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	Vol. 11 Page 7012
COOOBMORTGAGE & ASSIGNM	TIONAL BANK OF OREGON MENT OF SELLER'S INTEREST D SALE CONTRACT
	April 8
1. Grant of Assignment and Mortgage. Walter R. B	rown and Juanita N. Brown husband and wife
Rt 3 Box 997 Boschurg	0
("Seller"), whose address is <u>Rt 3 Box 997, Roseburg,</u>	
("Bank"), whose address is P.O. Box 1167 (619 SE Main	hereby assigns to UNITED STATES NATIONAL BANK OF OREGON n St.), Roseburg, Oregon 97470
all of Seller's right, title and interest in the following-described cont CONTRACT DATE ORIGINAL SELLER PURCHA	PRINCIPAL
1. 11-23-71 Walter R. Brown Thomas ) 2. and Juanita N. Brown and Evelyn ) معنا 4.	E. Manley \$15,614.78 Klamath カン アクル M. Manley
and mortgages to Bank all of Seller's rights and interest in the rea "Properties"), which Properties are more fully described as follow	nt and personal property that is the subject of the Contracts ("Property" or (s:
See Exhibit "A" attached	
or on Exhibit A which may be attached to this Mortgage and Assi	ignment.
2. Indebtedness. This Mortgage and Assignment ("Agreen nance of, (1) the following promissory notes ("Notes") executed by	ent") secures the payment of the principal and interest on, and the perfor- y Seller, or by the persons or entities named below as "Debtor":
NAME OF DEBTOR (insert "Seller" or name of <u>DATE</u> other Debtor, as appropriate)	ORIGINAL FRINCIPAL DATE FINAL PYMT. AMOUNT AMOUNT OWING ON NOTE IS DUE
alter R. Brown and Juanita N. Brown 4-8-77	\$10,000.00 \$10,000.00 4-8-78

(2) any future loans Bank in its discretion may make to Seller or Debtor, (3) any sums Bank may pay, or costs Bank may incur, in discharging obligations of the Seller or Debtor under this Agreement or under the Contracts, all costs of collecting the Notes or other amounts owed, whether or not litigation is commenced, and attorneys' fees incurred in any litigation or on appeal, including costs and fees incurred in representing the interest of the Bank as a creditor in any insolvency proceedings, and (4) all other liabilities and obligations of Seller or Debtor to Bank of every kind and description, whether direct or indirect, primary or secondary (including any as guarantor or surety), absolute or contingent, due or to become due, joint or several, and whether now existing or hereafter incurred. The foregoing is "the Indebtedness" referred to in this Agreement.

3. Encumbrances. Seller warrants and will forever defend title to the Properties against the lawful claims of all persons, subject only to the contractual rights of each contract purchaser under the particular Contract to which that purchaser is a party, and warrants that the Properties are subject to no other interest or encumbrance materially and adversely affecting the use of the Property or its value as security, except for the following:

## None

The foregoing interests, encumbrances, and rights are herein called "Permitted Encumbrances".

Bank in its discretion may pay and/or discharge any encumbrances, and Seller shall pay Bank on demand amounts disbursed for this purpose, together with interest at the highest lawful rate provided under any of the Notes.

4. Bank Not Liable. The Bank, in accepting this Agreement, or in its discretion performing any of Seller's obligations hereunder, does not assume any liability or responsibility to continue to perform, or to perform any of Seller's other obligations under the Contracts.

5. Seller's Warranties. Seller represents and warrants to Bank that (1) Seller is the sole owner of the Contracts, free of any security interest, lien or other encumbrances, and has the right to assign the Contracts and mortgage the Property without violating any legal or contractual obligation; (2) each Contract is a valid, legal and binding contract for the sale of the Property described therein, not subject to any offset, discount, or deduction not stated in the Contract, and that no defense exists on the part of any purchaser, guarantor, or other person represented as obligated on the Contract; (3) no Contract is now delinquent or in default and that all taxes and assessments on the Property are now current; and (4) the principal amount owing on each Contract as of the date of this Agreement is as stated in Section 1.

6. Seller's Covenants. Seller covenants that (1) Seller shall deliver and pledge the signed original of each Contract to Bank concurrently with this Agreement, or upon demand by Bank; (2) Seller shall promptly upon request execute and give Bank financing statements, memorandums of this Agreement, or any other document that Bank considers advisable to protect its interest under this Agreement, which may be filed or recorded at Seller's expense; (3) Seller shall perform all obligations of Seller under the Contracts, prevent waste of the Property, and do all things necessary to prevent events or conditions that would adversely affect the value of the Contracts and Property as security; (4) if any Contract requires the purchaser to obtain Seller's consent to a sale of the Property or other transfer of purchaser's interest, then Seller, five days before giving its consent, shall notify. Bank of the identity of the proposed transferee, and

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shall withhold its consent except to a person who Seller has reasonably determined, after adequate inquiry, to be creditworthy; and (5) Seller shall do all in its power to collect payments under the Contract when due, and shall notify Bank in writing within 48 hours of discovery that a purchaser has failed to make any payment within ten days following the date it is due under a Contract, or of discovering a default under a Contract or an event or condition that would be, or justify, a declaration of a default after a lapse of time or the giving of notice; and (6) Seller shall keep records reasonably satisfactory to Bank respecting the Contracts and payments on the Contracts, and shall allow Bank access to the records at all times.

7. Insurance Seller shall be responsible for seeing that the Property is kept insured with an insurer acceptable to Bank against fire, extended coverage and other risks specified by Bank, in an amount equal to the lesser of the insurable value of all Improvements on the Properties or the amount of the Indebtedness, and shall give Bank the policies or other evidence of insurance satisfactory to Bank. If Bank requests, Seller shall have the insurance made payable to Bank or; at Bank's option, secure an endorsement acceptable to Bank making the insurance payable to Bank only and providing Bank notice prior to lapse or cancellation.

8. Substituted Performance. If Seller fails to keep the Property insured or fails to perform any other obligation, or fails to comply with any requirement of Seller under this Agreement or under any Contract, if taxes or assessments are not paid, or liens or encumbrances (other than Permitted Encumbrances) affect the Property or Contracts, or if any other event or condition affects or threatens the value of the Property or the Contracts, then Bank shall have the right to take any action which in its discretion it considers, necessary to cure or prevent such failure or condition orprotect its security; expenses so incurred shall be a part of the Indebtedness, payable on demand at the highest lawful interest rate charged on any of the Notes.

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9. Prepayments. Seller shall immediately pay to Bank any iments made by a purchaser under a Contract in excess of required ninimum payments under the Contract.

Condemnation. Seller shall be responsible to defend any 10. condemnation affecting the Property, and the net proceeds of any award after deducting reasonable costs, expenses and attor-neys' fees incurred by Seller in the action shall be paid to Bank for application to the Indebtedness.

11. Release. After full payment of the Indebtedness, Bank shall release this Mortgage and Assignment and, upon written demand of Seller, will terminate its financing statements affecting the Property and the Contracts.

Default. The following are events of default:
 (1) Any payment of principal or interest due on any of the Notes, or on any other part of the Indebtedness, is not paid when due;
 (2) Selier or Debtor's death, dissolution, termination of existence, or failure to pay debts as they become due; appointment of a receiver for any part of Selier's or Debtor's assets; assignment by Selier or Debtor for the benefit of creditors; or the commencement of any capainst under such assignment and any capainst events of any capainst events.

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PARTNERSHIP ACKNOWLEDGEMENT

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STATE OF OREGON

Debtor for the benefit of creditors; or the commencement of any proceedings under any bankruptcy or insolvency law by or against Seller or Debtor; (3) Any default under any Contract, or any event or condition not cured within ten days, which with the lapse of time or the giving of notice, would constitute a default under any Contract, would ustify a declaration of default under any Contract, whether or not waived by Seller, or any failure of Seller to notify Bank of such a default, event, or condition; (4) The Property or any Contract is or becomes subject to any lien or encumbrance, other than Permitted Encumbrances; (5) Failure of the Seller to perform any other covenant under this Agreement within 15 days after Bank mails or, at Bank's option, de-livers written notice specifying the failure; or

(6) Any representation of Seller proves to have been false when

(6) made.

13. Direct Collection. Either before or after default, Bank shall have the right to notify the purchasers and other obligors under any Contracts to make payments owing on the Contracts directly to the Bank, and the purchasers and other obligors shall thereafter to shall have the right to notify the purchasers and other, oblights directly to any Contracts to make payments owing on the Contracts directly to the Bank, and the purchasers and other obligors shall thereafter be required to do so. At the request of Bank, the Seller shall promptly at Seller's expense notify the purchasers and other obligors under any or all Contracts to make payments directly to the Bank. After notification, the Seller shall not solicit payments from the notified persons. If Seller nevertheless has or comes into possession of pay-ments made on any Contracts, Seller shall inmediately remit them to the Bank, and until remitted shall hold them separate and as an express trust for Bank. Purchasers and other persons obligated under the Contracts are hereby authorized and directed to recognize the rights of Bank, including the rights of Bank to receive payments under the Contracts, without investigating the existence, amount, or validity of the Indebtedness owed to Bank, the existence or non-existence of a default, the reason for Bank's action or claim, the application of payments, or any other facts, and Seller hereby agrees, for the benefit of Bank and the purchasers and other obligors, that Seller shall indemnify and hold harmless the Bank and the purchasers and other obligors against the claims of Seller and all other persons and other obligo relating to paym of defending aga shall be a full dis or other obligor Checks for payn

14. Collection Agencies and Escrows. If instant use under any Contract are being collected by an agent, or paid to an escrow holder, this Agreement is an irrevocable instruction from Seller to any such agent or escrow holder to pay and deliver to Bank, at Bank's request, any money due under the Contracts or any other property or documents which are, or would otherwise be, payable or deliver-able to Seller or to an account or person named by Seller.

15. Rights Upon Default. After the occurrence of any event

15. Rights Upon Default. After the occurrence of any event of default, in addition to or in place of its rights under Section 13, the Bank may at Bank's option exercise any one or more of the following rights and remedies:
(1) The right, without notice, presentment, or demand, to declare the entire Indebtedness immediately due and payable.
(2) With respect to all or any part of the Property or the Contracts, the right to foreclose by judicial proceedings.
(3) The rights and remedies of a secured party under the Uniform Commercial Code, as well as those stated herein. The Bank may without notice take possession of all personal property not already in its possession and/or require Seller to assemble it and turn it over to Bank at a reasonably convenient place designated by the Bank. Although the Bank may in its discretion and without liability do so, the Bank shall have no duty to take any action to preserve rights against any party to the Contracts, to instruments, or to other personal property in its possession, either before or alter default, and shall have no duty to take any relain personal property in its possession the use of ordinary reasonable care in its physical custody and preservation. The Bank may relain personal property in its possession set of such personal property at either public or private sale, first giving Seller ten days' notice of the date and place of publicisale or the date after which private sale may be made. The Seller agrees that ten days' notice is reasonable notice. The Seller shall be free to which private sale may be made. The seller shall be free to respect to reading the Bank shall be free to reading the right and remedies, the Bank shall be free to

surplus. In exercising its rights and remedies, the Bank shall be free to sell or otherwise dispose of all or any part of the Contracts or Pro-perties, separately or at once, and on any terms. The Bank shall be entitled to purchase all or any portion of the Property or the Con-tracts at any public sale.

16. Debtor's Signature. If Seller and Debtor are not the same, Debtor's signature indicates Debtor's agreement to those provisions that may affect Debtor. This Assignment does not give Debtor any interest in the Properties or the Contracts.

17. Waiver, Notice and Other Collateral.
(1) A waiver by Bank of a breach of this Agreement shall not constitute a waiver of, or prejudice the Bank's right to demand strict compliance with, that provision or any other provision.
(2) Seller waives presentment, demand, notice and protest with regard to any part of the Indebtedness, and consents to any exchange or any release of collateral pledged by any person with respect to the Indebtedness in any nanner and in any order without affecting Bank's rights to realize upon and apply the proceeds of the Properties or the Contracts.
18. Special Provisione

Seller shall indemnify and hold harmless the Bank and the purchasers and other obligors against the claims of Seller and all other persons relating to payment by them to Bank, including legal fees and costs of defending against such claims. A receipt of Bank for payments	18. Special Provisions.
shall be a full discharge and release of the obligation of the purchaser	
or other obligor to make the payments for which the receipt is given.	이 그는 것 같은 것 같은 것 같은 것 것 않았다. 같은 것 같은
Checks for payments shall be made to the order of Bank only.	
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Dedtor's Signature (if Seller a	nd Debfor are not the same)
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who, being sworn, stated that Personally appeared is a partner of \_\_\_\_\_\_ and that the foregoing Mortgage and Assignment of Seller's Interest was signed on behalf of said partnership by authority thereof; and acknowledged said instrument to be its voluntary act and deed. Before me

Notary Public for Oregon My commission expires:

NOTE: Record in Mortgage records and file UCC-1 and UCC-2 describing Contracts assigned. See loan manual for more detailed instructions.

Exhibit "A"

A tract of land in Lot 9 of Section 7, Township 35 South, Range 7 East of the Willamette Meridian, described as follows: BEGINNING at a coast geodetic survey pin in the Northeast corner of said Lot 9, thence West 569.5 feet to a steel pin; thence South 173.4 feet to the point of beginning; thence East 208.5 feet; thence South 209 feet; thence West 208.5 feet; thence North a distance of 209 feet to the point of beginning.

SUBJECT to Agreement granting the perpetual right, privilege, easement of raising and/or lowering water level of Klamath Leke, including the terms and provisions thereof, executed by Carlos Blair, a single man to the California Oregon Power Company, a California corporation, dated April 28, 1925, recorded May 11, 1925 in Deed Volume 65 at page 580; to reservations, rights of way and easements of record and those apparent on the land; and to rights of the public in and to any portion of the above described property lying within the limits of roads or highways.

TATE OF OREGON; COUNTY OF KLAMATH; SS.

filed for record an request XXXX 11;12 \_A. D. 19\_77 of \_\_\_\_ o'clock A M., and this \_\_\_\_\_\_ day of \_\_\_\_\_\_ APRI L duly recorded in Vol. M 77 , of MORT GAGES \_\_\_\_\_ on Page\_\_\_\_7012 By Hazel Man FEE \$ 9.00

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