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# MORTGAGE

# 118/11

June 30,

30**,** 1977

Mortgagor Address Branch Address \* (Borrower)

Cliff L. Peery and Mar P.O. Box 1124 Valley of the Rogue Ban Rogue River, Oregon 975 Mortgagors	
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The Bank has loaned

**5** Forty Thousand and no/100-, which is repayable with interest according to the terms of a promissory note dated the same as this mortgage, under which the final payment of principal and interest is due on or before one years from date. The term "Indebtedness" as used in this mortgage shall mean (a) the principal and interest payable under the note, (b) any future amounts that the Bank may in its discretion loon to Borrower or Mortgagor, and (c) any sums paid or advanced by the Bank to discharge obligations of Mortgagor as permitted under this mortgage.

To secure payment of the Indebtedness and performance of all obligations of Mortgagor under this mortgage, Mortgagor mortgages to the Bank For the terms set out below the following property in **Klamath** County, Oregon

Lot 42, Block 2, ROLLING HILLS SUBDIVISION, TRACT NO. 1099, according to the official plat on file in the office of the County Clerk of Klamath County, Oregon.

together with all appurtenances, all existing or subsequently erected or affixed improvements or fixtures, and all equipment, furnishings and other articles of personal property now or subsequently located on or used in connection with the property, all of which is collectively referred to as the Property.

# 1. Possession and Maintenance of the Property.

1.1 Until in default, Mortgagor shall remain in possession and control of the Property and to the extent that the Property consists of commercial improvements shall be free to operate and manage the Property and receive the proceeds of operation. The Property shall be maintained in good condition at all times, Mortgagor shall promptly make all necessary repairs, replacements and renewals so that the value of the Property shall be maintained, and Mortgagor shall not commit or permit any waste on the Property. Mortgagor shall comply with all laws, ordinances, regulations and private restrictions affecting the Property.

1.2 To the extent that the Property constitutes commercial property or a farm or orchard, Mortgagor shall operate the Property in such manner as to prevent deterioration of the land and improvements including fences, except for reasonable wear and tear from proper use, and to the extent that the land is under cultivation, shall cultivate or otherwise operate the Property according to good husbandry.

1.3 Mortgagor shall not demolish or remove any improvement from the Property without the written consent of Bank.

### 2. Completion of Construction.

If some or all of the proceeds of the loan creating the Indebtedness are to be used to construct or complete construction of any improvement on the Property, the improvement shall be completed on or before six months from the date of this mortgage and Mortgagor shall pay in full all costs and expresses in connection with the work.

### 3. Taxes and Liens.

3.1 Mortgagor shall pay before they become delinquent all taxes and assessments levied against or on account of the Property, and shall

pay as due all claims for work done on or for services rendered or material furnished to the Property. Mortgagor shall maintain the Property free of any liens having priority over or equal to the interest of the Bank under this mortgage, except for the lien of taxes and assessments not delinquent and except as otherwise provided in 3.2.

3.2 Mortgagor may withhold payment of any tax, assessment, or claim in connection with a good faith dispute over the obligation to pay, so long as the Bank's interest in the Property is not jeopardized. If a lien arises or is filed as a result of nonpayment, Mortgagor shall within 15 days after the lien arises or, if a lien is filed, within 15 days after Mortgagor has notice of the filing, secure the discharge of the lien or deposit with the Bank cash or a sufficient corporate surety bond or other security satisfactory to the Bank in an amount sufficient to discharge the lien plus any costs, attorneys' fees or other charges that could accrue as a result of a foreclosure or sale under the lien.

3.3 The assessor or tax collector of the county in which the Property is located is authorized to deliver to the Bank a written statement of the property taxes assessed or owing at any time.

#### 4. Insurance.

4.1 Mortgagor shall carry such insurance as the Bank may reasonably require. This shall include insurance on the Property against fire, additional risks covered by a standard endorsement for extended coverage, and such other risks as may be specified by the Bank including without limitation war risks. Insurance on the Property shall be carried in companies and under policies approved by the Bank and shall be for an amount equal to the remaining unpaid portion of the Indebtedness or the full insurable value of the Property, whichever is less, and an amount sufficient to comply with any co-insurance provision in any policy.

4.2 All policies of insurance on the Property shall bear an endorsement in a form satisfactory to the Bank making loss payable to the Bank and shall be deposited with the Bank. In the event of loss, Mortgagor shall immediately notify the Bank, who may make proof of loss if it is

"Insert "Mertgagor or the name of the borrower if different from the Mortgagor.

not made promptly by Mortgagor. Proceeds shall be paid directly to the Early who may compressly with any interfance company and make a final rottlement which shall be binding open Martgager. The Bank a many solution and the process of the process of the reduction of the head to may, at its each constant of the process of the reduction of the head to cohese of the reduction of reports of the Property.

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# Reserves; Mortgage Insurance Premiums.

61. Bis base has require Mintgrape to maritain towarder to parnumber of tax constrained special assuments and while the second of par-number of tax constrained special assuments and while the design of parts the Property for accommentation quasi dove monotal forders) or permains on insurance or both. The reserves shall be created by proceed ed h menth to the Bank of an amount determined by the Bank to be sufficient to produce, at least 30 days before they are doi, amou equal to or in excess of the taxes or inserance prepring to be paid If at the time that payments are to be made the user referentiate races or insurance promiums is invallicient. Mortgador shall use in domand pay such additional sum as the Bank shall determine to be receiver, to lever the required payment.

52. If the Bank carries insurance covering the repayment of all or any part of the indebredness, the premiums for such insurance shall be paid by Mortgager, and the Bank may require Mirtadaor to maintain a reserve for such purpose in the same manner as for taken and insurance

5.3. If Mortgagor desites to carry a package plan of insurance that includes coverage in addition to that required under this mortgage, the Bank may at its option establish and administer a reserve for that purpose. In such event the premium attributable to the required insurance coverage shall be quoted separately, and the Pank may permit Mort-gagor to furnish a certificate of insurance rather than deposit the policy as required in 4.2. If at any time the Bank holds an insufficient amount in the insurance reserve to cover the premium for the entire package policy, the Bank may, at its discretion, pay only that portion of the premium attributable to the required insurance coverage. If the blanket policy does not permit such partial payment, the Bank may use the reserve funds for the premium on a new separate policy providing the required insurance coverage and allow the package policy to lapse The Bank may from time to time establish reasonable service charges for the collection and disbusement of premiums on package plan insurance

#### Expenditures by the Bank. 6

If Mortgagor shall fail to conply with any provision of this mortgage, the Bank may, at its option, on Mortgagor's behalf take the required action and any amount that it expends in so drong shall be added to the Indebtedness. Amounts so added shall be payable on demand with indepretatiess, Amounts so added shall be provable on demand with interest at the rate of ten percent per answer from the date of expendi-ture. The rights provided for in this paragraph shall be in addition to any other rights or any remedies to which the Bark may be entitled on account of the default, and the Bark shall not by taking the required action cure the default so as to bar it from any remedy that it otherwise would have had.

#### 7. Late Payment Penalty.

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If any payment under the note is late by 15 days or more, the Bank may charge a penalty up to two cents for each doltar of payment so in arreats to cover the extra expense involved in handling delinquest in armors to cover the extra expense information in the other data data data data payments. Collection of a late payment charge shall not constitute a waiver of or projudice the Bank's right to pursue any other right or remedy available on account of the delinquency.

## 8. Warranty; Defense of Title.

81 Mortgagor warrants that he holds merchantable title to the Property in fee simple free of all encumbrances other than those enu-merated in the title policy, if any, issued for the benefit of the Bank in connection with this transaction and accepted by the Rank.

8.2 Subject to the exceptions in 8.1 above. Mortgager warrants and will forever defend the title against the lawful claims of all persons. In the event any action or procleding is commenced that questions. Mortgagor's title or the interest of the Bank under this mortgage, Borrower shall defend the action at his expense

#### 9. Condemnation.

9.1. If all or any part of the Property is condemned, the Bank may at its election require that all or any portion of the net proceeds of the award be applied on the Indebtedness. The net proceeds of the shall mean the award after payment of all reasonable costs, expenses and effective of fore an antiand atterneys fees necessarily paid or incurred by Mortgagor and the Bank in connection with the condemnation

9.2 If any proceedings in condemnation are filed, Mortgagor shall promptly take such steps as may be necessary to defend the action and obtain the award

#### 10. Imposition of Tax by State.

10.1 The following shall constitute state taxes to which this paragraph applies

(a) A specific tax upon mortgages or upon all or any pert of the Indebtedness secured by a mortgage.

(b) A specific tax on the owner of mortgaged property which the taxpayer is authorized or required to deduct from payments on the mortgage

 A tax in excluded premises chargeable against the managing a carthe builder of the nate second.

(a) A specific taken as class perturn of the Indebtedness provident of price gap and interest made by a mortgager.

With any state tax to write this paragraph applies is endited over the the day of the metricage, this shall have the same offers in a detail, and the base may necessary complete we developed is available to state the base may necessary of the base of the recent of a difference the base of the base of the second tions are

n) Marataki na lakhuy pay tin ta a abore imposed is a categorial and

 (b) Mertagaor passion effort to pay the tax or charae within 30 days after institue from the Pank transfer tax law has been enacted

#### Transfer by Mortgagor.

11.1. Mortgagor shall not, without the prior written consent of the Pank transfer Mortgagor's interest in the Property, whether or not the transferre assumes or agrees to pay the Indebt does. If Mortgagor or transferre assumes or agrees to pay the line by dress. If Mortgager or a productive transferrer applies to the Bank for constraints such a trans-action, the Bank may in gare such information constrained to transferrer as would normally be required from a new loan applicant. The Bank shall not unreasonably withhold its consent.

11.2 As a condition of its consent to any transfer the Bank may in its discretion impose a server, charge not exceeding one percent of the original amount of the indebtedness, and may encourt the interest rate of the Indebtedness hand note than one present per annem

11.3 No transfer by Mortaager shall relary. Mertaalor of bability for payment of the Indebtedness Following a transfer, the Bank may agree to any extension of time for payment or modification of the terms of this mortgage or the promissory note or water any light or remedy under this martgage or the promissory note without relieving Mortgagor from liability. Mortgagor waives notice, presentaient and protest with respect to the Indebiedness.

## 12 Security Agreement; Financing Statements.

12.1. This instrument shall constitute a security agreement with respect to any personal property included within the description of the Property

12.2 Mortgagor shall join with the Bank in executing one or more financing statements under the Uniform Commercial Code and shall file the statement at Mortgager's expense in all public offices where filing is arguined to perfect the security interact of the Bank in any personal property under the Uniform Commercial Code

### Release on Full Performance.

If Mortaagor pays all of the Indebtedness when due and otherwise performs all of its abligations under this martgage and the note, the shall execute and deliver to Mortaaatria seitable release and Bank satisfaction of this mortgage and suitable statements of termination of any financina statements on file evidencing the Bank's security interest in reisonal property

#### 🗄 Default.

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14.1. En Iste of Mortgager to pay any portion of the Hidebtedness where a st dan

14.2. Failure of Morroager within the time required by this mortgage to make any paya entities taxescinsurance, or morrgage insurance premiums or for reserves for such payments, or any payment necessary to prevent filing of an discharge any lien.

14.3 Fadure of Meridaans to perform any other obligation under this mortgade within 20 days after receipt of written notice from the Bank specifying the factors

# 15 Rights and Remedies on Default.

151. Upon the accurrance of any event of default and at any time thereafter, the Bank may exercise any one or more of the following rights and remedies

(a) The right at its option by notice to Borrower to declare the entire Indebtedness immediately due and payable

(b) With respect to all or any part of the Property that constitutes reality, the right to foreclase by judicial foreclasure in accordance with applicable law.

(c) With respect to all or any part of the Property that con stitutes personality, the rights and remedies of a secured party under the Uniform Commercial Code

(d) The right, without notice to Mortgager, to take possession of the Property and collect all rents and prefits including those part due and unpaid, and app<sup>1</sup>, the net proceeds, over and above the Bank t costs, against the Indebtedness. In furtherance of this right the Bank may require any tenant or other user to make payments of rent or use fees directly to the Bank, and payments by such tenant or user to the Bank in response to its demand shall satisfy the obligation for which the payments are made, whether or not any proper grounds for the demand existed

(e) The right in connection with any legal proceedings to have a receiver appointed to take possession of any or all of the

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Property, with the power to protect and preserve the Property and the declare a default and exercise its remedies under this paragraph 15.

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Property, with the power to protect and precede the Property and to operate the Property proceder of the receiver or sale and apply the preceder over and at well of the receivership against the Industranes. The receiver may lock with at boad of permitted to tax. The Back science of the Property exceeds the Indust whether or net apparent value of the Property exceeds the Indust edness for a scientification.

(f) Any other right or remedy provided in this mortgage or the promission, note evidencing the Indebtudness.

15.2. In energence its rights and remedies, the Bank shall be free to sell all or any part of the Property together or separately or to sell certain portions of the Property and refrain from selling other portions. The Bank shall be entitled to bid at any public sale on all or any portion of the Property.

15.3 The Bank shall give Mortgagor reasonable notice of the time and place of any public sale of any personal property or of the time after which any private sale or other intended disposition of the property is to be made. Reasonable notice shall mean notice given at least ten days before the time of the sale or disposition.

15.4. A waiver by either party of a breach of a provision of this agreement shall not constitute a waiver of or prejudice the party's right otherwise to demand strict compliance with that provision or any other provision. Election by the Bank to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or take action to perform an obligation of Martgagar under this mortgaga after failure of Martgagar to perform shall not affect the Bank's right

In declare a default and exercise its remedies order its paragraph 15. 15.5. In the event solt or action is instituted to instance or , of the tenss of the mortalide. It is Bask in all the entitled to instance from Mortaligon sole soles as the cost high, addidate real solate of Attention Mortaligon soles and the cost high, addidate real solate of Attention tens at trial and on any append. All reasonable expenses to control to the Bask that are recessary at ablattice in the Bask expenses for the protection of its interest on the real-control of the real and exit we find the interest on the real-control of the real to the solar end of events any could action is involved installable one of part of the Indebtedness payable on demand and chard beau interest at the rate of ten percent per anom from the date of expendition until reput a

#### 16 Notice.

Any notice under this mortgage shall be in writing and shall be effective when actually delivered or, if mailed, when deposited as registered or certified mail directed to the address stated in this mortgage. Either party may change the address for notices by written notice to the other party.

#### 17 Succession; Terms.

) ss. STATE OF OREGON, County of

Personally appeared

Notary Public for Oregon

My commission expires:

that he, the said

of Directors.

Before me:

17.1. Subjust to the finitations stated in this martgage on transfer of Mortgagar's interest, this mortgage shall be binding upon and inure to the benefit of the parties, their successors and assigns

17.2. In constraint this mortgage the term mortgage shall encompass the term security agreement when the instrument is being construed with respect to any personal property.

V Mary D. Flein

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, who, being sworn, stated

of Grantor corporation and that

CORPORATE ACKNOWLEDGEMENT

, and he, the said

the seal affixed hereto is its seal and that this deed was voluntarily

signed and sealed in behalf of the corporation by authority of its Board

# INDIVIDUAL ACKNOWLEDGEMENT

STATE OF OREGON, County of Klamath

July 5 . 19 77

Personally appeared the above-named CLIFF L. PEERY

and MARY H. PEERY,

and acknowledged the foregoing instrument to be their voluntary act.

Before m ISEAL Notory Public for Oregon My commission expires: March 22, 1981

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STATE OF OREGON; COUNTY OF KLAMATH; ss.

I hereby certify that the within instrument was received and filed for record on the <u>6th</u> day of <u>July</u> A.D., 19 77 at 9:18 o'clock A.M., and duly recorded in Vol M.77, of <u>Mortgage</u> on Page <u>11841</u>.

FEE \$ 9.00

WM. D. MILNE, County Clerk By HITME Cullor(gh.2\_\_\_\_Deputy

IN TESTIMONY WHEREOF, I have hereunto set my hand and notarial seal the day and year last above written.

My commission expires

Notary Public in and for said County and State.