagors have a valid, inincimbered title in fee simple to said premises, and will warrant and forever defend the came against the lawful claims and demands of all person who associet.

That the Mortgagors will during the continuance of this mortgage, permit no waste or strip of the mortgaged premises and will keep the buildings and appurtenances on said property in good state of repair.

That the Martgagars will pay said promissory note according to its terms. Should the Martgagars fall to pay any installment of principal or interest provided for the said note, or any sum due under this martgage, or breach of any coverant or agreement became therein contained, then the entire debt secured by this martgage shall, at the election of the Martgagae, theome immediately die and payable. Should the Martgagaes may, without valves of any temedy hereunder for such treach, make full or partial payment thereof, and the amount so paid with interest thereof at 10%, per annum shall become humorantely payable to the Martgage and shall be secured by this martgage. Any harmonis made by the Martgagaer upon the fiddebtedness secured by this martgage may he applied as the Martgagae may also sither upon the annum which may be due upon said promissory note of upon any amount which may be due under the provisions of this martgage.

mone of this mongage.

That the Mortgages will keep all buildings thereore continuously insured against loss or damage by fire and such other hazardagar the Mortgages may specify to the extent of the known due hereunder. In some responsible insurance company or companys satisfactory to the Mortgages and for the protection of the latter, and that the Morgages will replace all insurance por ries to be suitably endorsed and delivered to the Mortgages, together with receive his payment of all premiums due por ries to be alliably endorsed and delivered to the Mortgages will keep no insurance, and building other than an stated herein. That it bandl be optional with the Nortgages to node the remaining the confidence and the govern thereby which the insurance shall be optional with the Nortgages to node the approach of a surrender and cause to be capelled any policy which may be geeded or actified and to piece the insurance of an expense of the Mortgages; but the noving that the Mortgages to end a responsible for fallers is larte any insurance which are for any loss or damage growing the of the following and the livers of any insurance and the results and the Mortgages and their activities of the Mortgages.

8-8-17-0-201

That the Morigingles will vay all taxes, ansosoments, and other governmental levies, now or hereafter assessed signification for mortgages premises, or implied upon this mortgage or the note secured increby, as seen at the latins become due and provide, and shall immediately bay and discharge any lien having precedence over this mortgage. And to assign prompt payment, the Morigagon agree to ply to the Morigagos monthly budget payments astimated by the Morigagos to squal one twelfit of the annual insurance breaking standards, assessments, and other governmental levies, which are or may become due twelfit of the annual insurance premises, upon the morigage or the note necured hereby, the annual of the payments to be adjusted from time as conditions hay require. The budget payments so accumulated rings be applied by the Morigages to the payment of the

In any action brought to foreclose this mortgage or to protect the lien hereof, the Mortgagers shall be entitled to recover from the Mortgagers a regionable attorney fee to be allowed by the court, and the reasonable cost of searching the records and obtaining abstracts of title or title reports for use in said action, and said nums shall be secured by this mortgage. In such fore-closure action a deliciency judgment may be entered in favor 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 provisiony note secured hereby shall have the right, without notice, to grant to any person liable for said mortgage indebtedness, any astension of this for payment of all of any parts 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 unly one person executed this document, and the limility hereunder shall be joint and saveral.

Dated at Cames, Washington Stavenson April 19

, A. D. 19 77

7 lorence K)

FLORENCE DEAN, President

FRANK MASON. Secretary

The state of the s

STATE OF WASHINGTON,

County of Glerk- Skamania

On this 19th day of April, 1977, before me, the undersigned, a Notary Public in and for the State of Weshington, duly commissioned and sucre, personally appeared Florence Dean, President and Frank Macon, Secretary, respectively, of the Housing Our Paople Enterprises and acknowledged the said instrument to be free and voluntary act and dead of said Corporation for the uses and purposes therein mentioned, and on outlivatated that they were authorized in execute the said instrument and that the seal artified is the seal of said Corporation.

Rice DEAN

Right Man and official seel horse affixed the day and vest according to the state of man west atom

Comma west ato