	925	"ol. ">> Mage 561	
		e this <u>26th</u> day of <u>February</u> ,	
1	1975, and effective	IP and DARLA BARTELL,	a the second
4	KOBE	RT E. BARTLLL, JR. duife, husband and wife,	
6	hereinafter called "Mortgagor	", to T E. BARTELL, SR. and HATTIE I. BARTELL, husband and wife,	
8	ROBER'	r E. BARTELL, SR. and wife, husband and wife,	
10	) 1 2 hereinafter called "Mortgage	e";	a designed and a standard and a standard and a standard and a standard
2 1 2	2	WIINESSE	hereby grant,
	4 5 That Mortgagor, for va	WITNESSEIN. Nuable consideration, receipt of which is hereby acknowledged, does h age, and confirm unto Mortgagee, his heirs, executors, administrators, age, and confirm unto Mortgagee, his heirs, executors, administrators, administr	, successors,
ALLS.	17 bargain, sell, convey, may s	ituate in the County of Recease a part hereof as though fully set	
	20 hereat.	now or hereafter used of users of	
KLAM	20 hereat. 21 TOGETHER WITH: 22 1. The tenements, h 22 with the above descri	nereditaments, and appurtenances now of the second bed real property; is, licenses, privileges, rights-of-way, and easements, written or otherw is, licenses, privileges, rights-of-way, and the second s	vise, now
0 20	23 with the above permit 24 2. All leases, permit 25 held by mortgagor, o	is, licenses, privileges, rights of way, and easily and the set of	m of this said
	25 neid by improvement 26 3. All improvement 27 mortgage, including a	r hereafter issued, extended of rentration said real property during the ten s now on or hereafter placed upon said real property during the ten is now on or hereafter a part of, or used in connection with, s il fixtures, now or hereafter a part of, or used in connection with, s in the part of the property and for domestic to	use thereon
AL COF	28 improvements.	use of water for irrigation of the end entitled, or which may not	of stock OI
A PROFESSIONAL	to which said real p 30 used on said real pr 31 used on said real pr	e use of water for irrigation of said tear property is now or may hereafter become entitled, or which may here roperty is now or may hereafter become entitled, or which may here operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be evidenced, together with all shares operty, however the same may be	said real
*BOFES	32 shares of water, if a	said real property to water for insurance	
×	34 property. 35 THIS MORTGAGE IS G	Nortgagor of the covenants and agreements of Mortgagor contained	
	36 1. Performance 3 37 mortgage instrument	Mortgagor of the covenants und so the principal sum of the certain promissory note of even date in the principal sum of the interest as provided in said note, payable to the order of Mortgagee; the interest as provided in said note, payable to the order of Mortgagee; the interest as provided in said note, payable to the order of Mortgagee; the interest as provided in the said note, payable to the order of Mortgagee to sum or sums advanced, incurred, or paid by Mortgagee, to, for, or of the said note of the said the said note of the said not of the said note of the said note of the said note of	; and, on account
	∢ <sub>20</sub> \$150,535•// <i>*</i> "	are sums advanced, incurred, or pare 1,	inistrators
	40 of Mortgagor as pr 41 of Mortgagor as pr 5 42 TO HAVE AND TO HO	y sum or sums advanced, incurred, or paid by wortgages, y sum or sums advanced, incurred, or paid by wortgages, ovided in this mortgage instrument. DLD the said mortgaged property to the said Mortgagee, his heirs, execute DLD the said mortgaged property to the said Mortgage instrument have been function intil the obligations secured by this mortgage instrument have been function	ully dischargeo.
	43 successors and cons	ANTS AND AGREES:	/ in fee simple,
	45 MORTGAGOR COVEN 46 1. Warranty of	ANTS AND AGREES: Title: That he is lawfully seized of the above described real property ful authority to mortgage the same, and that said real property is ful authority to mortgage the same, and that said real property is ful as above set forth, and that Mortgagor will warrant and defend the s as above set forth, and that mortgagor will warrant is covenant shall n	same forever
	A 47 has good right and lav A 48 encumbrances, except	as above set forth, and that wortgego whomsoever, and this covenant shall as a sand demands of all persons whomsoever, and this covenant shall run with the land.	rights under and
	2 50 uished by any foreclos	sure of this mortgage institution, be does hereby release and waive and	ome law.
	= 52 by virtue of any nor	ormance and Payment: To perform an oblig mortgage instrument, se	cured not of the second s
	5 54 principal and interest	at the property including, but not limit	tee bareof in
	57 structures, fixtures, p	and not to remove or demolish, hold by any duly constituted aut	monty to commit the first state of the state
	59 thereof; to comply v	with all laws, rules and regulations property free from liens of every kine poerty; to keep the mortgaged property and not to permit nor to common status and not to permit nor to permi	nit anything which
	60 to the moltgaged p 61 nor permit any wast	e to or on the mortgaged property, et al. and seasonably, and before the seasonably, and before the seasonably and before the seasonable the seas	bre the same shall
	62 shall impair the	t Tayor and Assessments: 10 pay to pay the state of a mature (including auto	at smoot
	65 reason of change of 65 fire insur	all taxes, assessments, and charges of whatever property, or any par all taxes, assessments, and charges of whatever property, or any par suse) levied and assessed against the mortgaged property, or any par suce: To keep buildings and improvements now on, or hereafter placed ance: To keep buildings and improvements now on, or hereafter placed	A CARLEN AND A CARLEN A
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described real property insured against loss by fire or other cusuality in an amount not less than maximum insurable value as determined by the insurance carrier and shall obtain, at his own expense, an insurance endorsement thereon providing for loss payable to Mortgagee and Mortgagor as their respective interests may appear. The policy or policies of insurance shall be delivered to Mortgagee, or in heu thereof, a certificate of such insurance may be provided by Mortgagor and delivered to Mortgagee. If a loss should occur for which insurance proceeds shall become payable, the Mortgagor may elect to either rebuild or repair the portion of the building or improvements so destroyed, or apply the proceeds to payment of the unpaid balance of principal and interest secured by this mortgage instrument. If the Mortgagor elects to rebuild, he shall sign such document as may be required by Mortgagee to guarantee the application of the insurance proceeds to the cost of such building or repair. If the Mortgagor elects to apply the insurance proceeds toward payment of the obligation secured by this mortgage instrument, any such sums so received by Mortgagee shall not be in lieu of, nor credited to, the next regular installment, but shall be applied by Mortgagee first to interest accrued to the date of such payment and then toward the reduction of

7. Condemnation: In the event any governmental agency or entity having the power of eminent principal. domain acquires by eminent domain, or by negotiated sale in lieu of eminent domain, all, or any portion, of the real property described in this mortgage instrument, Mortgagee may require Mortgagor to apply all proceeds received by Mortgagor from such acquisition (remaining after payment by Mortgagor of attorney's fees, appraiser's fees, and related necessary and reasonable costs in connection with securing said proceeds), which proceeds are hereinafter called "net proceeds", toward the payment of the sums secured by this mortgage instrument. Upon receipt of said net proceeds, Mortgagor shall notify Mortgagee of the amount of said net proceeds and Mortgagee shall, within ten (10) days after such notification, notify Mortgagor in if Mortgagee elects to have said net proceeds applied toward payment of the sums secured by this mortgage instrument. If Mortgagee fails to so notify Mortgagor of such election, Mortgagee shall conclusively be deemed to have elected not to require Mortgagor to apply said net proceeds toward the sums secured by this mortgage instrument. If Mortgagee elects to have said net proceeds applied toward payment toward the sums secured by this mortgage instrument, the amount to be received by Mortgagee shall not exceed the total of the principal secured by this mortgage instrument, plus accrued interest thereon to the date of receist thereof by Mortgagee. Regardless of whether Mortgagee elects to have said net proceeds applied to the sums secured by this mortgage instrument, Mortgagee shall release from the lien of this mortgage instrument so much of the real property above described acquired by such governmental agency or entity by eminent domain, but Mortgagee shall not be required to partially release more property than that which is acquired by such governmental agency or entity. Mortgagee shall not be obligated to participate in any negotiations

8. Sale by Mortgagor of Mortgaged Real Property: If Mortgagor shall transfer or sell the real propwith such governmental agency or entity. erty described herein, Mortgagee may elect to permit the transferee to assume the obligations secured by this mortgage instrument, or to demand payment from Mortgagor, or the transferee of Mortgagor, or both (at the option of the Mortgagee), or such portion of the sums secured by this mortgage instrument as Mortgagee may consider satisfactory, or to declare the entire balance of the sums secured by this mortgage instrument immediately due and payable. This provision shall not apply to any transfer by Mortgagor by way of gift, devise, or bequest, or transfer between each Mortgagor, or by transfer by Mortgagor to any partnership or corporation wherein any Mortgagor shall own more than ( provision cannot be waived, unless Mortgagor gives Mortgagee written notice of such transfer or sale and Mortgagee, after receipt of such written notice, accepts a payment from the transferee of Mortgagor.

9. Expenses Incurred by Mortgagee to Protect Security: If Mortgagor fails to pay or discharge any taxes, assessments, liens, encumbrances, or charges to be paid by Mortgagor as provided in this mortgage instrument, Mortgagee, at his option and without waiver of default or breach of Mortgagor, and without being obligated to do so, may pay or discharge all or any part thereof. Mortgagee may appear in or defend any action or proceeding at law, in equity, or in bankruptcy, affecting in any way the security hereof, and, in such event, Mortgagee shall be allowed and paid, and Mortgagor hereby agrees to pay, all costs, charges and expenses, including costs of evidence of title or validity and priority of the security created by this mortgage instrument and reasonable attorney's fees to be awarded by the court, at trial or on appeal, incurred by Mortgagee in any such action or proceeding in which Mortgagee may appear. All sums so paid or advanced or incurred by Mortgagee shall become repayable by Mortgagor, together with 10 %) percent per annum, upon demand.

10. Time Is Material and Of the Essence: Time is material and of the essence hereof; in the event of interest at the rate of ( default of the payment of the indebtedness evidenced by the note referred to in this mortgage instrument, or any installment of the principal sum or interest thereon, or any part thereof, or in the repayment of any disbursement authorized by the terms of this mortgage and actually made by Mortgagee, or in the repayment of any expense or obligation payable by the Mortgagor but paid by the Mortgagee, as provided in this mortgage instrument, or in the evant of the breach of any of the covenants or agreements by Mortgagor, Mortgagee may at once proceed to foreclose this mortgage for the amount due, or in the case of default as aforesaid, or in the event of the violation, non-performance or breach of any of the cove-62 nants, conditions, agreements, or warranties herein or in the promissory note secured by this mortgage, or 63 in case of the actual or threatened demolition or removal of any building, structure, improvement, 64 permanent planting, tree or orchards on or to be erected on the mortgaged property by Mortgagor without 65 66



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ZAMSKY, 45

5621 the written permission of Mortgagee, the entire principal sum of the promissory note hereby the, whole amount of all indebtedness owing by or chargeable to Mortgagor under the provisions of this mortgage or intended to be secured hereby shall, at the election of Mortgagee, become immediately due and payable without notice although the time expressed in said note for the payment thereof shall not have arrived and suit may immediately be brought without notice to Mortgagor, and a decree be had to sell the mortgaged property, or any part or parts thereof, either together or in parcels, with all and every of the appurtenances, or any part thereof, in the manner prescribed by law, and out of the monies arising from said sale to repay said indebtedness, including both principal and interest, together with the costs and charges of making such sale and suit for foreclosure and also the amounts of all sums advanced or paid by Mortgagee to or for the account of Mortgagor, with interest thereon as herein provided, including such payments of liens, taxes, or other encumbrances as may have been made by Mortgagee by reason of provisions herein given, and inclusive of interest thereon, and the overplus, if any there be, shall be paid by the party making such sale, on demand, to Mortgagor.

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11. Receivorship: In the event any suit is commenced to foreclose this mortgage instrument, the court having jurisdiction of the case may, upon motion by Mortgagee, appoint a receiver to collect the rents and profits arising out of the above described real property and to take possession, management and control of the same during pendency of such foreclosure proceeding or until such time as payment of the obligations hereby secured is made, and apply said rents and profits to the payment of the amounts due hereunder, after first deducting all proper charges and expenses attending the execution of said receivership.

12. Costs of Title in the Event of Foreclosure: Upon the commencement of any suit to collect the indebtedness or disbursements, secured hereby, or any part hereof, or to enforce any provisions of this mortgage instrument, by foreclosure or otherwise, there shall become due, and Mortgagor agrees to pay to Mortgagee, in addition to all statutory costs and disbursements, any amount Mortgagee may incur or pay for any title report, title search, insurance of title, or other evidence of title subsequent to the date of this mortgage instrument on any of the real property above described in this mortgage instrument and this mortgage instrument shall be security for the payment thereof.

13. Attorney Fees to Prevailing Party: In the event any suit or action is instituted to collect the indebtedness or disbursements secured hereby, or any part thereof, or to enforce any provision of this mortgage instrument by foreclosure, or otherwise, the prevailing party, at trial or on appeal, shall be entitled to such reasonable attorney's fees as shall be fixed by the court having jurisdiction of the case, in addition to statutory costs and disbursements.

14. Waiver: No waiver by Mortgagee of any breach of any covenant or agreement of this mortgage instrument by Mortgagor shall be construed as a continuing waiver of any subsequent breach of such covenant, nor as a waiver of any breach of any other covenant, nor as a waiver of the covenant itself, nor as a waiver of this provision.

15. Binding Effect of Mortgage Instrument: This mortgage instrument contains a full understanding of the Mortgagor and the Mortgagee with respect to the provisions set forth herein and no modification of this mortgage instrument shall be given effect unless the same is in writing, subscribed by the Mortgagor and the Mortgagee (or their respective successor in interest) and made of record in the same manner as this mortgage instrument is made of record.

16. Notices: Any notice or notices required to be given by either Mortgagor to Mortgagee or Mortgagee to Mortgagor pursuant to any provision of this mortgage instrument shall be in writing, and shall be deemed given when the same is deposited in the United States mail as registered mail, postage prepaid, addressed to the party to whom notice is to be given at the last address of such party known by the party giving such notice. In lieu of mailing such notice, such notice may be delivered in person to the party to whom notice is to be given and execution by the person to whom notice is to be given of a receipt of such notice shall be conclusive evidence of delivery of such notice.

17. Binding Effect and Construction of Mortgage Instrument: This mortgage instrument shall bind and inure to the benefit of, as the circumstances may require, the parties hereto, and their respective heirs, executors, administrators, successors, and assigns. In contruing this mortgage instrument, the singular shall include both the singular and the plural and the masculine the masculine, the feminine, and the neuter. The headings contained in this mortgage instrument are for convenience only and are not to be construed as part of this mortgage instrument. To the extent that any exhibit is attached to this mortgage instrument, the same is hereby incorporated into this mortgage instrument as though fully set

forth at the place in this mortgage instrument at which reference to said exhibit is made. WITNESS the hands of the parties hereto the day and year first above set forth.

bert E. Bartell, Jr.

Vaila, Bartell

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5622 STATE OF OREGON 3 ss. On the 26th day of Fining, 1975, personally appeared the above named Robert E. Bartell, Jr. and Darla Bartell, husband and wife, and acknowledged the foregoing instrument to be their voluntary act and deed. 3 4 ÷., 5 6 7 Ì 8 9 deed. Before me: 10 11 12 13 14 15 16 17 18 9 20 21 22 23 24 25 26 27 28 9 01 32 33 45 36 37 89 40 41 42 43 44 45 46 47 48 90 51 52 53 45 55 55 57 3 Notary Public for Oregon My Commission expires: \_\_\_\_\_ m (SEAL) GIACOMINI, JONES & ZAMSKY, ATTORNEYS AT LAW A PROFESSIONAL CORPORATION, KLAMATH FALLS, OREGON Sec. 6. 16 . Sie 12 St 9 帮了 10× 4 **副**"清云 1 58 59 60 61 62 63 64 65 ŝŻ, eren de service 66 5 1 3 Page -4-3 5

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## LEGAL DESCRIPTION

TOWNSHIP 36 SOUTH, RANGE 11 EAST OF THE WILLAMETTE MERIDIAN:

Parcel 1: In Section 20,  $E_{2}^{i_{2}}$ , in Section 21,  $W_{2}^{i_{2}}$ ; Parcel 2: In Section 21,  $E_{2}^{i_{2}}$ ; Parcel 3: In Section 31, Government Lots 5 and 6,  $NW_{4}^{i_{4}}$  of  $SE_{4}^{i_{4}}$ , NE% of SW%; TOWNSHIP 37 SOUTH, RANGE 11 EAST OF THE WILLAMETTE MERIDIAN: Parcel 4: In Section 5, W<sup>1</sup>/<sub>2</sub> of SW<sup>1</sup>/<sub>4</sub>; Parcel 5: In Section 6, Government Lot 2, S<sup>1</sup>/<sub>2</sub> of Government Lot 1; S<sup>1</sup>/<sub>2</sub> of NE<sup>1</sup>/<sub>4</sub>;

Parcel 6: In Section 6, SE<sup>1</sup><sub>4</sub>; Parcel 7: In Section 7, NE<sup>1</sup><sub>4</sub>; Parcel 8: In Section 8, W<sup>1</sup><sub>2</sub> of NW<sup>1</sup><sub>4</sub>.

All Forest Service leases and permits

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GIACOMINI, JONES & ZAMSKY, ATTORNEYS AT LAW

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A PROFESSIONAL CORPORATION, KLAMATH FALLS, OREGON

54. J. B.

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STATE OF OREGON, County of Klamath

Exhibit "A"

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Filed for record at request of: GIACOMINI, JONES & ZAMSKY on this 21st day of May A. D., 19 75 at 4;00 o'clock P M. and duly at 4;00 o'clock recorded in Vol. M 75 of MURIGAGES 5619 Page

WM. D. MILNE, County Clerk \$ 10,00 Haze Drozie Deputy.

dit ...

GIACOMINI, JONES & ZAMSKY ATTORNEYS AT LAW A PROFESSIONAL CORPORATION 635 MAIN STREET KLAMATH FALLS, OREGON

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