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CURTIS O. BANEY and MYRTLE BANEY, husband and wife; MELVIN W. McCOLLUM and EDNA MAY McCOLLUM, husband and wife; and MELVIN W. McCOLLUM, Guardian of JULIE ELLEN McCOLLUM and SCOTT M. McCOLLUM,

hereinafter designated as Mortgagor, whether singular or plural, (and which term shall also include the successors in interest of the Mortgagor) hereby mortgages to SHERWOOD & ROBERTS—OREGON, INC, an Oregon corporation, of Portland, Oregon, herein designated as Mortgagee, the property consisting of the real estate herein described, together with all improvements thereon and apurtenances thereto, including all elevators and elevator machinery, wall beds and other beds affixed to or used in connection with the building, shades, screens, boilers, waterheaters, furnaces, oil burners, stokers, thermostats, controls and ventiling, plumbing, lighting, heating, cooking, cooling, watering, irrigating and refrigerating equipment and appliances now or hereafter installed or placed in, located upon or used in connection with said premises by the Mortgagor or any successor to Mortgagor's interest in said premises, and including party walls, waters and water rights and easements, if any, on any side of said premises, and the agreements and rights of the Mortgagor in respect of such party walls, easements, rights and agreements, all of which shall be deemed a mortgagor is nearest, together with all interest and estate in such property that the Mortgagor may hereafter acquire and all the rents, issue and profits of said property commonly described as the following property in the county of Klamath State of Oregon.

Parcel 1:

Lots 1, 2, 3, 11, 16, and the West half of Lot 15 of the Resubdivision of Block 1 of Canal Addition to the City of Klamath Falls, according to the official plat thereof on file in the records of Klamath County, Oregon, saving and excepting therefrom that portion of said Lot 3 described as follows: Beginning at the corner common to Lots 3, 4, and 5; thence Southeasterly on the line extended between Lots 4 and 5 a distance of 32.93 feet to street; thence Southwesterly along Northwest line of street 12.42 feet to the Southerly corner of Lot 3; thence Northwesterly along line between Lots 3 and 5 a distance of 16.69 feet; thence North 20.42 feet to the point of beginning.

East side of said Lot 11.

Parcel 2:

Lot 12 of the Resubdivision of Block 1 of Caual Addition to the City of Klamath Falls, according to the official plat thereof on file in the records of Klamath County, Oregon.

Parcel 3:

County, Oregon.

Parcel 4:

County, Oregon.

Parcel 5:

Klamath County, Oregon.

Oregon.

This mortgage is given to secure the payment, with exchange on the City of New York, of the sum of Two Hundred Twenty Thousand and No/100ths _____ Dollars principal, with interest thereon from date hereof at the rate and payable at the time and place and in the manner and amount set forth in the promissory note of the Mortgagor of even date herewith payable to the order of Mortgagon

order of Mortgagee.

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MORTGAGE

Also Lot 11 in Block 10 of Railroad Addition to the City of Klamath Falls, according to the official plat thereof on file in the records of Klamath County, Oregon, saving and excepting therefrom a strip of land one foot wide of the

Lot 13 of the Resubdivision of Block 1 of Canal Addition to the City of Klamath Falls, according to the official plat thereof on file in the records of Klamath

Lot 14 of the Resubdivision of Block 1 of Canal Addition to the City of Klamath Falls, according to the official plat thereof on file in the records of Klamath

The East half of Lot 15 of the Resubdivision of Canal Addition to the City of Klamath Falls, according to the official plat thereof on file in the records of

NOTE: This Mortgage is given to correct the description in that certain Mortgage from the above Mortgagors to the above Mortgagees dated June 23,1965 and record-ed June 29, 1965 in Volume 231, page 196, Mortgage records of Klamath County,

Mortgagor covenants: That Mortgagor is the owner of the mortgaged property in fee simple; that the same in unencumbered; that each mortgagor has good right, power and authority to convey and mortgage the same and will forever warrant and defend the lien and priority of this mortgage against the lawful claims of all persons; that each mortgagor will pay all sums secured hereby when for any cause the same shall become due; that mortgagor will not suffer or permit the mortgaged property to be maintained or used in violation of any laws, municipal ordinances or regulations; that the mortgaged property will not become subject to any lien or encumbrance which threatens the validity or priority of this mortgage; that during the continuance of this mortgage Mortgagor will neither cause nor suffer waste of any part of the mortgaged property; that Mort-gagor will keep the improvements upon such property constantly insured for the benefit of the Mortgagee against fire and all other hazards and risks, including war risk, required by Mortgagee in such manner and amounts and in such companies and under policies in form approved by Mortgagee and cause all policies and renewals thereof, together with receipts showing payment of the premium therefor, to be deposited with the holder of this mortgage at least ten days prior to the expiration of any existing insurance; that Mortgagor will pay all taxes and assessments now or hereafter levied upon or charged against the mortgaged property or on account thereof and against this mortgage and the debt hereby secured and the interest thereon and exhibit to the holder of this mortgage official receipts showing payment thereof ten days before the delinquency of such taxes and assessments; and that if any such taxes, assessments or insurance premiums be not so paid or the property be wasted or threatened with waste, or if the mortgage to property becomes subject to any such lien or encumbrance, or if the validity or priority of this mortgage be threatened Mortgagee at its option may adva Mortgagor covenants: That Mortgagor is the owner of the mortgaged property in fee simple; that the same other right of Morigagee by reason of such aetault of Morigagor and the amount so davanced, together with interest thereon at the highest rate allowed by law, shall be added to and become a part of the debt hereby secured and be immediately due and payable. Morigagee shall be the sole judge of the legality and validity of any tax, lien or charge and official receipts therefor shall be conclusive evidence of the payment, amount and validity thereof unless Morigagor in good faith is diligently contesting the same and shall have indemnified the Morigage therefore to the satisfaction. the Mortagee therefor to its satisfaction.

Mortgagor further covenants: To pay to Mortgagee at the time of and in addition to the regular install-ments of principal and interest payable under the terms of said note a pro-rata portion of the taxes and insur-ance premiums estimated by the Mortgagee next to become due so that thirty days before the delinquency thereof Mortgagee will have on hand an amount sufficient to pay the next maturing taxes and insurance premiums. The amount of the additional payment to be made on account of taxes, assessments and insurance premiums shall be adjusted annually or more frequently as Mortgagee deems necessary and any deficit shall be immediately paid by Mortgagor upon request and any surplus shall be credited on the martaage account. Subsequent payments on account of taxes, assessments and insurance premiums shall be made in accordance with the next estimate by the Mortgagee of annual requirements. Moneys paid to Mortgagee on account of taxes, assessments or insurance premiums shall not bear interest and, in the event of default of the Mortgagor, Mortgagee at its option may apply any moneys in this account to any part of the debt secured hereby.

At the option of the Mortgagee, the proceeds of a loss under any policy, whether endorsed payable to the Mortgagee or not, may be applied in payment of the principal, interest or any other sums secured by this instrument, whether due or not, or to the restoration or replacement of any building on such premises, with-out in any way affecting the lien of this instrument or the obligation of the Mortgagors or any other person for payment of the indebtedness hereby secured, whether such Mortgagors be the then owners of said premises or not.

All covenants hereof shall run with the land and shall not be extinguished by any ioreclosure. Upon pay-ment of the mortgage debt in full and complete performance hereof by Mortgagor, Mortgage shall execute and deliver to Mortgagor or the payer a proper satisfaction of this mortgage for record at the latter's expense.

and deliver to Mortgagor or the payer a proper satisfaction of this mortgage for record at the latter's expense. An event of default on the payte of Mortgagor within the meaning of this mortgage shall be deemed to exist in the event of any default in the payment of interest or any installment of principal or if there be any breach in the performance or observance of the Mortgagor's covenants hereunder or if any court of competent juris diction renders a decision that this mortgage is not a first lien upon the whole of the mortgaged property or if Mortgagor shall assign the rents or any part of the rents of the mortgaged property without the prior written to be erected upon said premises or any waste of the mortgaged property. If an event of default shall exist as herein defined, it shall be optional with the Mortgagee to accelerate the maturity of said note and to declare the entire mortgage indebtedness immediately due and payable without notice and to foreclose this mort-fagee and without waiving any other remedy or right. Mortgagee and cellect all rents, issues, income and profits therefrom, applying the same to the cost of operation, upkeep and acident all rents, issues, income and profits therefrom, applying the same to the cost of operation, upkeep and maintenance of the property, taxe, atsees-remedy or right. Mattaragee shall also be entitled without notice to apply for and source the appointment of the property, taxe, discession and the receiver and to cellect all the rents, income, issues and profits thereform, applying the same to the cost of operation, upkeep and maintenance of the property, taxe, atsees-thereform, apply the same to the cost of the receiver which, expenses of operation, without waiving any other receiver of the mortgaged herefore, and the application of the receiver and to cellect all the rents, income, issues and profits thereform, applying the same to the cost of operation, upkeep and maintenance of the property, taxes, dissessments and insurance, and to a phy the balance on an

In the event of the passage hereafter of any law of the State of Oregan deducting from the value of land for the purpose of taxation any lien thereon, or providing for the taxation of mortgapes or debts secured by mortgape, or changing the manner of the collection of taxes, so as to affect the interest of the Mortgape, the holder of this mortgape or of the debt which it secures, shall have the right upon thirty days written notice to the last known owner of the mortgaged property to accelerate the mutually of the entire mortgape indebted-ness and require immediate payment thereof.

Mortgager further covenants to pay to Mortgages a reasonable sum as atterneys' fees and the reasonable cost of searching records and abstracting title and all other costs and expense which Mortgages may reason-ably incur in any negotiation or suit which the Mortgages brings or is made a party to for the purpose of col-lecting the debt secured hereby or any part thereof or to fereoless this mortgage or to enforce, defend or pro-tect the prior lien and security hereof, all of which sums shall be a part of the indebtedness secured by this mortgage. Acceleration or maturity once claimed hereunder by Mortgagee may, at the Mortgages's option, be set mide be set aside.

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