2-6-34-41 100 5K-10316

## MORTGAGE

The Morigagors, Thomas J. Tucker, as his separate estate,

of Skamania, Washington hereby mortgage to VANCOLIVER FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation, located at Vancoures, Washington, MORTGAGEE, the following described real property situate in the County of Skamania

, to-wit: Beginning at a point 662.6 feet West of , State of Washington the Northeast corner of Section 34, Township 2 North, Range 6 East of the Will-amette Meridian; thence West 247.4 feet; thence South 00°13' Eest 728.5 feet; thence South 42°56' East 138.5 feet; thence South 06°54' West 121.0 feet; thence West 57.0 feet; thence South 00°13' East 340 feet to the South line of the North-east quarter of the Northeast quarter of said Section 34; thence South 87°54' East

O feet; thence North 00°13' West 1,301.0 feet t the point of beginning; except that portion thereof conveyed to Louis J. Flat and Helen C. Flatt, husband and wife, by Deed dated April 10, 1951; and Exc t that portion conveyed to Gordon M. Bergstrom and Lucille Bergstrom, husban ind wife, by Deed dated December 17, 1954.

and all interest o, estate therein that the morigagors may hereafter acquire.

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The within-destrib 'projectry is not used primarily for farming or agricultural purposes.

TOGETIAGE with all fixtures and articles of personal property owned by the Mortgagors and now or at any time hereafter attached to er used in any way in connection with the use, operation and occupation of the above described real property, and any and all buildings now or hereafter exceed thereon. Such fixtures and articles of personal property, including but without being limited to all screens, awnings, storm windows or doors, window shades, inlaid floor coverings, refrigerators, boilers, tanks, furnaces, radiators, vaults and fanishings of ever kind, and all heating, lighting, plumbing, mas, electricity, ventilating, refrigerating, art conditionings, and interesting equipment of whatever kind and nature, elevating and watering apparatus, furnace and heating systems, water heaters, burners, and fuel storage bins and tanks and irrigation systems, and all builtin mirrors, and topoboards and cabinets, and all frees, gardens and shrubbers, and also including installed overs, dishwashers, dryets and intercommunication systems, all if which fixtures and articles of personal property are hereby declared and shall be deemed to be fixtures and accessors to the ferein hid and a part of the reality as hetween the parties hereto, this successors and suggest, and all persons claiming by, through or under them, and shall be deemed to be a portion of the security for the indebtedness become entitled and to be subject to the lean of this mortgage, all to secure the payment of the security for the indebtedness become entitled and to be subject to the lean of this mortgage, all to secure the payment of the sum of

THIRTEEN THOUSAND FIVE HUNDRED DOLLARS AND NO/100 --- - (\$ 13,50).00 ) Dollars and the interest thereon at the tate as shown in the note secured hereby, which principal s m and the interest thereon is repayable day of July in equal monthly installments as therein set forth beginning on the fifteenth and payable on the fifteenth day of each month thereafter, according to the terms and conditions of the aforesaid payables are bearing even date between the

and capable on the fifteenth of any of all and of all and of acts monthly installment as the first continued as a first continued as a

The interest rate fixed in this mortgage is agreed upon in consideration that all escrow fixeds will bear no interest and, therefore, to make fully protect this mortgage, the Martgagors, together with, and in addition to the monthly installments of principal

therefore, to more fully protect this mortgage, the Mortgagoos, together with, and in addition to the monthly installments of principal and interest papable under the terms of the note secured hereby, will on the 15th day of each month until said note is fully paid, pay to the Mortgagee the following sums:

(1) A sum 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 already paid therefor divided by the monner of months to ellapte 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, takes and special assessments, as therein stated.

(2) All sums so paid, being the amounts due on the original notes sectived they and the sums streted in this paragraph, shall be applied by the Mortgagee first to taxes, assessments, fire and other hazard insusance premiums, then interest upon the note sectived hereby, and the balance in amortisation of the principal of said note.

If, by operation of law, unterest payment should be required on these funds, it shall be optional when the Mortgagee whether the multiply collection of the estimated amounts shall continue.

mining concerns in the estimated amounts shall continue. If the total of payments actually made for taxes, reseasements or insurance premiums, as the case mot be, such excess shall be credited by the Mortgagee on cubicquent payments to be made by the Mortgagers, or may be applied upon the principal of said note. If, nowever, said amounts are not sufficient to pay said items, the Mortgagors further agree that they will pay to the Mortgagee any amount necessary to

make up tuch deficiency. Accordingly, if there should be a default made under the provisions of this mortgage resulting in a public sale of the premises covered thereby, or if the Mortgages acquires the property otherwise after default, at the time of the commencement of such proceedings, or at the time the property is out-twice acquired, the balance then remaining in the funds accumulated under this paragraph shall be applied as a credit against the amount of the principal then remaining due said note.

Furtheristic this mortgage also secures any advances which the Mortgage may make to the Mortgagors, or their successors in title or interest, for any purpose, or any time before the release and cancellation hereof, but at no time shall such advances together with the Lanner ermaining 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 convained shall be considered as limiting the amounts that may be secured hereby when advanced to protect Mortgagee's security or in accordance with other covenants contained herein.

covenants contained herein.

It is further mutually covenanted and agreed by and between the parties hereto, for themselver, their heirs, personal representatives, successors and assigns, that the owner and holder of this reorigage and of the promissory note secured thereby shall have the right, without notice, to grant to any person liable for adid morrage inhebitedness, 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 inde artheress.

IT IS FURTHER EXPRESSLY AGREED: That should the said Morragors fail to make payment of any taxes or other charges payable by them as hereinbefore agreed, or sutter said premises to become subject to any tien or encumbrance having precedence to this morragage, as lacteinbefore provided against, the said Morragage may, or its option, make payment thereof and the amount to paid, with interest thereon at the rate of eleven and one-quarter per cent per annum shall be added to and become a part of the deci, secured by this morragage without white, flowerer, of any rights of said Morragage arriving from the breach of any of said covenance. The Morragage may collect a monthly late charge not to exceed two cents (2c) for each one dollar (\$1.00) of each payment mone thanged (\$30) days at arrears to cover the extra expense involved in handling deliaquent payments; without prejudice, however, to the Morragage's right to consider eath such delinquency as a breach of owen at by the Morragager.

In the event the security is sold either by deed or contract of sale or otherwise conveyed to any person or party, and this mortgage deby remain unpaid at time of sale, "en at the option of the Mortgagee, after written notice by United States Mail to the Mortgage, the rate of interest upon the indebteoness secured hereby shall, from and after the date of exercise of the option be increased to the extent of two percent or such lester sum as the Mortgagee shall be feet, provided said option shall never be used 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.

White make it default has Mortgagees assumption there are a single that the sale is transfer charge shall be paid by assuming party.

fee or insurance transfer charge shall be paid by assuming party.

While not in default, the Mortgagors may cellect and enjoy the rents issues and profits pledged hereby, but in case of default in any payment, or any default under provisions undertaken by the Mortgagors hereby, the Mortgagors had have the right to collect such reats, issues and profits and to extend such potition thereof as may be necessary for the maintenance and operation of said property and apply the balance, less 'essonable costs of collection, upon the indebteness hereby secured until all delinquent payments shall have been fully discharged.

In the event suit is instituted to effect such foreclosure, the said Mortgagor, its successors or assigns, may recover therein as Attorney's feets such sum as the Curt may adjudge reasonable and shall pay such returnable cost of tearching records, and abstracting the same as necessar, by may be incurred in foreclosing this mortgagor of defending the same, which sums may be included in the decree of foreclosure. Upon sale in any foreclosure proceedings the entire trans shall be said as one parcel and the purchaser at any such sale shall be let into immediate and full possession of the above premise.

That in the event st. is instituted to effect such foreclosure, the said Mortgagors in successors or assigns, shall as a matter of right and without regard to the sufficiency of the security or of water or danger or insapplication of any of the properties of the Mortgagors, be entitled forthwith to have a receiver appointed of all the property hereby mortgagor, and the Mortgagors hereby expressly consent to the appointment of a receiver by any court of Geometein pursidation and expressly stipulate, covenant and agree that such receiver may remain in possession and control of the mortgagor property until the final determination of such suit or proteceding.

Wherever the term mortgagors' accurs herein it whall mean too tgagor when only one person executes this

Wherever the term 'mortgagors' occurs herein it shall mean 'mortgagor' when only one person executes this document, and the liability hereunder shall be joint and several.

Dated at Wentenwer, Washington, Washougal June 14, NCOUVER FEDERAL SAVINGS AND LOAN ASSOCIATION ND LOAN ASSOCIAT WESTOWNSKY Washingto THOMAS J. THICKER, as VANCOUVER FEDERAL 530-C0 PARTIES saparate calate Vancouver ż Y OF CLARK | 55.

On this day personally appeared before me. THOMAS J. TUCKER, as his separate esta STATE OF WASHINGTON, COUNTY OF CLARK RECORDED

to me known to be the individual destribed herein and who executed the within and foregoing instrument, and acknowledged

signed the same as he rree and voluntary act and deed, for the

Many suigtbathe therein mentioned.

> Given under my hand and official seal this 14h day of June , A.D. 1977

Venezurer, therein, Washougal residing at