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The mortgagor nereby covenants and agrees to and with the mortgages as follows: 1. That he is the owner in fee simple of the above described martgaged property and has good right and full power and authority to convey and martgage the same; that said property and the whole thereoi is free and clear of all liens and encumbrances authority to convey and martgage the same; that said property and the whole thereoi is free and clear of all liens and encumbrances whatsoever and that he will warrant and defend the aforesaid mortgaged property and all the rights, privileges and assigns, against all thereinto belonging and in anywise appendiating and the title thereto undo the mortgages, its successors and assigns, against all adverse claims whatsoever; that mortgagor will pay all costs of maintaining, by litigation or otherwise, the priority of the lien of his nontrazes. The mortgagor hereby communis and agrees to and with the mortgages as follows:

this mortgage. 2. That all additions and accessions to the property hereinabove described and all renewals or replacements thereof or of any part thereof and all interest therein when and as the same may hereafter he acquired in any manner whatsoever shall immediately part thereof and all interest therein when and as the same may hereafter he acquired in any manner whatsoever shall immediately part thereof and all interest therein when and as the same smay hereafter he acquired in any manner whatsoever shall immediately and without further conveyance become and be subject to the lien hereof as fully and completely as though the same were now and without further conveyance become and specifically conveyed by and embraced in the mortgoing clause hereof. Hevertheless, owned by the mortgoing or and expressly and specifically conveyed by and embraced in the mortgoing clause hereof. Hevertheless, the mortgoing or and expressly and specifically conveyed by and embraced in the mortgoing clause hereof, it is any the mortgoing or proper to carry out more effectually the purpose of this indenture and will at any time, by express mortgoinge to be necessary or proper to carry out more effectually the purpose of this indenture and will at any time, by express instrument of conveyance and mortgoing, subject to the lien hereof any property or additional right, title or interest hereafter instrument of conveyance and mortgoing, subject to the lien hereof any property or additional right, title or interest hereafter acquired or intended to be conveyed hereby if the mortgoinge so requires, arguired or intended to be conveyed hereby if the mortgoinge so requires, arguired are with duly and conveying and any any arguired or intended to be conveyed hereby if the property of and the interest used the north hereinbefore described and any arguired or intended to be conveyed hereby if the property of and the interest used the north hereinbefore described and any arguired or with duly and conversions and mortgoing of an

acquired or interpret to be conveyed network is an introduces so requires. 2. That he will duly and punctually pay the principal of and the interest upon the note hereinbefore described and any renewals thereof or substitutions therefor at the times and in the anomints in said note or notes specified and pay when due all sums secured hereby and will perform each and every covenant and condition hereof.

sums secured hereby and will perform each and every covenant and condition hereof. 4. That he will pay all taxes, assessments and other public charges which have been or may be levied, assessed or charged, directly or indirectly, against the mortgaged precises or upon this mortgage or the note secured hereby prior to delinquency, and shall promptly exhibit the official receipts therefore to mortgage, and will also pay prior to delinquency any and all rates or shall promptly exhibit the official receipts therefore to mortgage, and will also pay prior to delinquency any and all mortgaged premises charges for water, electricity, steam, gas, garbage collection or office or corporation whatsoever, the non-payment of which rates or to any tenant thereof by any municipality or other persons, firsefor or warrant the discontinuance of further services to the or charges would result in a lien upon the mortgaged premises therefor or warrant the discontinuance upon the mortgaged premises until the same were paid, and will pay and discharge all liens, claims, adverse titles or encumbrances upon the mortgaged premises until the same were paid, and will pay and discharge all liens thereon.

property so that this mortgage shall be at all times a first tien thereof. 5. That he will keep all buildings, improvements and fixtures now existing or hereafter erected on the mortgaged property, instructions in such smouther than to time by the nontgages splast loss or damage by first and other hazards, casualities, and instruct as may be required from time to time by the nontgages gainst loss or damage by first and other hazards, casualities, and contingencies. In such amounts and for such periods as may be required by the mortgages, with loss, if any, payable to the mortgages under standard mortgages clause, and will pay promptly when due any premotions on such insurance, covering any of shall be effected with responsible instruction companies satisfactory to the mortgages and all policies of insurance overing any of the mortgaged property shall be delivered to and refained by the mortgageu as additional security for the payment of the debt and inoneys hereby secured.

6. That he will keep all and singular the mortgaged property in good order, condition and state of repair and will not commit or permit any waste on or of the mortgaged property or any part thereof.

or permit any wasts on or or the moregages property or any participation. 7. That he will comply with all the laws and regulations of the United States, the State of Washington, the county and city or town wherein said premises are situate, including any bureau or department of any of them and all public bodies in any way having jurisdiction in respect thereof, in so far as such laws and regulations shall relate to or affect any business, trade or occupation conducted upon the noorigaged premises and/or any structure or installation now or hereafter stretch or made upon each members.

said premises. 8. If required by the mortgages, there shall be added to each monthly payment required hereunder, or under the evidences 1. If required by the mortgages, there shall be added to each monthly payment required hereunder, or under the evidences 2. If required by the mortgages, there shall be added to each monthly payment to enable the mortgages to pay at least thirly 2. If required by the mortgages, an amount estimated by the mortgages to be aufficient to enable the mortgages to pay at least thirly 2. If required by before they become due all taxes, assessments and other similar charges against the above described premises and 2. If the debt secure they become due all taxes, assessments and other similar charges against the above described premises and 2. If the debt secure they become due all taxes, assessments and other similar charges against the above described premises and 2. If the debt secure they become due all taxes, assessments and other similar charges against the above described premises and 2. If the debt secure to be provided by mortgager's escence account, and no interest shall be payable in respect thereof. Upon 2. If the credited to mortgager's escence account, and no interest shall be payable in respect thereof. Upon 2. If the amount necessary to enable the mortgages to pay the foregoing items. In the event of a default by the mortgage 2. If the debt secured hereby, the 2. If the amount necessary to enable the mortgages to manner as the mortgages all determine, an amount equal to 2. If the debt secured hereby, in such manner as the mortgage shall determine and amount spaid by the 2. If the debt secured hereby, the 2. If the amount of payments made by the mortgagor under this paragraph minus amounts paid by the 2. If the aforesaid items).

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It is further inutually covenanted and agreed as follows: 9. Should the montgagor fail or neglect to pay and discharge any taxes, assessments or other public charges which have been or may be levied, assessed or charged upon the nontgaged premises, or to pay and discharge any lien, claim, adverse tilles and been or may be levied, assessed or charged upon the nontgaged premises, or to pay and discharge any lien, claim, adverse tilles and been or may be levied, assessed or charged upon the nontgaged premises, or to pay and discharge any lien, claim, adverse tilles and been or may be levied, assessed or charged upon the nontgaged premises and performance of another the contained, the performance of encumbrances thereon, or to produce and maintain insurance as above agreed, or to maintain the mortgaged premises any be property as above provided, or otherwise fail to keep and perform any of its covenants herein contained, the performance of which requires the expenditure of money, then and in any such even the mortgager at its election, may pay such sums as may be which requires the expenditure of money, then and in any such even the mortgager to the set (aves, rates or assessments, or to maintain insurance, or to keep the mortgaged premises in repair or which requires the expenditure of money, then and in any such even the mortgager is in default, without perfusite to its right, as hereinafter necessary to discharge such taxes, rates or assessments, or to maintain insurance, or to keep the mortgaged premises in repair or provided, to accelerate the maturity of this mortgage and to foreclose the sume, and any and all amounts so paid shall be repair for such payment, and all such payments, with interest thereon at the rate of ten (10%) per cent per anoun from the date of such payment, and all such payments, with interest as above provided, shall, from the date of payment, be added to the debt of such payment, and all such payments, with interest as above provided, shall, from the date of payment, be ad

of the mortgagor and be equally secured by this mortgage. 10. Upon any default on the part of the mortgagor in payment of principal or interest when due or in keeping and performing any other of his covenants and agreements herein contained, the whole of the principal and of all other sums secured hereby shall, at the mortgage's election, become immediately due and payable, without notice, and in such event the mortgage may indicate the mortgage's election, become immediately due and payable, without notice, and in such event the mortgage may bunded by law, whether or not it shall elect to pay any of the immediately cause this mortgage to be foreclosed in the manner provided by law, whether or not it shall elect to pay any of the sums the nonpayment of which by the mortgagor constituted the default on which the mortgages's election was based.

sums me nonpayment or which by the mortgagor consultated insidential on which the mortgage's election was based. 11. If any suit or other proceedings be commenced for the foreclosure of this mortgage or attacking its validity or in any way calling in question the mortgages's rights hereunder, the mortgagor shall be liable for and shall pay, and the mortgage shall have the right to have taxed as costs and included in the judgment or decree rendered in such suit or proceeding, all costs and have the right to have taxed as costs and included in the judgment or decree rendered in such suit or proceeding, all costs and expenses incurred by it, including attorneys fees in such amount as the court may adjudge reasonable, and in the premises foreclosure of this mortgage the purchaser at any foreclosure sale shall be entitled to the immediate possession of the premises and processive sold.

and property so sold.

12. The mortgaged property is not used principally for agricultural or farming purposes.

12. The mortgaged property is not used principally for agricultural or farming purposes. 12. The mortgaged property is not used principally for agricultural or farming purposes. 13. No remedy by the terms of this indenture conferred upon or reserved to the mortgages is intended to be exclusive of any there remedy, but each and every such remedy shall be cumulative and shall be in addition to any other remedy given hereinder or now or hereafter existing at law or in equily or by statute; provided, however, that no delay or ornision on the part of the mortgages to exercise any right or power accruing upon any default shall impair any such right or power or shall be construed in now or hereafter existing at law or in equily or by statute; provided, however, that no delay or ornision on the part of the mortgages to exercise any right or power accruing upon any default shall impair any such right or power or shall be construed to be a waiver of any such default or acquiescence therein or shall preclude the exercise of any such right or power, upon the happening of any other or subsequent default, but every such right and power may be exercised from time to time and as other happening of any other or subsequent default, but every such right and power may be exercised from time to time and as other where deemed necessary or expedient. This incrutage shall bind the mortgager, his heirs, personal representatives and assigns, including any community of the

as may be decided accessary or expedient. This mortgage shall bind the mortgager, his beirs, personal representatives and assigns, including any community of the mortgagers composed, and shall enure to the benefit of the successors and assigns of the mortgages, as fully and for all intents mortgagers composed, and shall enure to the benefit of the successors and assigns of the mortgages, as fully and for all intents and purposes as though such successors and assigns, respectively, have been named herein throughout. As used insets the terms "puortgager" and "mortunges" shall be deemed and constrained to include all such parties and another and purposes as though such successors and assigns. and purposes as though such successors and sssigns, respectively, have been named herein throughout. As used herein the terms "mortgager" and "mortgages" shall be desmed and construed to include all such parties and words of pronouns of the masculine gender shall be deemed and construit to include correlative words of the feminine and neuter gender, and singular terms shall include the plural, as the particular situation or context may require. If this instrument be executed by more than one person, firm or corporation as "Mortgager", the covenants, agreements and obligations of each such person, firm or corporation shall be joint and several.

IN WITNESS WHEREOF, the mortgagor, EVERT BROWN executed the within tostrument the day and year first shove written.

15024 Brown EVERT BROWN ACKNOWLEDGMENT (INDIVIDUAL) OREGON STATE OF WASHINKSTON }ss. _ before me personally appeared County of Multnomah , 19 73 November On this Evert Brown described in and who executed the within instrument, and acknowledged that IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. ary Public in and for Washington residence and CALCENT ST 1708 Mothy Lassebaum Ty commission expires: 2-22-11 الاندان. مراجع 10 478 OF 6 ACKNOWLEDGMENT (CORFORATE) STATE OF WASHINGTON } ss. , 19 _____, before me personally appeared County of On this 114 1. the corporation that executed the within and foregoing instrument, and acknowledged the said instrument to be the free and T D voluntary act and deed of said corporation, for the uses and purposes therein mentioned, and on oath stated that authorized to execute said instrument, and that the seal affixed is the corporate seal of said corporation. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate last Notary Public in and for the State of Washington, residing at above written. STATE OF OREGON; COUNTY OF KLAMATH: SS. this <u>lith</u> day of <u>Nov.</u> <u>A. D. 1973</u> at <u>12</u> 222 ock ^P M. and duly recorded in Vol. <u>M73</u>, of <u>Mortgages</u> on Page 15022 Wm D. MIKTE, County Clark Fes \$6,00