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BERLI, MINHELIN PETERAL SAVUHSS AND LUMP ASSOCIATION

Benj. Frinklin Plaza, Seventeerels Hora One S.W. Columbia Street Portund, Occion 97222

GARKER SCTC

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MC-10361

SPACE ABOVE THIS LINE FOR RECORDER'S USE

SY PAGE

350

Pertland, Oregon

MORTGAGE

Date June 13, 1977

FOR VALUE LICEIVED.

SCOTT BRADSHAY and RUH A. BRADSHAN, Jourband and wife

"Mengagots," do managed SENJ. FRANKLIN FEDERAL SAVINGS AND LOAN ASSOCIATION OF PORTLAND, a corporation, "Montgagee:"

THE POLLOWING DESCRIBED REAL PROPERTY TAXATED IN SEAMANIA COURTY OF WASHINGTON, TO WIT: A TRACT OF LAND LOCATED IN THE HORITHEAST QUARTER OF THE HORITHEAST QUARTER OF SECTION 21

TOWNSHIP 3 MORTE, RANGE 10, M.W.M., DESCRIBED AS:
THE SOUTH 240 PERT OF THE RAST 182 FERT OF THE MORTH AST QUARTER OF THE MORTH BY LESTRUMENT
OF THE BAID SECTION 21 EXCEPT THAT PORTION IF ANY CONVEYED TO SEAMANIA COUNTY BY INSTRUMENT DATED 11-20-73 AND RECORDED 2-26-74 UNDER AUDITOR FILE / 17137.

together with all and singular the tenements, hereditaments, rights, rents, issues, profits, casements, privilege, and appartmentes the cunto belonging, and which may hereafter belong or appertain, and any and all fixtures, including, but not limited to, awar-ga, venetian bland. Soor coverings, wall-to-wist carpetings, built-in and drap-for ranges, dishwashers, disposals, air-conditioning systems, and watering and trigation 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 accure the payment of the principal sure of \$ 30,000.00
Note of even date herewith, all maturing July 5, 2006 , with interest thereon evidenced by a Promistory

The Mentpagors, by the execution and delivery of this Montpage, acknowledge each of the provisions printed on the reverse side hereof and agree that each and every of said provisions are between adverted and incorporated herein and made a part hereof as fully as though set forth in length; that Managagors 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 Nour balance would have been reduced had Mortgagors paid at the exact remine therefore the exact minimum payments required therein) exceeds the ledger balance (actual unpaid balance). 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 mainthy payments of 6.

24.30

Now, if at any given time the Mortgagors shall have complied with the terms

quired by the note, further monthly payments of 6 24.30 New, if at any given time the Mortgagors shall have complicing with the fermion of the payments of a sud Note at that time is less than the contravall balance, Mortgagors analy, at their option, omit making any further payments are required on said Note or reduce such payments intil such time as the ledger balance rises to and equals the contractual balance as said further payments are admited. All interest which accurate another the term is because within the period during which it is Mortgagors comit payments as herein permitted shall be added to the then unpaid on a pad before and been interest at the rate specified in said, Note.

This Murtiage secures future advances to Mongagors in amounts to on aggregate of \$3,500.00, which advances, as made, shall merge in the then existing indebtadness and be secured hereby.

This Mortgage applies to, inures to the benefit of, and binds all parties hereo, their heirs, legatees, devices, personal representatives, successors, and a segns. That upon execution of this Martgage, Mortgagers are declared members of BENJ, FRANKLIN FRIDERAL SAVINGS AND LOAN ASSOCIATION OF PORTLAND and, as merchers, no bound by its Charter, the laws of the United States, and the rules and regulations of the Lederal Horie Lian Bank Board.

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

Executed as of the day and year this Martgage arknowledged.

#1	[FAL] Scoti	Bradshaw	[SEAL]
Britain Mark Every (Application of August Commission of the Adams of the Application of t	ISPAT'S	A. pradshav	SEAL)
	[SEAL]	and the law of the second seco	[SFAL]
Control of the Contro	(SEAL)	A CONTRACTOR	ED [SEAL]
		B	43
STATE OF ORISON .	The state of the s		· 3
County of John College		en to	9 <i>M</i>
	11. 22, personally appeared the above		
SCOTT BRADGEAU MAP RUTH A.		112338 STEEL	E SECTION AND ADDRESS OF THE PERSON ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON ADDRESS OF
and acknowledged the far to us instrument to	Pe Cherr Adjustary act and decor		
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And in contrast the last the l	The same of the sa		Age Age to
STATE OF OREGON	<b>l</b>		I.
STATE OF OREGON  County of the state of the	33.		
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County of	Sersonally opposed	- M	
County of parameter about the property of the second course of the secon	and that the latter is the a behalf of the Corporation by spiliority	- M	

The following are the agreements and provisions referred to on the reverse side of this instrument and which are hereby adopted and incorporated as a part thereof to be observed and performed by the

Montgajors agree to pay, when due, all taxes, levies, and assessments against said property; to keep the buildings upon said property in a good state of repair, to pay for such repairs when made, and not suffer or commit say strip or waste to said property; to satisfy any and all liens or encumbrances that are or may become a firm crop said-property, or any part thereof, superior to the lien of this Montgage; to keep the buildings and improvements now no or which many hereafter be extend upon the premiser insured in favor of hortgage may approve; have all policies of insurance mate payable to Mortgage it is interest may appear, and cause to be delivered to Mortgage all policies of insurance on said property as soon as insured. Failure of Mortgagors-lo deliver acceptable insurance policies within ten days of the date of expiration of existing policies shall authorize Mortgagee to purchase adequate inferiors or many appear, as it may deficient, but Mortgagee, their not be held responsible for fedure to have any insurance weitten or for loss or damage growing out of any defect in any policy of insurance.

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

In ordet to pay accruing taxes, levies, assessments, and insurance premiums. Mortgagors shall (unless Mortgagoe otherwise agrees, as bereinafter stipulated) deposit monthly with Mortgagoes and insurance premiums. The meneral so deposited by Mortgagoes shall be credited to a non-interest bearing reserve account, unless interect is directed to be paid thereon by federal regulations, and then only at the rate of interest mandated to be paid thereon by applicable state law, it being precinculy administed that there is no agreement for the payment of interest. The Mortgagoe may commingle the deposits with its general fund and is herewith authorized to charge against such account as a withdrawal sufficient amounts to pay accruing taxes, levies, assessments, and insurance premiums when due, to the all extent of said account if increasary. Should there be insufficient sums in said account to pay said taxes, levies, assessments, and insurance premiums when due, Mortgagors thall, upon demand, pay to Mostgagoe the amount necessary to satisfy said deficiency. When the balance due Mortgagoe on the Promissory Note, and it is the reserve account balance to full payment of such chligation. In the event Mortgagors shall full to make payments upon said Promissory Note and further such cases a secured hereby, Mortgagoes and interest Mortgagoes or Mortgagoes and interest Mortgagors or Mortgagoes and popular to the payment of the principal and interest Mortgagors or Mortgagoes and and appoint Mortgagoes after and in their place and stead to make and deliver proofs of loss under or upon any policy of insurance and to adjust, see for, or compromise any claim thereunder and collect the processed of the proposal of the proposal of the such proposal propos

Montgages may elect to waive the requirement that Mortgagors establish and make deposits to the reserve account. Then and in that event, Mortgagors shall piry all taxes, levies, assessments, and insurance premiums attributable to the property, when due, directly to the payee thereof and shall promptly furnish Mortgages proof of such payeents. Shauld Mortgagors become delication in the payment of two consecutive quarterly tax payments, Mortgages may require the Mortgagors to establish and make monthly deposits into a reset e account, which account shall be non-interest bearing, unless interest settered as be paid thereon by fieldent regulation and at the rate mandated by state statute. This remedy is not a limitation of any other or hedy available to Mortgagors for Mortgagors in each of contract.

able to Mortgagee for Mortgagers breach of contract.

Mortgagee may enter upon said premises at any reasonable time for inspection or for the purpose of finishing any building abandoned by the Mortgagees and for the purpose of risking any repairs which the Mortgagee may deem necessary, the Mortgagee being the sole judge of the necessity for such entire, constitucion and/or repair. Expenditure in made by the Mortgagee for the pay, at of taxes, insurance premiums, costs of construction or repair, eathly as experienced, at once before a lone, best interest at the rate anywided in stail Mort from the date of expenditure until paid, and be secured by this Mortgage Mortgagers hereby traigs to Mortgagee all rents, issue, and profits of said mortgaged property as further security for the payment of sums dies er to before due to mits hor gage. Mortgagee shall have the right and it is hereby appointed agent to collect such rents, issues, and profits. All rents, issues, and profits a collect such rents, insues, and profits and ret to the repaired of sums dies and moring under any provision of said Note and this Mortgage. Shall are paid to the Mortgage shall have the and owned under any provision of said Note and this Mortgage and tirst applied upon and oward the payment of the own tigage shall, are such as a construction of the own tigage shall.

Time to protection of the own tigage shall are part of each and exercise payment of this Mortgage. Shall deep the the between the force and the payment of the own tigage shall.

Time is material and rethe essents of each and every part amph and provision of this Mortgage. Should detault be made by Mortgagors in the payment of sow of this initial, onto in the performance of any of the initial, onto in the performance of the Constitution Learn Agree each then and, on such event, and at the option of the Mortgage, the whole account unpaid on a sid Note or on this Mortgage shall at more become due and payable, and this Mortgage has be forcefored at any time thereafter. The failure of Mortgage to require performance of any term or condition of and from issue. Note, e.g. of this Mortgage, shall not operate to release modify, or affect the original liability of Mortgagors here under or be construed at a waver of 1.72 covenant or agreement become contained or of any existing preach or subsequent breath hereof.

under or 2e construed at a waver of 175 coverant or agreement begin contained or of any existing preach or subsequent breath lector.

In any 30, 10 to crosse his Morth 196, the recording party shall be entitled to run from: (in addition to costs and disbursements provided by statute and costs of seate in 1, 1014 a structure, coordin as the 'na' court or any Appellate Court run; adjucing as reasonable attending 's feet, in any suit action, or proceeding (and all appeal) therefore) which Mortgage may find expedient to protecute or defend to protect the limit word. Mortgage may say find expedient to protecute or defend to protect the limit words. When says shall be a reasonable sum of attending storage, or the and follows the court in the event of a suit by Mortgage to forestone this Mortgage of the mass shall be actived hereby. No taggors further any horize the court in the event of a suit by Mortgage to forestone this Mortgage of in case it becomes necessary for Mortgage to e 17 cuts the assignment of the terms, issues, and profits, as hereinabere provided, to appoint a recover expand upon motion of Mortgage to take processing of its of purple, ", cuts fy the same, collect rints, issues, and profits therefrom, the costs of and receivership to be paid by Mortgage. Mortgages further agree to take one of such as a first of the date the same accuse at the rate provided in said Note and the late the same accuse at the rate provided in said Not the and the late the same accuse at the rate provided in said Not the and the late of the same accuse at the rate provided in said Not the and the late of the same accuse at the rate provided in said Not the and the late of the same accuse at the rate provided in said Not the and the late of the same accuse at the rate provided in said Not the and the late of the same accuse at the rate provided in said Not the and the late of the same accuse at the rate of the full impact to find a provide and the Mortgage of the first of the full impact to the court of the full impact to once

Musty gots shall make no cale of the above-described property, including centract cales, without first obtaining the written consent therefor of the Morteagee which no sens Meritague wit from unreamonably withhold. As a condition to such consent, Mortgagee may impose a nervice charge not exceeding to a such and 1% of the principal sum initially severed by this meritague. As a further condition to such consent, the Mortgagee may, at its option and in its object, a section, increase the constant at alterest rate upon the unpaid fadance of the objection rectured by this Mortgage.

If a VISIONS APPLICABLE TO CONDUMNIUMS AND TOWARDOUSES. Should the mortgaged property be a unit 6. a condominium or townly are project and should Morta for breach the Detaction and Dilevis oppicable to such project, or should line association of unit owners of which More after a randows far to provide management or to maintain and keep in regard the common elements or common areas, then and in either of said every 1, it such conditions by not corrected with a 30 days after written notice to Mortagages shall have the right to correct such breach at Mr. appears' expense, which expense shall be secured hereby, and/or attend and vote in Mortagagors' attend on all matters at unit owners' meetings, and/or are letter the independent of the propose shall be secured hereby, and/or attend and vote in Mortagagors' stead on all matters at unit owners' meetings, and/or are letter the independent of the propose and foreclose this Alentagage, such additional remedies at Mortagage's option.

- (Space Below This Line Reserved For Lander and Recorder)

Name: Mr. and Mrs. Scott Bradshay Box 51k F. O.

Jease mail all tax information

PRESENT CHRIST THAT THE WITH