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77between April This Indenture, made this 22nd day of_ Vol. 7394 77 Page William Carey and Betty Ann Carey hereinafter

called "Mortgagor", and FIRST NATIONAL BANK OF OREGON, a national banking association, hereinafter called "Mortgagee"; WITNESSETH

For value received by the Mortgagor from the Mortgagee, the Mortgagor has bargained and sold and does hereby grant, bargain, sell and convey County, Oregon, to wit: unto the Mortgagee, all the following described property situate in _____Klamath Lot 5, Block 52 of HOT SPRINGS ADDITION to the City of Klamath Falls, Oregon, according to the official plat thereof.

together with the tenements, hereditaments and appurtenances now or hereafter thereunto belonging or in anywise appertaining; also all such ap-paratus, equipment and fixtures now or hereafter situate on said premises, as are ever furnished by landlords in letting unfurnished buildings similar to the one situated on the real property hereinabove described, including, but not exclusively, all fixtures and personal property used or intended for use for plumbing, lighting, heating, cooking, cooling, ventilating or irrigating, linoleum and other floor coverings attached to floors, and shelving, counters, and other store, office and trade fixtures; also the rents, issues and profits arising from or in connection with the said real and personal property or any part thereof.

On Haur and On Hold the same unto the Mortgagee, its successors and assigns, forever.

And the Mortgagor does hereby covenant to and with the Mortgagee, that he is lawfully seized in fee simple of the said real property, that he is the absolute owner of the said personal property, that the said real and personal property is free from encumbrances of every kind and nature, and that he will warrant and forever defend the same against the lawful claims and demands of all persons whomsoever.

This conveyance is intended as a mortgage to secure performance of the covenants and agreements herein contained, to be by the Mortgagor kept

and performed, and to secure the payment of the sum of \$______ Ten Thousand and 00/100 - -DOLLARS

and interest thereon in accordance with the tenor of a certain promissory note executed by William Carey and Betty Ann Carey

Apr11 22 dated

, each, including 17th interest, on the \$ 167.09

May 17, 1984 June 17 . 19 77 . until commencing.

when the balance then remaining unpaid shall be paid.

The Mortgagor does hereby covenant and agree to and with the Mortgagee, its successors and assigns:

1. That he will pay, when due, the indebtedness hereby secured, with interest, as prescribed by said note, and all taxes, llens and utility charges upon said premises or for services furnished thereto.

2. That he will not commit or permit strip or waste of the said premises or any part thereof; that he will keep the real and personal property hereinabove described in good order and repair and in tenant-able condition; that he will promptly comply with any and all munici-pal and governmental rules and regulations with reference thereto; that if any of the said property be damaged or destroyed by any cause, he will immediately reconstruct or repair the same so that, when com-pleted, it shall be worth not less than the value thereof at the time of such loss or damage; provided, that if such loss or damage shall be caused by a hazard against which insurance is carried, the obligation of the Mortgagor to repair or reconstruct shall not arise unless the Mort-

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RE-88 11-74 INDIVIDUAL OR CORPORATION - RESIDENTIAL OR BUSINESS

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gagee shall consent to the application of insurance proceeds to the expense of such reconstruction or repair.

19_77, payable to the order of the Mortgagee in installments not less than

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pense of such reconstruction or repair.
3. That he will, at his own cost and expense, keep the building or buildings now or hereafter upon said premises, together with all personal property covered by the licn hereof, insured against loss by site on the hereof, insured against loss by such other hazards as the Mortgagee may from time to time require, in one or more insurance companies satisfactory to or designated by the Mortgagee in an aggregate amount not less than the amount of the indebtedness hereby secured (unless the full insurable value); that all policies of insurance upon said premises, including policies in excess of the amount hereby secured, in which event the Mortgager shall insure to the amount of the full insurable value); that all policies of insurance upon said premises, including policies in excess of the amount hereinabove mentioned and policies against other hazards than those required, shall contain such provisions as the Mortgage shall require and shall provide, in such form as the Mortgage may prescribe, that loss shall be payable to the Mortgagee during the existence of this mortgage; that at least 5 days prior to the existence of this mortgage; that at least 5 days prior to the existence.

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piration of any policy or policies he will deliver to the Mortgagee satis-factory renewals thereof together with premium receipts in full; that if any policy or policies shall impose any condition upon the liability of the insurer or shall contain any "average clause" or other provision by which the insurer may be liable for less than the full amount of the loss sus-tained, he will, as often as the Mortgagee may require, provide the Mortgagee with all such evidence as it may request concerning the per-formance of such condition or the existence of any facts or the value of the property insured and, if it shall appear to the Mortgage or that the in-surance is prejudiced by the acts or omissions of the Mortgage or that the coverage is inadequate, the Mortgagor will do such acts and things and obtain such further insurance as the Mortgage may require; that the Mortgage upon the said premises to be applied to the payment of the in-debtedness hereby secured or to be used for the repair or reconstruction of the property damaged or destroyed. of the property damaged or destroyed.

4. That he will execute or procure such further assurance of his title to the said property as may be requested by the Mortgagee.

5. That in case the Mortgagor shall fail, neglect or refuse to do or perform any of the acts or things herein required to be done or per-formed, the Mortgagee may, at its option, but without any obligation to its part to so do, and without waiver of such default, procure any in-surance, pay any taxes or liens or utility charges, make any repairs, or do any other of the things required, and any expenses so incurred and any sums so paid shall bear interest at 8% per annum and shall be secured boreby hereby

6. That he will not, without the prior written consent of Mortgagee, transfer his interest in said premises or any part thereof, whether or not the transferee assumes or agrees to pay the indebtedness hereby secured. Upon any application for Mortgagees consent to such a transfer, Mort-Upon any application for Mortgagees consent to such a transfer, Mort-gagee may require from the transferce such information as would normally be required if the transferce were a new loan applicant. Mort-gagee shall not unreasonably withhold its consent. As a condition of its consent to any transfer. Mortgagee may, in its discretion, impose a service charge not exceeding one percent of the original amount of the indebtedness hereby secured and may increase the interest rate on the indebtedness hereby secured by not more than one percent per annum.

7. That, if any default be made in the payment of the principal or interest of the indebtedness hereby secured or in the performance of any of the covenants or agreements of this mortgage, the Mortgagee may, at its option, w gage due and

8. That, in the event of the institution of any suit or action to fore-close this mortgage, the Mortgagor will pay such sum as the trial court and any appellate court may adjudge reasonable as attorney's fees in connection therewith and such further sums as the Mortgagee shall have connection therewith and such further sums as the Mortgagee shall have paid or incurred for extensions of abstracts or tile searches or examina-tion fees in connection therewith, whether or not final judgment or de-erce therein be entered and all such sums are secured hereby; that in any such suit, the court may, upon application of the plaintiff and with-out regard to the condition of the property or the adequacy of the se-curity for this indebtedness hereby secured and without notice to the Mortgagor or any one else, appoint a receiver to take possession and care of all said mortgaged property and collect and receive any or all of the rents, issues and profits which had theretofore arisen or accrued or which may arise or accrue during the pendency of such suit; that any -amount so received shall be applied toward the payment of the debt se-cured hereby, after first paying therefrom the charges and expenses of such receivership; but until a breach or default by the Mortgagor in one or more of his covenants or agreements herein contained, he may remain in possession of the mortgaged property and retain all rents actually paid in possession of the mortgaged property and retain all rents actually paid to and received by him prior to such default.

9. The word "Mortgagor", and the language of this instrument shall, where there is more than one mortgagor, be construed as plural and be binding jointly and severally upon all mortgagors and the word "Mort-gagee" shall apply to any holder of this mortgage. Masculine pronouns include feminine and neuter. All of the covenants of the Mortgagor shall be binding upon his heirs, executors, administrators, successors and assigns and inure to the benefit of the successors and assigns of the Mort be binding upon his hers, executors, administrators, successors and assigns and inure to the benefit of the successors and assigns of the Mort-gagee. In the event of any transfer of the property herein described or any part thereof or any interest therein, whether voluntary or involun-tary or by operation of law, the Mortgage may, without notice to the Mortgagon or any one else, once or often, estend the time of payment or grant renewals of indebtedness hereby secured for any term, escente re-leases or partial releases from the lien of this mortgage or in any other, respect modify the terms hereof without thereby affecting the personal primary liability of the Mortgagor for the payment of the indebtedness hereby secured. No condition of this mortgage shall be deemed waived unless the same he expressly waived in writing by the Mortgagee. When-ever any notice, demand, or request is required by the terms hereof or by any law now in existence or hereafter enacted, such notice, demand or request shall be sufficient if personally served on one or more of the persons who shall at the time hold record tile to the property herein described or if enclosed in a postpaid envelope addressed to one or more of such persons or to the Mortgagor at the last, address actually furnished to the Mortgage or at the mortgage premises and deposited to succe of flow either how

IN WITNESS WI	HEREOF, said Mortgagor has executed this indenture the day and year first above written
	William laver
	1 Betty Carey
	any any
	CORPORATE ACKNOWLEDGEMENT STATE OF OREGON: County of
	<u>19.</u>
	Personally appeared and who being duly sworn, did say that he,
E OF OREGON	and
nty of KLAMATH	
or11 22	and he, is the
onally appeared the above named William Carey	and he,, is th
onany appearea the above namea mererica. Harey	
I Betty Ann Carey nd acknowledged the foregoing instrument to be neiroluntary act and deed. Before me:	a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation (provided said corporation has such seal) on that said instrument was signed and sealed on behalf of said corporation l authority of its Board of Directors; and he acknowledged said instrument to l its voluntary act and deed.
a Betty Ann Carey	a corporation, and that the seal affixed to the foregoing instrument is the corporate scal of said corporation (provided said corporation has such scal) and that said instrument was signed and sealed on behalf of said corporation to authority of its Board of Directors; and he acknowledged said instrument to be

