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K-38322 MORTGAGE

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., 19.... ... by and between

Sanda in Lood

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THIS INDENTURE of mortgage made this 14th day of LANE PLYWOOD, INC., a corporation,

here nafter called the mortgagor, (Whether one cir more) and PACIFIC WESTERN BANK, a corporation, hereinafter called the mortgage

WITNESSETH:

August

That the mortgagor, in consideration of the sum of Three Million Three Hundred Thousand (\$.3,300,000.....) dollars received from the mortgagee, does hereby grant, bargain, sell and convey to said mortgagee,

its successors and assigns forever, all of that certain property situated in the City of

County of Klamath State of Oregon, and described as follows, to-wit:

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14 ft 11 1

Block 1 thru 40 CORRALL SPRINGS TOWN SITES "vacated" lying in Section 16, Township 27 South, Range 8 East of the Willamette Meridian, EXCEPTING THEREFROM the North 507 feet of even width. 2.5 11 110 1. 2 HH 1 œ H 11 í $g^{(1)}(\dot{d})$ for the is 3 260 SUL 4.61 1.144 M 5 :47 的复数形式 13 21 800

together with all and singular the privileges, tenements, hereditaments and appurtenances now or hereafter thereunto belongtogether with all and singular the privileges, tenements, nercontaments and appurcentances now or nereatter thereunto beiong-ing, or in any wise appertaining, including, but not limited to, any and all party wall agreements, easements, rights of way, ing, or in any wise appertaining, licitating, but not limited to, any and all party wan agreements, cascinents, rights of way, water rights and all other rights and privileges owned or enjoyed by the mortgagor with respect to said property or any part thereof, whether or not appurtenant thereto.

د إستار د Sec. 55

TO HAVE AND TO HOLD, said property unto said mortgagee, its successors and assigns, forever. And said mortgagor does hereby povenant to and with said mortgagee, its successors and assigns, that said mortgagor is lawfully seized in fee simple of the property above described; that said property is free and clear of all liens and encumbrances iswithing served in the simple of the property showe described, that said property is free and clear of all field and encumorances of every nature and kind whatsoever, and that said mortgagor will forever warrant and defend the same unto the said mortgagee,

. . .

its successors and assigns, against the lawful claims and demands of all persons whomsoever. The condition of this conveyince is such that whereas said mortgagee has actually loaned and advanced to said mortgagor,

and said mortgagor has received the just and full sum of ... Three Million Three Hundred Thousand

(\$ 3,300,000) dollars, to be repaid according to the terms of one principal note of even date executed by the mortgagor for

in 86 monthly payments par the terms of the noteyears from date,

the unpaid balance of principal and interest, if any then remains unpaid, to be due and payable...7.1/6... ...Lane..County...Commercial Banking Center..... Office, and bearing interest as in said note provided, and further providing for the payment of such sum as the court shall adjudge reasonable as attorneys' fees in case of suit or action thereon, and said mortgagee may, at its sole option, make further adjudge to the meatherest and submedian (minimul loss and submeas) at any one time the approach minimul sources to the mortgagor not esseding (original losa and future advances) at any one time the aggregate principal sum of any portion or the whole of said aggregate principal sum shall in no way affect the right of the

and interval. And payment of any portion of the winne of said appropriate principal sum shall in no way affect the right of the mortgages, at its option, to make further advances hereunder within said aggregate principal sum, to be secured by the lien of NOW, THEREFORE, if the said mortgagor or mortgagor's heirs, successors or assigns, shall pay to said mortgagee, its this mortgage.

dollars, with interest thereon, Biccording to the tenor and effect of said note, and of any extensions or renewals thereof or of any

and the balance applied upon the indebtedness secured hereby; and the mortgages in arch processedings, and the balance applied upon the indebtedness secured hereby; and the mortgages; at its own expense, to take upch and the indeptedness secured hereby; and the mortgages; at its own expense, to take upch actions and externely and its indeptedness secured hereby; and the mortgages; at its own expense, to take upch actions and externely are and be necessary in obtaining such comparation, promptly upon the mortgages's and the mortgages. compensation for such taking, which are in excess of the amount required to pay all of any pottoon of the montys parties are atomneys the such proceedings, shall be juid to the nortgages and atomneys that are an atomneys and atomneys are any potton atomneys and atomneys are atomneys and atomneys are atomneys atomneys atomneys are atomneys 5. In the event that any portion or all of said mortgaged property shall be taken under the right of eminent domain or condemnation, the mortgagee shall have the right, if it so elects, to require that all or any purion of the moneys payable as aminentation for anely taking which are in evenes of the such a function of the more and eitherest

in mortgage's opinion for the protection of its interests or the enforcement of its rights, including but not limited to the cost of asarching records, opinion for the protection of its interests or the enforcement of its rights, including but not limited to the cost not in connection with any suit or action; and the amount of such expenses. with interest thereon from the date incurred at the rate set forth in the note secured hereby, if not repaid by mortgagor upon demand, shall be secured by this mortinge. 6. The mortgagor agrees to pay to the mortgagee all reasonable expenses incurred by mortgagee, at any time necessary

and said mortgagor agrees forthwith to surrender possession of said property to any receiver so appointed. issues and profits to the payment, pro tanto, of the amounts due under this mortgage, that deducting all proper charges and expenses of auch receivership, and after paying all taxes or assessments levied or assessed againtt said property and then unpaid, end on the series of another presenter presenter presenter of and monerty to any monerty and another and any monerty in any approximation. the time of times and of companie of the smouth the suppret during the pendency of such foreclosure and apply such rents, receiver to collect the rents, issues and profits of said property during the pendency of such foreclosure and apply such rents, a bill of complaint shall be filed to foreclose this mortgage, the court shall, on motion or application of said mortgagee, either at the time of filing such time, application of said property at such time, approint a time of time and time the court share of such time, approach at an other such time and approach at the court share of such time and time and the court share of such time and time and the court share of such time and time and the court share of such time at the court share of such at the court share of such time at this mortgage, said mortgagor hereby hargains, sells and staight to said mortgages till the rents, issues and profits of said prop-erty accruing after a default hereunder and if a default hereunder shall occur and continue for a period of thirty (30) days, and 7. As an additional security and pledge for the payment of said indebtedmas, and subject to the terms and provisions of

euclide the start so that the time of redemption, shall have expended the redemption period to keep mid property in satisfactory condition, including the cost of repairs and improvements music in the normal course of the adminimortgage, with no right of redemption. If said mortgaged property shall be sold as a unit, and shall thereafter be redeem-ed, there shall be added to the amount to be paid for such redemption such arount as the purchaser at foreclosure sale, or such nurchaser's successor in interest at the time of redemption, shall have excended during the redemption neriod to keen mid erty subject to redemption as a unit, or separately; and in the event that such prevents have property shall be sold separately; and erty subject to redemption as a unit, or separately; and in the event that such property upon the foreclosure of a chattel sale shall be in accordance with the procedure applicable to the sale of personal property upon the foreclosure of a chattel monthly and the procedure applicable to the sale of personal property upon the foreclosure of a chattel thereto, may, at the option of the mortgagee be sold upon foreclosure, either as a tuit including both real and personal prop-8. In the event that the mortgaged property shall consist of real and personal property constituting an operating entity, such as an apartment house, industrial plant, hotel, or furnished dwelling, it is agreed that sill of said mortgaged property, both real and personal, whether such personal property be actually affined to said real property or not, together with any and all additions theorem.

the processing of the rate set forth in the note secured hereby, if not repaid by mortgagor upon demand, shall be secured by this paid at the rate set forth in the note secured hereby, if not repaid by mortgagor upon demand, shall be secured by this rate are the rate set forth in the note secured hereby, if not repaid by mortgagor upon demand, shall be secured by this mortgagor upon demand. incurred by mortgagee in any suit to foreclose this mortgage, or in any suit or other proceedings which mortgagee is obliged 9. The mortgagor further agrees to pay to the mortgagee all costs, disbursements, and reasonable attorneys' fees

voluntary or involuntary or by operation of law, the Mortgagee may, without notice to the Mortgagor or any one else, extend voluntary or involuntary or by operation of law, the Mortgagee may, without notice to the Mortgagor or any one else, extend the time of payment, execute releases or partial releases from the lien of this mortgage or in any other respect modify the terms hereof without thereby affecting the personal liability of the Mortgagor for the payment of the indebtedness hereby accurad 10. In the event of any transfer of the property herein described or any parts thereof or any interest therein, whether

11. As additional scentity for the payment of said indebtedness, the Mortgagos further agrees to assign to the Mort-

gagee, upon request by the Mortgagee, and in such manner as the Mortgagee may require, any and all leases now or here-after, during the period of the mortgage, entered into by the Mortgager with respect to the above described real property,

.23. 12. It is expressly understood and agreed that time and the exact performance of all the conditions hereof are of the samence of this contract.

Uniform Commercial Code in all timber now or hereafter growing on the real property Mortgagor also grants to the mortgagee a security interest pursuant to the

several; and the covenants herein contained shall bind, and the benefits and advantaties inhall inure to, the respective heirs, execu-In the event that this mortgage is executed by two or more rortgagors, the lisbility of each mortgagor shall be joint and 121

IN WITNESS WHEREOF, said mortgagor has properly executed this institument the day and year herein first written.

Secretary 7:38 Trestdent T.II TANE PLYNOOD, INC.

A Bi this is and the said County and State

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Inclusion a name and

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who are the the identical person described in and who areas the within instrument and acknowlbefore me, the undersigned, a Notary Public in and for the said county and state, personally appeared the within named. "6T *

TO APD

INDIVIDUAL ACKNOWLEDGMENT

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

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1997年1月1日,後回韓軍國國義和高田。1999年1

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STATE OF OREGON,

County of...

THIS CERTIFIES that on this.

4. Should said mortgagor permit any lien for labor or materials to be filed against said premises, or any part thereof, and remain unpaid for more than fifteen (15) days, or should said mortgagor fail to complete any and all buildings and improvements, now or hereafter in course of construction or repair on said mortgager tail to complete any and all buildings and improve-ments, now or hereafter in course of construction or repair on said mortgaged premises, within five (5) months from the date hereof, and pay all costs and expenses incident thereto: (a) the mortgagee shall have the right, at its option, to pay and satisfy nates, and pay an costs and expenses in ment dicted. (a) the mortgage and mays the right, at he option, to pay and satisfy raid lien or liens, and add the amount so paid to the mortgage debt to be secured by this mortgage; provided, however, that if the mortgagor shall notify the mortgages that the mortgagor is contesting any such lien and shall indemnify the mortgages with respect to such lien in such manufer is the mortgager may require, the mortgagee shall not pay such specified lien, and the mortgagor's failure to pay the same shall not constitute a breach of this mortgage; or (b) the mortgagee shall have the right, at Elorigagor's failure to pay the same shall not constitute a preach of this mortgage, or (b) the mortgage of an interest of the tight, at its option, to complete the construction or repair of said buildings and improvements (the mortgagor hereby expressly appointing the mortgagor a failure to pay the same shall be buildings and improvements (the mortgagor hereby expressly appointing the mortgagor a failure to pay the same shall be buildings and improvements (the mortgagor hereby expressly appointing the option, to complete the construction or repair or said buildings and improvements (the mortgagor nereby expressly appointing the mortgagee as agent for such purpose) and any sums of money so expended by the mortgagee for completing the construction or repair of said buildings and improvements and for the payment of any existing claims for labor or materials, or both, shall be included in and added to the mortgaged date to be second burght on (a) the mortgage of the option materials, or both, shall be included in and added to the mortgage debt, to be secured hereby; or (c) the mortgagee, at its option, may declare all sums gee under (a) or (b) shall be conclusive upon the mortgagor as to the validity and amount of such claims. aly understood and agreed that all claims paid by the mortga-

installment payment date such additions! sum as shall in the aggregrate provide the mortgagee with sufficient funds, as estimated by the mortgages, to pay such tixes, assessments and insurance premiums when the same become due, and the mortgages are to apply such fixed for that mission. In the event such additional funds that he insufficient to most such assessments agrees to apply such funds for that purpose. In the event such additional funds shall be insufficient to meet such payments en they accrue, the mortgagor will, upon request of the mortgagee, immediately provide such further sum as may be necessary they accrue, die mortgagor will, upon request of the mortgages, immediately provide such further such as may be necessary set the deficiency, and in the event that such additional money shall be in excess of the amount required, such excess shall be applied upon the next maturing payments of taxes, ausessments and insurance premiums. Should the mortgagor fail to make payment of any taxes, ausessments, insurance premiums, or other charges payable by the mortgagor, either by direct payment or by providing the morigagee with funds with which to make such payment, said mortgagee may, at its option, make payment thereof, and the amount so paid, with interest at the rate set forth in the note secured hereby, shall be added to and become a part of the debt secured by this morigage, without waiver of any rights arising from breach of any of the covenants hereof, and the mount a with interest of interest is the rate set forth in the note secured hereby, shall be added to and become a secure with interest of interest is the rate of any rights arising from breach of any of the covenants hereof, and the for such payments, with interest as aforesaid, the property hereinbefore described, as well as the mortgagor, shall be bound to the same extent that they are bound for the payment of the obligations herein described, as well as the more bago, shall be immediately due and payable without notice, and the non-payment thereof shall, at the option of the mortgagee, render all sums secured by this mortgage, immediately due and payable, and constitute a breach of this mortgage.

2. Should said mortgagor fail to pay any taxes or any installment of any assessment for local improvements heretofore or hereafter made, which is or may be payable in installments and which is or may become a lien on said premises, within fifteen (15) days after the same shall become due, the entire debt secured by this mortgage shall at once become due and payable, if the mortgage to electro and all notice of such election is hereby waived. 3. The mortgagor agrees that if the mortgagee shall so require, the mortgagor will, in lieu of making payment of taxes, sments, and insurance premiums directly to the taxing authorities and insurance companies, pay to the mortgagee on each

secured by this mortgage shall at once become due and payable, if the mortgagee so elects, and all notice of such election is

And it is further expressly understood and agreed as follows: 1. Should said mortgagor fail to pay any installment of principal or interest, as the same becomes due, the entire debt

tory mortgage clauses endorsed thereon, to said mortgagee promptly after the issue thereof; and should the mortgagor fail to obtain such insurance or to deposit said policies as herein provided, or deposit renewals of said policies five (5) days before any such policies expire, said mortgagee may procure said insurance, or renewals, at the expense of said mortgagor and any amounts paid therefor by the mortgagee, with interest thereon at the rate set forth in the note secured hereby, shall, if not repaid by the mortgagor upon demand, thereupon become a part of the indebtedness secured by this instrument. In the event of loss mortgagor will give immediate notice by mail to the mortgagee, and the mortgagee may make proof of loss if not made promptly by the mortgagor, and each insurance company concerned is hereby authorized and directed to make payment for such loss directly to ee instead of to the mortgager and the mortgagee jointly, and the insurance proceeds, or any part thereof, may be the mortga the mortgagee instead of to the mortgager and the mortgagee jointly, and the insurance proceeds, or any part thereof, may be applied by the mortgagee at its option either to the reduction of the indebtedness hereby secured or to the restoration or repair of the property damaged. In evenil of foreclosure of this mortgage, or other transfer of title to the mortgaged property in extinguishment of the indebtedness secured hereby, all right, title, and interest of the mortgagor in and to any insurance policies then in force shall pass to the purchaser or grantee. FIFTH: that said mortgaged; will complete any and all buildings and improvements on said mortgaged premises now or after in course of construction or repair, within five (5) months from the date hereof and pay in full all costs and expenses incident thereto.

property shall constitute a farm or orchard, the mortgagor will operate such farm or orchard in such manner as to prevent the same and the improvements thereon, including fences, from deteriorating during the life of this mortgage, reasonable and proper use, wear and tear excepted; and to the extent that said premises are under cultivation, will cultivate or otherwise operate the same in accordance with good husbandry; and said mortgagor will not make any structural changes in the buildings on said mortgaged prop-erty or remove any part thereof without the prior written consent of the mortgagee. Upon any failure of the mortgager to maintain or remove any part thereof without the prior written consent of the mortgagee. Upon any failure of the mortgager to maintain improvements or othermist perform the mortgager of blications of set forth in this performs the mortgager may at its erty or remove any part thereof without the prior written consent of the mortgagee. Upon any failure of the mortgagor to maintain said improvements or otherwise perform the mortgagor's obligations, as set forth in this paragraph, the mortgager may, at its option, cause reasonable maintenance work to be performed at the cost of the mortgagor, and any amounts so paid by the mortgagee, with interest thereon at the rate set forth in the note secured hereby, shall, if not repaid by the mortgagor upon demand, thereupon become a part of the indebtedness secured by this instrument; or if the mortgagee shall so elect the entire demand, thereupon become a part of the indebtedness secured by this instrument; or, if the mortgagee shall so elect, the entire debt secured by this mortgage shall at once become due and payable, and all notice if such election is hereby waived. FOURTH: that so long as said note, or any other indebtedness secured hereby, shall remain uppaid, in whole or in part, said mortgagor will keep the buildings now erected, or any which may hereafter be erected on said premises, together with all and mortgagor will keep the buildings now erected, or any which may hereafter be erected on said premises, together with an personal property, if any, covered by the lien hereof, insured against loss or damage by fire and such other hazards, including but not limited to, war risks, and in such manner as the mortgagee may require, to the extent of not less at any time than the aggregate principal indebtedness secured hereby at that time, or the full insurable value of said property, whichever is the smaller amount, as ance, the property shall be kept insured for a sufficient amount also to comply with such co-insurance condition) in some company or companies as said mortgagee may, at its election, specify, and for ance, the property shall be kept insured for a sufficient amount also to comply with such co-insurance contained. In some companies acceptable to said mortgagee, or in such company or companies as said mortgagee may, at its election, specify, and for the benefit of said mortgagee, and will deliver the policies and renewals for all insurance on said property with suitable and satisfac-

SECOND: that so long as said note, or any other indebtedness secured hereby shall remain unpaid, in whole or in part, said SECOND: that so long as said note, or any other indebtedness secured hereby shall remain unpaid, in whole or in part, said mortgage, and the debt secured hereby, before they become delinquent and promptly deliver receipts therefor to the mortgagee, and will comply with and be bound by all rules and regulations of any governmental authority affecting said property and of mortgage. The loan secured hereby, before the loan secured hereby. THIRD: that said morigagor will keep all the buildings now or hereafter erected on said premises and the grounds and THIRD: that said mortgagor will keep all the buildings now or hereafter erected on Said premises and the grounds and shubbery, if any, surrounding said buildings, together with all personal property, if any, covered by the lien hereof, in good order, repair and condition and will not do or permit waste of the property hereby mortgaged; and to the extent that said mortgaged property shall constitute a farm or orchard, the mortgage will operate such farm or orchard in such manner as to prevent the same and the improvements thereon, including forces from deteriorating during the life of this mortgage, reasonable and proper use.

gagor to keep and perform, then these presents shall cease and be void, but otherwise shall remain in full force and effect. And said mortgagor hereby covenants and agrees with said mortgagee, its successors and assigns, as follows: FIRST: that said mortgagor will pay said note and any and all notes evidencing future advances and any and all extensions or renewals thereof, if any, together with all interest accrued thereon, promptly as the same become due; all extensions or re-

part thereof, and shall repay any and all future advances made to the mortgagor by the mortgagee, as above provided, in a part mereor, and shan repay any and an inture advances made to the mortgagor by the mortgaget, as above provided, in ac-cordance with the terms of the note or notes evidencing such future advances, and of any extensions or renewals thereof, or of 14611 any part thereof, and shall keep and perform all and singular the covenants and agreements herein contained, for said mort-

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said mortgagee may, at its election, specify, and for

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in and for said County and State, the within named	I in and who executed the foregoing instrument and who		
AT AT A STATE AND A ST	rument freely and voluntarily for the purposes and use therein mentioned, not set my hand and notarial seal the day and year last above written. Notary Fublic in and for said County and State.	rument freely and voluntarily for the purposes and use therein mentioned, nto set my hand and notarial seal the day and year last above written. Notary Fublic in and for said County and State. RATE ACKNOWLEDGMENT day of August, 1926, before me, the undersigned, nathan W. Coleman poth to me personally known, who, being duly Coleman	rument free ly and voluntarily for the purposes and use therein mentioned, nto set my hand and notarial seal the day and year last above written. Notary Public in and for said County and State. RATE ACKNOWLEDGMENT day of