FORM M 80

Val: M-65 Page 1320

MORTGAGE

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Know All Men by These Presents, that

RONALD E. PHAIR and LORRAYNE PHAIR, husband and wife, hereinafter named the mortgagor (whether one or more) including the successors in interest of the mortgagor, in consideration of the sum of

TWENTY-THREE THOUSAND AND NO/100-the receipt whereof is hereby acknowledged, paid to the mortgagor by COMMONWEALTH, INC., an Oregon corporation, with its offices at Portland, Oregon, hereinafter named the mortgagee, including its successors in interest, has granted, bargained, sold and conveyed and does by these presents grant, bargain, sell and convey unto the mortgagee all of the following described real property lying and being in the County of Klamath, State of Oregon, to-wit:

Lots 1, 8 thru 19 inclusive, Block 1; Lots 1 thru 6 inclusive, 8, 9, 10 and 13 in Block 2; Lot 2, Block 3, KELENE GARDENS, ALSO

A tract of land situated in the North $\frac{1}{2}$ NE $\frac{1}{4}$ NE $\frac{1}{4}$ of Section 15, Township 39 South, Range 9 East of the Willamette Meridian:

Beginning at the Southwest corner of Lot 19, Block 1, KELENE GARDENS, Thence South 88°39' East 259.3 feet; thence North 0°10' West 119.4 feet; thence South 88°49' East 560 feet; thence South 0°10' East to the Southwest corner of Lot 13, Block 2; thence South 88°39' East 180 feet; thence South 0°10' East 30 feet; thence North 88°39' West 999.4 feet; thence North 0°02' West 30 feet to the point of beginning.

including all buildings and improvements thereon, or that may hereafter be erected thereon; together with all and singular the tenements, hereditaments, appurtenances and all other rights thereunto belonging or in any wise now or hereafter appertaining, and the rents, issues and profits thereof (provided, however, that the mortgagor shall be entitled to collect and retain the said rents, issues and profits until default hereunder), and all fixtures now or hereafter attached to or used in connection with said real estate, whether or not the same have or would become part of said said real estate by attachment thereto, including without in any wise limiting the generality of the foregoing, all furnaces, heaters, stoves, ranges, mantels, gas and electric light fixtures, refrigerating apparatus, floor coverings, elevators, screens, screen doors, awnings, blinds, gas and oil tanks and equipment, pipes, wires and plumbing, all of which shall be considered as annexed to and forming a part of the freehold and be subject to the lien of this mortgage.

TO HAVE AND TO HOLD, said property unto said mortgagee, its successors and assigns, forever.

And said mortgagor does hereby covenant to and with said mortgagee, its successors and assigns, that said mortgagor is lawfully seized in fee simple of the property above described and every part thereof; there are no liens or encumbrances against or upon the same and none superior to this mortgage will be created or suffered by the mortgagor during the life of this mortgage; and that said mortgagor will forever warrant and defend the same unto the said mortgagee, its successors and assigns forever against the lawful claims and demands of all person whom-

soever. No portion of said property shall be used for any unlawful purposes. This conveyance is intended as a mortgage to secure the performance of the obligations and covenants herein required by the mortgagor to be kept and performed, and to secure the payment of the aforesaid principal sum and the interest thereon from date, payable

, and attorney's fees, according to the tenor of a certain promissory note of even date, executed by the mortg mortgagee, providing for the payment of said principal sum iXHAHDEXXXMANAKANAMAKANAMAKANAMAKAN or before August 23, 1960 Said note provides that MANAMAKAN principal and interest shall bear interest at the rate of ten per centum (10%) per annum after maturity and that default in the payment of any that the principal or interest, at the option of the holder, will render the

whole amount of said note then unpaid due and collectible. This mortgage shall also secure additional loans hereafter made by the then holder of this mortgage and the note secured by this mortgage to the then owner of the real estate described herein, provided that no such additional loan shall be made if the making thereof would cause the total principal indebtedness secured hereby to exceed the amount of the original principal indebtedness stated herein. Each such additional loan shall be evidenced by a note or other evidence of indebtedness identifying such additional loan as part of the indebtedness secured hereby, and shall mature not later than the then maturity date of the original indebtedness secured hereby. Nothing herein contained shall imply any obligation on the part of any holder of said note to make any such additional loan.

NOW, THEREFORE, if the said mortgagor shall pay said mortgagee, its successors or assigns, the sum of with interest thereon, according to the tenor and effect of said note, and of any renewal or renewals thereof or of any part thereof, and shall repay any and all additional loans made as provided above in accordance with the terms of the note or notes evidencing such additional loans

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and renewal or renewals thereof, or of any part thereof, and shall keep and perform all and singular the covenants and agreements herein con-tained, for said mortgagor to keep and perform, then these presents shall cease and be void, but otherwise shall remain in full force and effect. And said mortgagor hereby covenants and agrees with said mortgagee, its successors and assigns, as follows: FIRST: that the mortgagor will pay the indebtedness hereby secured and if default be made in the payment of any installment of prin-FIRST: that the mortgagor of the covenants, stipulations or agreement, increase contained, the mortgagee, its successors or assigns, at cipal or interest or in performance of any of the covenants, stipulations or agreement, increase contained, the mortgage in the manner pro-its option and without notice, shall have the right to declare the entire sum hereby secured due and to foreclose this mortgage in the manner pro-its option and without notice, shall have the right to declare the entire sum hereby secured due and to foreclose this mortgage in the manner pro-its option and without notice, shall have the right to declare the entire sum hereby secured due and to foreclose this mortgage in the manner pro-its option and without notice, shall have the right to declare the entire sum hereby secured due and to foreclose this mortgage in the manner pro-its option and without notice, shall have the right to declare the option or suit is brought for the foreclosure of this mortgage or the

First that the mortgager decends and agrees that also morggage, its successor and sangus, at its optimite of in performance of any of the covenants, stiplistion or agreements, its provide by any whether side not is due by jape of time or not: and if any action or suit is brought for the foreclosure of this mortgage in the maner proceeding of the covenants, stiplistion or suit is brought for the foreclosure of this mortgage is and more any other indebutes are sum hereby secured due and to foreclos this mortgage, and the due to account any other indebutes and to foreclos this mortgage, and the due to account any other indebutes of any governmental authority affecting aid property and of any sovernmental agench any due in the loan accorde hereby. THERE, that side mortgager is all keeps all the building now or here thereby before the mortgage is all solutions, together with all present property if any, covered by the line hereof, in good other, repair and condition and will perform a mortgager of all solutions, as of the mortgager. Up any failure of the mortgager on aniatin asil informations and there exceedes hereby solutions and the covered of any of the wortgage will are accorde hereby. THERE, that as long as a single, and it deforms the mortgager and and antenance work to be formed as the solutions, as set of the tortgager. Up any failure of the mortgager and any annotance by pair of the mortgager and and the accorde hereby solutions. The tortgage and all accords because any any more and any annotance by any failure and the cover and any annotance by the mortgager and any annotance by any failure and the mortgager and the cover and any annotance by any failure and the cover and any annotance by the indebutes secure

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And it is further expressly understood and agreed as follows: 1. Should said mortgagor fail to pay any installment of principal or interest, as the same becomes due, the entire debt secured by this mortgage shall at once become due and payable, if the mortgagee so elects, and all notice of such election is hereby waived.

2. Should said mortgagor fail to pay any taxes or any installment of any assessment for local improvements heretofore or hereafter made, which is or may be payable in installments and which is or may become a lien on said premises, within fifteen (15) days after the same shall become due, the entire debt secured by this mortgage shall at once become due and payable, if the mortgagee so elects, and all notice of such

S. The mortgagor agrees that if the mortgagee shall so require, the mortgagor will, in lieu of making payment of taxes, assessments and insurance premiums directly to the taxing authorities and insurance companies, pay to the mortgagee on each installment payment date such additional sum as shall in the aggregate provide the mortgagee with sufficient funds, as estimated by the mortgagee, to pay such taxes, assessments and insurance premiums when the same become due, and the mortgagee agrees to apply such funds for that purpose. In the event such additional funds shall be insufficient to meet such payments when they accrue, the mortgagor will, upon request of the mortgagee, immediately provide such further sum as may be necessary to meet the deficiency, and in the event that such additional money shall be in excess of the mortgagor fail to make payment of any taxes, assessments, insurance premiums or other charges payable by the mortgagor, either by direct payment gagor fail to make payment of any taxes, assessments, insurance premiums or other charges payable by the mortgagor, either by direct payment or by providing the mortgagee with funds with which to make such payment, said mortgage may, at its option, make payment thereof, and the mortgage, without waiver of any rights arising from breach of any of the covenants hereof, and for such payments, with interest as aforsaid, the property hereinbefore described, as well as the mortgagor, shall be bound to the same extent that they are bound for the pryment of the oblication of the mortgagee, render all sums secured by this mortgage immediately due and payable and constitute a breach of this mortgage. 5. The mortgagor agrees that if the mortgagee shall so require, the mortgagor will, in lieu of making payment of taxes, assessments and election is hereby waived.

option of the mortgagee, render all sums secured by this mortgage immediately due and payable and constitute a breach of this mortgage. 4. Should said mortgagor permit any lien for labor or materials to be filed against said mortgaged premises or any part thereof, and remain unpaid for more than fifteen (15) days, the mortgagee shall have the right, at its option, to pay and satisfy said lien or liens, and add the mortgage of its contesting any such lien and shall indemnify the mortgage; provided, however, that if the mortgager shall notify the mortgage may such lien and shall indemnify the mortgage? failure to pay the s me shall not constitute a breach of this mortgage; provided, however, that if the mortgage of constitute a breach of this mortgage; provided, however, that if the mortgage of constitute a breach of this mortgage; provided, however, that if the mortgage shall notify the mortgage may require, the mortgage of fail to complete any and all buildings and improvements, now or he. after in course of construction or repair on said or should said mertgager fail to complete any and all buildings and improvements, now or he. after in course of construction or repair on said information or construction or repair of said buildings and improvements, now or he. after in course of construction or repair of said buildings and improvements and any sums of money so expended by the mortgage for completing the construction or repair of said buildings and improvements of any existing claims for labor or materials, or both, shall be struction or repair of said buildings and improvements and for the payment of any existing claims for labor or materials, or both, shall be included in and added to the mortgage edet, to be secured hereby; or the mortgage, at its option, may declare all sums secured by this mortgage included in and added to the mortgage debt, to be secured hereby; or the mortgage, at its option, may declare all sums secured by this mortgage included in and added to the mortgage debt, to be secured hereb

cusive upon the mortgagor as to the validity and amount of such claims. 5. In the event that any portion or all of said mortgaged property shall be taken under the right of eminent domain or condemnation, the mortgagee shall have the right, if it so elects, to require that all or any portion of the moneys payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorneys' fees necessarily paid or incurred by the mortgager and applied by it first upon any reasonable costs and expenses and attorneys; fees necessarily paid or incurred by the mortgager in such proceedings, shall be paid to the mortgager and applied by it first upon any reasonable costs and expenses and attorneys; and the mortgagor agrees, at or incurred by the mortgager in such proceedings, and the balance applied upon the indebtedness secured hereby; and the mortgagor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon the mortgagee's request.

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6. Said mortgagor agrees to and will repay to said mortgagee all reasonable expenses paid or incurred by it in procuring satisfactory u. Said morigagor agrees to and will repay to said morigagee all reasonable expenses paid or incurred by it in procuring satisfactory proof of morigagor's title to said morigaged property, or morigagee's title insurance policy with respect thereto, or in procuring abstract of title and opinion of competent attorney thereon, or title reports, and any amounts so paid, if not repaid to said morigagee upon demand, shall, with interest thereon from time of payment at the rate set forth in the note secured hereby, be deemed a part of the indebtedness secured by ihis morigage. The morigagor's covenants in this Paragraph 6 extend to and include all reasonable expenses incurred by the morigage and the morigage after title reports or abstract of title covering the mortgaged property in the event the morigage commences a suit to forcefore this morigage after title reports or abstract of title covering the mortgaged property in the event the mortgagee commences a suit to foreclose this mortgage after

default hereunder.
7. As an additional security and pledge for the payment of said indebtedness, and subject to the terms and provisions of this mortgage, said mortgagor hereby bargains, sells and assigns to said mortgage all the rents, issues and profits of said property accruing after a default here-said mortgagor hereby bargains, sells and assigns to said mortgage all the rents, issues and profits of said property accruing after a default here-under shall occur and continue for a period of thirty (30) days, and suit shall be filed to foreclose this mortgage, the court shall, on motion or application of said mortgage, either at the time of filing such suit or thereafter, and without regard to the condition of such property at such time, appoint a receiver to collect the rents, issues and profits of said property during the pendency of such foreclosure and apply such rents, issues and profits to the payment, pro tanto, of the amounts due under this mortgage, first deducting all proper charges and expenses of such receivership, and paying all taxes or assessments levied or assessed against said property and then unpaid, and said mortgagor agrees forthwith to surrender possession of said property to any receiver so appointed.
8. In the event that the mortgaged property shall consist of real and personal property constituting an operating entity, such as an apart-

agrees forthwith to surrender possession of said property to any receiver so appointed.
8. In the event that the morigaged property shall consist of real and personal property constituting an operating entity, such as an apartment house, industrial plant, hotel or furnished dwelling, it is agreed that all of said morigaged property, both real and personal, whether such personal property be actually affixed to said real property or not, together with any and all additions thereto, may, at the option of the morigagee, be sold upon foreclosure, either as a unit including both real and personal property subject to redemption as a unit, or separately; and in the event that such personal property shall be sold separately, such sale shall be in accordance with the procedure applicable to the sale of personal property upon the foreclosure of a chattel morigage, with no right of redemption.
9. In the event of this mortrage being foreclosed or any proceeding being brought for that purpose, said mortgagor promises and agrees

9. In the event of this mortgage being foreclosed or any proceeding being brought for that purpose, said mortgagor promises and agrees to pay such additional sum as the court may adjudge reasonable as attorneys' fees in such foreclosure or other proceeding, in addition to the costs and disbursements allowed by law, and such attorneys' fees and costs and disbursements shall be secured by the lien of this mortgage, will mortgage is made or because a party to any suit or action by restore of this mortgage or the independent thereby restored the mortgage will and disoursements allowed by law, and such attorneys' fees and costs and disbursements shall be secured by the lien of this mortgage. If the mortgagee is made or becomes a party to any suit or action by reason of this mortgage or the indebtedness thereby secured, the mortgagor will pay all expenses incurred by the mortgagee therein, including a reasonable attorneys' fee, and such expenses, including a reasonable attorneys' fee, shall be secured by the lien of this mortgage.

10. In the event of any transfer of the property herein described or any part thereof or any interest therein, whether voluntary or involuntary or by operation of law, the mortgage may, without notice to the mortgagor or anyone else, extend the time of payment, execute releases or partial releases from the lien of this mortgage or in any other respect modify the terms hereof without thereby affecting the personal liability of the mortgagor for the payment of the indebtedness hereby secured.
 11. An exclusion to the mortgage of the indebtedness hereby secured.

11. As additional security for the payment of said indebtedness, the mortgagor further agrees to assign to the mortgagee, upon request by the mortgagee, and in such manner as the mortgagee may require, any and all leases now or hereafter, during the period of the mortgage, entered into by the mortgagor with respect to the above described real property, or any portion thereof.

12. If the mortgagor shall assign or attempt to assign said rents, issues or profits or any part thereof without the written consent of the mortgagee, or in case of the actual or threatened demolition or removal of any building on or to be erected upon said property, at the option of the mortgagee, the debt hereby secured shall immediately become due.

13. It is expressly understood and agreed that time and the exact performance of all the conditions hereof are of the essence of this contract.

		the liability of	each mortgagor shal	I be joint and seve	eral; and the
In the event that this mortgage is e covenants herein contained shall bind, an	executed by two or more more duties and advanta	ages shall inure to, the re	spective heirs, execu	tors, administrato	rs, successors
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and assigns of the parties thereto. IN WITNESS WHEREOF, said mos	rigagor has properly execution	(Spin	0 A CP X	Kais J	
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STATE OF OREGON) ss.	/			
County of Klamath)				-11
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County of					
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