This Indenture, made this ...

orm June

between

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day of_ Lance L. Forsyth and Karen L. Forsyth, husband and wife

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

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WITNESSETH:

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For value received by the Mortgagor from the Mortgagee, the Mortgagor has bargained and sold and does hereby grant, bargain, sell and convey

Klamath unto the Mortgagee, all the following described property situate in _ County, Oregon, to wit

A tract of land located in the E4SW4 of Section 3 Township 23 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon being more particularly described as follows:

Beginning at a point 1056 feet North of the South quarter corner of Section 3, Township 23, South, Range 10 East of the Willamette Meridian, Klamath County, Oregon; thence West 330 feet; thence North 132 feet; thence East 330 feet; thence South 132 feet to the point of beginning.

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.

To Have and To 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 \$_3,800.00-----

and interest thereon in accordance with the tenor of a certain promissory note executed by Lance L. Forsyth and

Karen L.	Forsyth, hu	sband and wife
	June 10	, 19_77, payable to the order of the Mortgagee in installments not less than
<u>\$_51.24</u>	, each,	includinginterest, on theday of eachday of each
commencing_	July_17	, 19_77_, untilJune 17, 1987

, 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, and all liens and utility charges upon said premises for services furnished thereto. In addition thereto, he will pay at the time of services furnished thereto. services furnished thereto. In addition thereto, he will pay, at the time of payment of each installment of principal and interest, such amount as Mortgagee shall estimate to be sufficient to produce, at least one month prior to the time when payment thereof shall become due, the amount of (a) taxes, assessments and other governmental rates and charges against said premises and (b) premiums upon insurance against loss or damage to said premises. If the sums so paid shall be less than sufficient for said purposes, Mortgagor will also pay, upon demand, such additional sum as Mortgagee shall deem necessary therefor. If Mortgagor desires a "package" plan of insurance which includes coverage in addition to that "package" plan of insurance which includes coverage in addition to that required under this mortgage, Mortgagee may, at its option, establish and administer a reserve for that purpose. If the package plan reserve is not sufficient to pay the renewal premium on a package plan policy, then Mortgagee may use such reserve to pay premiums on a policy covering only risks required to be insured against under this mortgage and allow the package plan policy to lapse. Mortgagee shall, upon the written direction of Mortgagor, and may, without such direction, apply sums paid by Mortgagor and held by Mortgagee to the purposes afore-said; but the receipt of such sums shall not, in the absence of such direc-tion, impose any duty upon Mortgagee to disburse the same or relieve Mortgagor from his covenants to pay said obligations or to keep the

premises insured. Mortgagee may, from time to time, establish reasonable service charges for the collection and disbursement of premiums on package type insurance policies. Mortgagee shall not, whether or not service charges are imposed, be subject to any liability for failure to out of any defect in any insurer or by reason of any loss growing out of any defect in any insurance policy.

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-gagee shall consent to the application of insurance proceeds to the exgagee shall consent to the application of insurance proceeds to the ex-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 lien hereof, insured against loss by fire and against loss by such other hazards as the Mortgagee may from time to time require, in one or more insurance companies satisfactory to or des-

INDIVIDUAL OR CORPORATION . RESIDENTIAL OR BUSINESS (TAXES, INSURANCE, ETC., INCLUDED) RE-85X 11-74



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No.

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

5. That in case the Mortgagor shall fail, neglect or relaxe to do so perform any of the acts or things herein required to be done or per-formed, the Mortgage may, at its option, but without any obligators on its part so to do, and without waver of such default, presente any in-surance, pay my tays or here or utility charges, make any repairs or do any other of the thing required and any expensions or insuring and any stars to paid shall bear interest at 8% performed, and shall be accord 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 transfer assumes a agree to pay the nalelifedness hereby seared. Upon any application for Mortgage's concent to such a transfer. Mortgagee, way require from the transferee such information as would normally be required if the transferee such information as would normally be required if the transferee work a new loar applicant. Mortgagee ball not unreasonably withhold its concent. As a condition of its concent to any transfer. Mortgage may, in its discretion, impose a service charge not exceeding one percent of the original amount of the indebtedness hereby secured by not more than one percent per amount. *IN WITNESS WIERLOF*.

<u>. 19</u>77

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My acommission expires: 10-14-79

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P.O. Box [19]

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STATE OF OREGON County of Lesch

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Personally appeared the above named.

Notary Public for Oregon

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voluntary act and deed Before me:

and acknowledged the foregoing instrume

IN WITNESS WHEREOF

FIRST NATIONAL BANK OF OREGON

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Portland, Oregon

7. That, if any default be made in the payment of the principal erimiterest of the indebus dress hereby secured or in the performance of any of the covenants or agreements of this mortgage, the Mortgage may an its option, without notice, declare the entire sum secured by this mort gage due and payable and forcelose this mortgage.

City

8. That, in the event of the institution of any suit or action to hord and any appellate court may adjudge to avoid he with the trial court and any appellate court may adjudge to avoid he with the trial court and any appellate court may adjudge to avoid he with the trial court and any appellate court may adjudge to avoid he with the trial court and any appellate court may adjudge to avoid he with the trial court and any appellate court may adjudge to avoid he with the trial court and any appellate court may adjudge to avoid he with the trial court and the event of the trial program derives the the entered and all such tritles of the plantificand with our tees in counce too there with whether of the plantificand with our tees in the entered and all such sums are secured hereby, that is not treated to the condition of the property of the plantificand with our tegrad to the condition of the property of the adeptors of the derives for this indicated property and collect and receiver any or all of the out, so as a property and collect and receiver and of the derives to such any trial wheth had therefore arisen of any the derives and mortgaged property and the charges and expresses of a order with the event of the adopted to the the trial property and the derives and every the property and received by the property and the advite the the derives and every be the trial a breach or declard by the Mortgage received by the property and return all receives a brain or any remain a property and received the sense remains a property and return all receives a brain or any remains a more of the every by the property and return all receives a brain a sense to a declard.

9. The word "Mortgagor", and the language of this instrument shall where there is more than one mortgager, be construed as plural and be bonding quarks and socially upon all mortgagers and the word "Mortgager" shall apply to any helder of the mortgager and the Mortgager shall apply to any helder of the mortgager. Another process and a spin start manne and neuter "We of the mortgager Muscular process and a spin start manne and neuter "We do not any the Mortgager shall be bonding open by helics excepted administration successors and a spin start manne and neuter "We do not any the Mortgager shall be bonding open by helics excepted administration successors and a spin start manne to the head fit of the way is a valid assigne of the Mortgager. In the event of any transfer of the project ty here in develop and the solution of the Mortgager in the event of any transfer of the project ty here in the solution of the Mortgager in the event of any transfer of the project ty here in the solution of the Mortgager in the solution of the Mortgager in the solution of the Mortgager in the solution of the mortgage indices the project was done of a particular development of the mortgage indices of particular solutions of the mortgage shall be deemed value for the particular the time here spin by a code its and the terms hered or its any the terms hered or its required by the terms hered or its any here or a the same here spin by an odd its and the terms hered or its any here of the mortgage shall be deemed value for the any have how in existence or hereafter in a to the terms hered or its any here or a term of the project when developer adding the project where demand, correspond the terms hered at the project where demand or request shall be sufficient of personally served on ear or none of the persons or to the Mortgaged premises and deposited in any post of the Mortgager or at the mortgaged premises and deposite dim any part to be any here of hereafters have the project where of the project where of the project where of th 9. The word "Mortgagor", and the language of this instrument shall office, station or letter bay, ortoach has executed till inde

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CORPORATE ACKNOWLEDGEMENT	
STATE OF ORECON CONSTRUCT	

Personally appeared	· · · · ·
and who being duly secorn, did say that he,	
and he	

a corporation, and that the seal affixed to the foregoing instrument is the a corporation, and that the scale approach to the poregoing instrument is the corporate seal of said corporation (provided said corporation has such seal) and that said instrument was signed and scaled on behalf of said corporation by authority of its Board of Directory; and he acknowledged said instrument to be the statement and short. its columnary act and deed Before me.

Notary Public for Oregon My commission expires:

STATE OF OREGON, (County of Klamath Filed for record sectors of A.D. 19_77 in this 21st June P M, and dui # MORTGAGES moorded in Vol. M77 _______ 10907 Wm D. MILNE, County Clerk 8y tras Øsp**a** \$ 6.00