ADDRESS P. 0. Box 1090

CITY AND STATE VANCOUVER, WASHINGTON 98656

3411239

DECOPUED: X COMPARED MAILED

MGOK35355 PAGE is space reserved to the recorder's use I HERETY CERTIFY THAT THE WITHIN 'N STAUMENT OF WINTINGS, FALED BY

MORTGAGE

THE MORTGAGORS. **WESLEY R. MAXWELL AND MARILYN J. MAXWELL**

hereby mortgage to WASHINGTON MUTUAL SAVINGS BANK ("the energages") the following described real property situated in County, State of Washington, and all interest or astate therein that the mortgagers may bereafter acquire, tagether with the income rents and profits therefrom.

PER ATTACHED

Commencing at the Northwest corner of the South Half of the Northwest Quarter of Sect on 23, Township 3 North, Range 8 East of the W.M.; thence South along the West line of said Section 23, 350 feet; thence East parallel to the North line of said South Half of the Northwest Quarter 498 feet; thonce South parallel to the West line of said Section 23 to a point on the South line of the North Half of the South Half of the Northwest Quarter of said Section 23, said point being 660 feet, more or less, South of the North line of said South Half of said Northwest Quarter; thence East along said South line 400 feet; thence North parallel to the West line of said South Half of the Northwest Quarter to the North line of the South Half of the Northwest Quarter of said Section 23; thence Went along said North line to the point of beginning.

together with all plumbing lighting air conditioning and heating fincluding oil and gas burners) appricates and equipment new or hereafter installed in said premises including but not limited to that certain 19. 79 24 × 70 8006 , Serial Na. , and all personal property which is now or may hereafter be attached to, focated in, or used or intended to be used in connection therewith, all of which at the option of the martgages shall be considered either personalty or part of the realty

This mortgage is given as security for the payment of Thirty Two Thousand Seven Hundred Eighty Five OLLARS is, with interest, according to the terms of a promissnry note of even data herowith executed by the mortgagors to the order of the mortgages and to secure any sums the mortgages may advance or expenses it may incur hereunder or otherwise to protect or malize upon the property, including the above described mobile home and related property, or under a security agreement of over date helewith wherein the mortgagors gave the mortgages a security interest in said mubils home and related property,

The maxigagors covenant with the mortgages as follows A. (Check applicable has below)

That they are the owners in fee simple of all the above described property and that the same is unencumbered. At that they are the owners of the above described mabile home, which is connoun bered except by the above assetibed security agreement held by the mortgagee, and the owners in fee simple of the above described real property, which is encumbered only by a prior mortgage or trust deed,

[] that they are the awners of the above described wobile home, which is anencumbered except by the above described security agreement held by the mortgages, and the contract purchasers of the above described tout property which is otherwise unencumbered.

B. that the properly marigoged hereby is not used principally or primarily for agricultural or farming surposes. C. that they will, during the continuence of this mortgage permit no waste of the premises, will pay before delinquent all I wful taxes and assessments upon the martgaged property and upon this martgage or upon the maney or debt secured hereby, and will keep the property free and clear of all other encumbrances impairing the marigagee's security, and will timely comply with all the tenns, covenants and conditions of the above-described security agreement; and of any prior contract, mortgage or trust deed.

Should the mortgagers fail to keep any of the foregoing covenants, or any of the covenants of the above-described security agreemant, or any of the covenants of any prior contract, mortgage or trust deed, then the mortgages may perform them, without watving any other right or remedy given for any such breach; and all expanditures in that behalf shall be secured by this martgage and bear interest

at the rate of twelve per cent (12%) per annum and be repayable by the mortgagors on demand.

In case of default in the payment of any installment of soid debt, or of a breach of any of the covenants herein contained, or contained in the above-described security agreement or contained in any prior contract, mortgage or trust deed, then the entite debt hereby sucured may, at the mortgaged's option, be declared due and this mortgage may be foreclosed. Mortgagors agree that in the event of a default hersunder ar under the above-described security agreement for which this mortgage might be foreclosed, the Morigages at its option may: elect to treat the mobile home and some or all of the related property as personally and realize thereon pursuant to the security agreement, ar may elect to treat the mobile home and some or all of the related property of realty and realize thereon hereunder, or may proceed under the security agreement with respect to part of the collateral and hereunder with respect to other parts, or may proceed concurrently under both, or under any combination of the foregoing, at may exercise any other right or remady available at law or in equity; and may enter into possession of the above-described property and take such other action as it may deem appropriate to callett the rents and profits thereof and apply same to any sum secured hereby in such order as it may elect. The parties agree that the reference herein to the mobile home shall not be determinative of whether or not it is a part of the real astate but that the mobile home may at the option of the Bank be treated and dealt with and realized upon as personal property.

If any question should arise as to whether all or part of the above described property is realty or personalty, the Bank may, at Its option, treat all of soid property as realty and communes an action to futeciose this martgage whereupon all persons having or claiming interests in all or part thereof shall have all the rights provided by use the fare tesure or real property

The mortgagors shall pay the mortgagee a reasonable som as atterney in tens or my such that min, be lawfully brought for the foreclasure of rivis mortgage and in any suit which the martgages, to protect the law hereaf, is ohis d to prosecute or defend, and shall pay such reasonable cost of searching records and abstracting the same as all, recessarily seem introductions this marigage or protecting the same; which surve shall be secured hereby and may be included in the decree of foreciosers. Upon bringing action to forclase this mortgage or at any time while such proceeding is ponding, the mortgagee may apply for and secure the appointment of a receiver for the mortgaged property or any part thereof, and the income, rents and profits there

		The profits mercial
DATED at	Vancouver	, Washington, October 5 19 78
		S 2 1 1 2 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		WESLEY R. MAXWELL
- 4	41 7	"COLL N. FINANCIL
	- N	1116 4 10 10 10 11 11 11
		MARILYN J. MAXWELL
STATE OF WASHINGTON	7) T	
County of Clark	3 2 3	
Coulty of		
THIS IS TO CERTIES	that on this E	
public in and for the state of	Yashinatan dulu sa	day of October , 19 78 , before me, the undersigned, a notary
.wes rey K. Maxwe !		Darilyn Danily oppeared
to me known to be the irriv	iduals described in an	who executed the within instrument, and acknowledged to me that they signed the
some an their free and vatur	ntary ect and doed for	he uses and purposes therein mentioned.
WITNESS my hand and	official seal the day	ind year in this cartificate first above written.
		which can wheeling to it is a
		wastery public in and for the state of Washington
		residing of Very Course