

MORTGAGE

THIS INDENTURE made this 17th day of July, 1978, between Klamath Racquet Club, Inc., an Oregon corporation, herein called "Mortgagor", and WESTERN BANK, an Oregon banking corporation, herein called "Mortgagee",

herein called "Mortgagor", and WESTERN BANK, an Oregon banking corporation, herein called "Mortgagee",

WITNESSETH:

For value received by the Mortgagor from the Mortgagee, the Mortgagor does hereby grant, bargain, mortgage and convey unto the Mortgagee all the following described property situated in Klamath County, Oregon, to-wit:

The North 250 feet of the West 210 feet of Lot 1 in Block 6 of Tract 1080, WASHEBURN PARK, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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together with the tenements, hereditaments, and appurtenances now or hereafter thereunto belonging, or in anywise appertaining, including but not limited to roads and easements used in connection with the premises; also, all fixtures, buildings, and parts of buildings situated upon said property, including but not limited to electric wiring and fixtures; furnace and heating system, water heaters, fuel storage receptacles; plumbing, ventilating, water and irrigating systems; screens, doors; window shades and blinds, shutters; cabinets, built-ins, linoleum and floor coverings, built-in stoves, ovens, garbage disposals, air conditions, refrigerators, freezers, dishwashers; and all other fixtures now or hereafter installed in or on the premises; and any shrubbery, flora or timber now growing or hereafter planted or growing thereon; and any and all replacements of any one or more of the foregoing items, in whole or in part, all of which are hereby declared to be appurtenant to the land, and all the rents, issues and profits arising from the mortgaged property.

TO HAVE AND TO HOLD the same unto the Mortgagee, its successors and assigns forever.

The Mortgagor does hereby covenant to and with the Mortgagee that the Mortgagor is lawfully titled in fee simple of the said real property, that it is the absolute owner of all items of property described hereinabove, that the said property is free from encumbrances of every kind and nature, and that it will defend and forever defend the same against the lawful claims and demands of all persons whatsoever.

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 \$ 335,000.00 and interest thereon in accordance with the tenor of a certain promissory note executed by Klamath Racquet Club, Inc.

Dated July 17, 1978, payable to the order of the Mortgagee in installments of not less than \$3,924.17 each, including interest on the 29th day of each month, commencing February 20, 1979, until January 20, 1994, when the balance then remaining unpaid shall be paid. Interest only payable at the rate of 8% per annum, except that if any of the above indebtedness, obligations or liabilities of the Mortgagor to the Mortgagee now existing or hereafter created, assumed or otherwise, established or contingent and whenever payable, including but not limited to such as may arise from endorsements, guarantees, acceptances, bills of exchange, promissory notes, or other paper discounted by the Mortgagee or held by the Mortgagor, or taken as security for any loans or advances of money, or description whatsoever.

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

1. That Mortgagor will pay, when due, the indebtedness hereby secured, with interest as prescribed by said note, and will pay, where due, all other sums secured hereby, and all taxes, fines and utility charges upon said premises, or for services furnished thereto. In addition thereto, it will pay, at the time of payment of each installment of principal and interest, such amount as Mortgagor 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 (herein all called "taxes") and (b) premiums upon insurance against loss or damage to said premises (said amounts being referred to hereinafter as "loan trust funds"). If the sum so paid shall be less than sufficient for said purposes, Mortgagor will also pay, upon demand, such additional sum as Mortgagor shall deem necessary therefor. If Mortgagor carries a "package" plan of insurance which includes coverage in addition to that required under this mortgage, Mortgagor 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 Mortgagor may use such reserve to pay premiums on a policy covering only risks required to be honored against under this mortgage and allow the package plan policy to lapse. Mortgagor shall, upon the written direction of Mortgagor, and pay, without such direction, apply sums paid by Mortgagor and held by Mortgagor to the purposes aforesaid; but the receipt of such sums shall not, in the absence of such direction, impose any duty upon Mortgagor to discharge the same or relieve Mortgagor from its covenants to pay said obligations or to keep the premises insured. Mortgagor may, from time to time, establish reasonable service charges for the collection and disbursement of premiums on package-type insurance policies. Mortgagor shall not, whether or not service charges are imposed, be subject to any liability for failure to transmit any premiums to any insurer or by reason of any loss growing out of any defect in any insurance policy. At Mortgagor's option, Mortgagor may apply all loan trust funds directly to the payment of the principal balance then unpaid on the indebtedness secured hereby; if Mortgagor elects so to do, Mortgagor is authorized to pay taxes, insurance premiums on the mortgaged property and all other charges which would otherwise be payable from the loan trust funds, when the same become due and payable, and Mortgagor may then add the amount of any such payment to the principal balance then unpaid on the indebtedness secured hereby, each such payment to bear interest as provided in the promissory note mentioned hereinabove.

2. That Mortgagor will not commit or permit stain or waste of the said premises, or any part thereof, that Mortgagor will keep the real and personal property hereinabove described in good order and repair and in tenableable condition; that Mortgagor will promptly comply with any and all municipal and governmental rules and regulations with reference thereto; that Mortgagor will not cause or permit the cutting or removal of any timber without the written consent of Mortgagor, that if any of the said property be damaged or destroyed by any cause, Mortgagor will immediately reconstruct or repair the same so that, when completed, it shall be worth not less than the value therof at the time of such loss or damage; provided, that if such loss or damage shall be caused by a hazard covered by insurance payable to Mortgagor, the obligation of the Mortgagor to repair or reconstruct shall not arise unless the Mortgagor shall consent to the application of the insurance proceeds to the expense of such reconstruction or repair.

3. That it will, at its 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 Mortgagor may from time to time require, in one or more insurance companies satisfactory to or designated by the Mortgagor, in an aggregate amount not less than the amount of the indebtedness hereby secured (unless the full insurable value of such building or buildings is less than the amount hereby secured, in which event the Mortgagor 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 Mortgagor shall require and shall provide, in such terms as the Mortgagor may prescribe, that loss shall be payable to the Mortgagor; that all such policies and receipts showing full payment of premiums therefor shall be delivered to and retained by the Mortgagor during the existence of this mortgage; that at least 5 days prior to the expiration of any policy or policies it will deliver to the Mortgagor satisfactory 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 sustained, it will, as often as the Mortgagor may require, provide the Mortgagor with all such evidence as it may request concerning the performance of such condition or the existence of any fact or the value of the property insured and, if it shall appear to the Mortgagor that the insurance is prejudiced by the acts or omissions of the Mortgagor or that the coverage is inadequate, the Mortgagor will do such acts and things and obtain such further insurance as the Mortgagor may require; that the Mortgagor may, at its option, require the proceeds of any insurance policies upon the said premises to be applied to the payment of the indebtedness hereby secured or to be used for the repair or reconstruction of the property damaged or destroyed.

4. That it will execute or procure such further assurance of its title to the said property as may be requested by the Mortgagor.

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 performed, the Mortgagor may, at its option, but without any obligation on its part so to do, and without waiver of such default, procure any insurance, pay any taxes or liens or utility charges, make any repair, or do any other of the things required, and any expenses so incurred and any sums so paid shall bear interest at 6% per annum, or at the rate of interest set forth in the note mentioned above, whichever is greater, and shall be secured hereby.

6. That it will not, without the prior written consent of Mortgagor, transfer its 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 Mortgagor's consent to such a transfer, Mortgagor may require from the transferee such information as would normally be required if the transferee were a new loan applicant. Mortgagor shall not unreasonably withhold its consent. As a condition of its consent to any transfer, Mortgagor 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 Mortgagor may, at its option, without notice, declare the entire sum secured by this mortgage due and payable and foreclose this mortgage.

S. That, in the event of the institution of any suit or action to foreclose 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 Mortgagor shall have paid or incurred for costs and disbursements in such suit or action, extensions of abstracts or title searches or examination fees in connection therewith, whether or not final judgment or decree therein be entered and all such sums are secured hereby and shall bear interest from the date paid or incurred by Mortgagee or from the date of judgment, whichever occurs first, at the rate set forth in the promissory note mentioned above; that in any such suit, the court may, upon application of the plaintiff and without regard to the condition of the property or the adequacy of the security 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 secured 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 its covenants or agreements herein contained, it may remain 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 instru-

IN WITNESS WHEREOF, the Mortgagor, pursuant to resolution of its Board of Directors duly and regularly adopted has caused these presents to be executed on its behalf by its duly authorized officers and its corporate seal, if any, to be affixed hereto the day and year first hereinabove written.

Returned to:
WESTERN BANK
 P. O. Box 669
 Klamath Falls, Ore. 97601

(Corporate Seal)

STATE OF OREGON

County of Klamath

July 17

A. D. 19 78

{ ss.

Personally appeared R. H. Larson and Dale Evans,
 who being duly sworn, did say that they are President and Vice President, respectively of Klamath Racquet Club, Inc.,

and that the seal affixed to the foregoing instrument, if any, is the corporate seal of said corporation and that said instrument was signed on behalf of said corporation by authority of its board of directors and they acknowledged and junktumens to be its voluntary act and deed.

Before me, a Notary Public for Oregon,

Charles A. Kamm
 Notary Public for Oregon.

My Commission Expires: 6-20-79

STATE OF OREGON: COUNTY OF KLAMATH: ss.

I hereby certify that the within instrument was received and filed for record on the 28th day of July, A.D., 19 78 at 3:37 o'clock P. M., and duly recorded in Vol. M78, of Mortgages on Page 15297.

FEE \$9.00

WM. D. MILNE, County Clerk

By [Signature] Deputy

By [Signature] Deputy