MORTGAGE

MTC13967790

THIS MORTGAGE, made this 9th day of May , 1996, by HARRY L. MAUCH and CAROL E. MAUCH, Mortgagor, to LLOYD H. MORRIS, or upon his death to WILLIAM HOWARD MORRIS, Mortgagee,

WITNESSETH:

That said Mortgagor, in consideration of forty thousand and no/100 dollars (\$40,000.00), to him paid by said Mortgagee, does hereby grant, bargain, sell and convey unto said Mortgagee, his heirs, executors, administrators and assigns, that certain real property situated in Klamath County, State of Oregon, bounded and described as follows, to-wit:

As described on Exhibit 1 attached hereto

together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in any wise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and profits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage or at any time during the term of this mortgage.

TO HAVE AND TO HOLD the said premises with the appurtenances unto the said Mortgagee, his heirs, executors, administrators and assigns forever.

This mortgage is intended to secure the payment of a promissory note, a copy of which is Exhibit 2 attached hereto.

The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment becomes due, to-wit: September 1, 2024.

And said Mortgagor covenants to and with the Mortgagee, his heirs, executors, administrators and assigns, that he is lawfully seized in fee simple of said premises and has a valid, unencumbered title thereto and will warrant and forever defend the same against all persons; that he will pay said note, principal and interest, according to the terms thereof; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges

MORTGAGE - 1 4/17/96

UPON RECORDING RETURN TC: AMERITITLE-COLLECTION #32857 222 S SIXTH STREET KLAMATH FALLS OR 97601

of every nature which may be levied or assessed against said property, or if this mortgage or the note above described, when due and payable and before the same may become delinquent; that he will pay and satisfy any and all liens or encumbrances that are or may become liens on the premises or any part thereof superior to the lien of this mortgage; that he will keep the building now on or which hereafter may be erected on the said premises continuously insured against loss or damage by fire and such other hazards as the Mortgagee may from time to time require, in an amount not less than the original principal sum of the note or obligation secured by this mortgage, in a company or companies acceptable to the Mortgagee, with loss payable first to the Mortgagee and then to the Mortgagor as their respective interests may appear; all policies of insurance shall be delivered to the Mortgagee as soon as insured. Now if the Mortgagor shall fail for any reason to procure any such insurance and to deliver said policies to the Mortgagee at least 15 days prior to the expiration of any policy of insurance now or hereafter placed on said buildings, the Mortgagee may procure the same at Mortgagor's expense; the Mortgagor shall construct and maintain a 6 foot chainlink fence topped by three strands of barbed wire around the perimeter of the property; that he will keep the buildings and improvements on said premises in good repair and will not commit or suffer any waste of said premises.

The Mortgagor warrants that the proceeds of the loan represented by the above described note and mortgage are for business or commercial purposes.

Now, therefore, if said Mortgagor shall keep and perform the covenants herein contained and shall pay said note according to its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of all of said covenants and the payment of said note; it being agreed that upon a failure to perform any covenant herein, or if a proceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the Mortgagee shall have the option to declare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be foreclosed at any time thereafter. And if the mortgagor shall fail to pay any taxes or charges or any lien, encumbrance or insurance premium as above provided for, the Mortgagee may at his option do so, and any payment so made shall be added to and become a part of the debt

MORTGAGE - 2 4/17/96

secured by this mortgage, and shall bear interest at the same rate as said note without waiver, however, of any right arising to the Mortgagee for breach of covenant. And this mortgage may be foreclosed for principal, interest and all sums paid by the Mortgagee at any time while the Mortgagor neglects to repay any sums so paid by the Mortgagee. In the event of any suit or action being instituted to foreclose this mortgage, the losing party therein agrees to pay all reasonable costs incurred by the prevailing party for title reports and title search, all statutory costs and disbursements and such further sum as the trial court may adjudge reasonable as prevailing party's attorney's fees in such suit or action and if an appeal is taken from any judgment or decree entered therein, the losing party therein further promises to pay such sum as the appellate court shall adjudge reasonable as prevailing party's attorney's fees on such appeal, all such sums to be included in the court's decree.

Each and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators, successors and/or assigns of said Mortgagor and of said Mortgagee respectively.

In case suit or action is commenced to foreclose this mortgage, the Court may, upon motion of the Mortgagee, appoint a receiver to collect the rents and profits arising cut of said premises during the pendency of such foreclosure, and apply the same to the payment of the amount due under this mortgage, first deducting all proper charges and expenses attending the execution of said trust.

In construing this mortgage, it is understood that the Mortgagee may be more than one person; that if the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

This mort gage secures the promissory note of even date and it is not intended that the mortgage dated May 17, 1994, and rescarded as M94, Page 20091, Klamath County Records, merge with this mortgage.

and, mer	ge wit
IN WITNESS WHEREOF, said Mortgagor has hereunto set hi	
the day and year first above written	
above written.	is hand
all the I m	
Hatry L. Mauch	
-LIKOL > 11/0. L	
STATE OF OREGON) Carol R. Mauch	
County of Klamath)	
This income	
by March Was acknowledged before me on May 9	
	1996,
NOTARY PUBLIC : OPEGON	
MY COMMISSION PURPLES NOT DESCRIPTION OF THE PUBLIC SON	
	00
After recording, return to:	17
COLLECTION ESCROW #52857	
222 S SIXTH STREET	
KLAMATH FALLS OR 97601	
57001	
STATE OF OREGON	
) 77	
county of Klamath	
I certify that the with	
I certify that the within instrumentwas received for record recorded in book/reel/volumentwas received for record	
recorded in book/reel/volume No. on page of Mortgages of anida or	l on
ree/file/incry	and
fee/file/instrument/microfilm/reception No. Of Mortgages of said County. On page Or Rec	as
Witness my hand and seal of County affixed.	ord
and seal of County affixed	
Title Title	
Deputy	

EXHIBIT LEGAL DESCRIPTION

PARCEL 1

TRACT 95, PLEASANT HOME TRACT NO. 2, according to the official plat thereof on file in the

PARCEL 2

Beginning at an iron pin on the North right of way line of the Klamath Falls-Lakeview Highway which lies North 0 degrees 55' West a distance of 30 feet and North 89 degrees 21' East along the Northerly right of way line of the Klamath Falls-Lakeview Highway a distance East along the Northerly right of way line of the Klamath Falls-Lakeview Highway a distance of 402.6 feet from the iron pin which marks the center of Section 2, Township 39 South, Range 9 East of the Williamette Meridian in Klamath County, Oregon and running thence: Continuing North 89 degrees 21' East along the North right of way line of the Klamath Falls-Lakeview Highway a distance of 99.8 feet to an iron pin; thence North 0 degrees 59' Meet a distance of 189.4 feet to an iron pin which lies on the South line of Pleasant Home Tracts No. 2; thence South 89 degrees 21' West along the South line of Pleasant Home Tracts No. 2 and parallel to the center line of the Klamath Falls-Lakeview Highway a distance of 99.8 feet to an iron pln; thence South 0 degrees 59' East a distance of 189.4 feet, more or less, to the point of beginning, and being a portion of the SW1/4 of NE1/4, Oregon. EXCEPTING THEREFROM that parcel conveyed to the State of Oregon, by and through 1293, and recorded June 29, 1973 in Volume M73 at page 8322, all Deed Records of Klamath County, Oregon.

PARCEL 3

Beginning at an iron pin on the Northerly right of way line of the Klamath Falls-Lakeview Highway, which lies North 0 degrees 55' West a distance of 30 feet and North 89 degrees 21' of 502.4 feet from the iron point which marks the center of Section 2, Township 39 South, Range 9 East of the Willamette Meridian, in Klamath County, Oregon, and running thence: Continuing North 89 degrees 21' East along the Northerly right of way line of the Klamath Falls-Lakeview Highway a distance of 100 feet to a point; thence North 0 degrees 59' West Adistance of 189.4 feet to a point which lies on the South line of Pleasant Home Tracts No. 2; thence South 89 degrees 21' West along the South line of Pleasant Home Tracts No. feet to an iron pin; thence South 0 degrees 59' East a distance of 189.4 feet, more or Oregon by and through its State Highway Commission by instruments recorded August 13, 1964 Records of Klamath County, Oregon.

SIAII	OF OREGON: COUNT	Y OF KLAMATH: ss.		
Filed f	or record at request ofA	AmeriTitle .D., 19 96 at 11:52	theth o'clockA M., and duly recorded in VolM96	_ day
	of	Mortgages	on Page 13321	<u> </u>
FEE	\$30.00		By Bernetha G. Letsch, County Clerk By Lucy & Lucy L	
			X	

OREGON HEALTH DIVISION ORECENTACIONE WHAT IN INVINCES HEALTH DI VISION 200087 CENTER FOR HEALTH STATISTICS 136 108 Local File Number CERTIFICATE OF DEATH DECEDENT'S FAST State File Number Olga DE ENTE OF DEATH (Month, Day, Year) SOCIAL SECURITY NUMBER SE ACICLES BANDAY BR IDSHAW Female February 29, 1996 Sc. Under 1 Day 6 Bit 7 CATE OF BIRTH (Month, Day, Year) Modec Co, CA US ARMED FORCES? June 29, 1915 DICIDINI 94. PLACE OF DEATH (Check only pine) 1995/77AL. ☐ Inpatient ☐ ERVO-ripationt ☐ DOA ☐ HEIL BI Nursing Home ☐ Decedent's Home ☐ Other (Specify) 9b. FACILITY NAME (If not institution, give street and number) BC. CITY, TOWN, OR LOCATION OF DEATH Plum Ridge Care Center 94 COUNTY OF DEATH PTUM KTUBE 10a CECEPATION Working life Klamath Falls 100 KIND OF BUSINESSINDUST IY 11. MARITAL STATUS - Married, 1/2 SPOUSE III Manied, Wissiamen, Navor Manied, Wissiamen, Ovorced (Specify) (Give kind of work & Do not use retired.) **Farmer** Agriculture Widowed ILL RESIDENCE - STATE James A. 13h, COUNTY 13c. CITY, TOWN OR LOCATION 13d STREET AND NUMBER Oregon Klamath Malin 26421 Micka Road 13e. (NSIDE CIT 14. WAS DECEDENT OF HISPANIC ORIGINT (Specily No or Yes - If yes, specily Cuban, Maxican, Puerio Rican, etc.) (3 No) Yes 131. ZIP CODE 16 DECEDENT'S EDUCATION (Specify only highest grade comple □ Yes 🔯 No 97632 White 17. FATHER - NAME PAPENTS 18. MOTHER - NAME first Felix Kunz Marie Piegrinek Kathryn G. Moore, niece 20a. METHOD OF DISPOSITION (I Maunoleum 206 PLACE OF DISPOSITION (Nai ve of cemetery, crematory, or other place) 20c. LOCATION - City or Town, State DISPOSITION Burial □ Cremetion □ Removal from State Donation Dotter (Specify) Malin Community Cemetery Malin, OR 97632 22 NAME, ADDRESS AND ZIP OF FACILIDAVENPORT'S Chapel 216 LICENSE NU ABER of the Good Shepherd, 6420 So. 6th St., FS-0124 Klamath Falls, Oregon 97603-7194 PIGISTRAR MAR 05/1996 24 REGISTRAR'S SIGNATURE □res □NO 1 YES DNO N/A TO BE COMPLETED BY CERTIFYING PHYSICIAN 27 TIME OF DEATH TO BE COMPLETED ONLY BY MEDICAL EXAMINER 28 WAS MEDICAL EXAMINER NOTIFIED 310 DATE PRONOUNCED DEAD (Month, Day, Yes 1915 Clyes OS N CIRTUIER 33 DATE SIGNED (Month, Day, Year) 34. NAME, TITLE, ADDRESS AND ZIP OF CERTIFIERMEDICAL EXAMINER (Type or Print) Robert N. Edwards, MD, 4509 South 6th St., Suite #311, Klamath Falls, OR 97603 35. NAME OF ATTENDING PHYSICIAN IF OTHER THAN CERTIFIER (Type or Print) CONDITIONS IF ANY WHICH GAVE RISE TO HAMEDIATE CAUSE STATING THE David H. Panossian, MD, 2628 Daggett Averue, Klamath Falls, OR 97601 36. IMIAI DIATE CAUSE (ENTER ONLY ONE CAUSE PER LINE FOR (a), (b), AND (c)) Do not enter Chronic Renal Failure nterval between onset and death MODTHS DIE TO, OR AS A CONSEQUENCE OF UNDERLYING CAUSE LAST ntervat between onset ind death DUE TO, OR AS A CONSEQUENCE OF OTHER SIGNIFICANT CONDITIONS -Conditions contributing to death but not no 38, AUTOPSY 39. If YES were findings considered in determining cause of death? 37. Did tobacco use contribute to the death? Pulmonary Fibrosis □ Nes C) Probably OC No D Unknown 40, MANGER OF DEATH Ures Bilo 41s. DATE OF INJURY 41b. TIME OF 416 DESCRIBE HOW MIJURY OCCURRED D.N Decident Dundetermined Dres Gijno Däwicide Chomicide C Legal et, factory, office 411. LUCATION (Street and Number or Rural Route Number, City or Town, State) ESERVED FOR REGISTRAR'S USE I CERTIFY THAT THIS IS A TRIJE, FULL AND CORRECT COPY OF THE ORIGINAL CERTIFICATE ON FILE IN THE VITAL RECORDS UNIT OF THE OREGON STATE HEALTH DIVISION. MAR 0 5 1996 DATE ISSUED EDWARD & JOHNSON I STATE OF OREGON: COUNTY OF KLAMATH: SS. Filed for record at request of _ Jerry M Molatore Attorney At Law A.D., 19 96 at 2:39 o'clock P.M., and duly recorded in Vol. M96 of <u>Deeds</u> __ on Page __<u>13326</u> Bernetha G. Letsch, County Clerk \$10.00 Return: Jerry Molatore B_{y} \subseteq

426 Main Street

Klamath Falls, Oregon 97601

FEE