	FORM NO. 767-AGREEMENT SUBSTITUTING LIABILITY UNDER MORTGAGE OR TRUST DEED. 101. 73 Page 4381	A Contraction of the second se
	sk 75311	
	THIS AGREEMENT, Made and entered into this llth day of	and the second se
	by and between MODOC LUMBER CO., INC., an Oregon corporation	A Contraction of the Contraction of the Contraction
	hominatter celled the seller, IRVEN C. JOHNSON and MARY ANNA JOHNSON,	
	hereinalter called the lienholder, and DONAL H. DEAN	
	the instant onlind the purchaser!	
	WIINESSEIN.	All in the standard states of the states of
	The seller is obligated and liable for the payment to the lienholder of a promissory note organisty in the instrument just named dated	
	Mortgage Records of NIAMATIA Dury, Oregoin, in Solary oregoin, in Solary oregoin, in Solary or the said promissory note and lien and the pur- is made a part of this agreement; the lienholder is now the owner and holder of the said promissory note and lien and the pur- chaser knows the terms, conditions and provisions thereof.	
	 chaser knows the terms, conditions and provisions thereof. The seller has sold and conveyed the real property described in said recorded lien, and the whole thereol, to the above named purchaser and both the seller and the purchaser have requested the lienholder to release the seller from any and all furnamed purchaser and both the seller and the purchaser have requested the lienholder to release the seller from any and all furnamed purchaser and both the seller and the purchaser have requested the lienholder to release the seller from any and all furnamed purchaser and both the seller and the purchaser have requested the lienholder to release the seller from any and all furnamed purchaser and both the seller and the purchaser name exclusion of the indebtedness evidenced thereby and/or said recorded lien. NOW, THEREFORE, in view of the premises and for value received, the parties hereto agree as follows: 	
	1. The principal of said promissory note now unpaid is 5.25,400 that he had he	
	15 and particular and particular to	The second s
	2. The purchaser hereby assumes all of the seller's itability under said upgaid balance of said promissory note with the interest and with the seller and lienholder herein, and each of them, to pay said ungaid balance of said promissory note with the interest at the time and in the manner and in all respects as therein provided, to pay and perform each and all of the obligations provided is at the time and in the manner and in all respects as therein provided, to pay and perform each and all of the obligations provided is at the time and in the manner and in all respects as therein at the time, in the manner and in all respects as therein is a did recorded lien to be paid and performed by the obligor therein at the time, all as though said promissory note and said required, to be bound by each and all of the terms and conditions of said recorded lien, all as though said promissory note and said recorded lien, and each of them, had originally been made, executed and delivered by the purchaser. Purchaser further covenants and afteres to save the seller harmless and to defend seller from any and all claims and demands whatsoever arising or which may	
	and agrees to save the seller harmess and to definess secured thereby. arise under said recorded lien and the indebtedness secured thereby. 3. Nothing herein contained or done pursuant hereto shall affect or be construed to affect the priority of said recorded lien over any other liens, charges or encumbrances or, except as herein otherwise expressly provided, to release or affect the liability of any party or parties whomsoever which may now or hereafter be liable under or on account of the obligations secured by said of any party or parties whomsoever which may now or hereafter be liable under or on account of the obligations secured by said	
	recorded lien. 4. In the event there has been established in connection with said recorded lien any reserve or other lund from which to pay taxes, assessments, insurance premiums and other charges the present amount thereol is 5	
	any returds, return preimands, reduce providence of guaranteed by any third person, firm or corporation (including any agency of the 5. It said recorded lien is one insured or guaranteed by any third person, firm or corporation (including any agency of the United States), the lienholder agrees to make or join with the purchaser in making application to such insurer or guarantor to secure United States), the lienholder agrees to the seller from liability on said indebtedness and recorded lien; should the insurer or guar- the latter's consent to the release of the seller from liability on said indebtedness and regulations of said agency pertinent to antor be an agency of the United States, the purchaser agrees to comply with all rules and regulations of said agency pertinent to said matters; and as soon as the written consent of said insurer or guarantor to seller's release is obtained, then but not otherwise, said matters; and as soon as the written consent of said insufer or guarantor releases the seller from all further liability	
	to the lienholder on said independence and whenever the context so requires, the singular includes the plural, and plural includes 6. In construing this instrument and whenever the context so requires, the singular includes the plural, and plural includes the singular, and the masculine includes the terminine and the neuter. If the purchaser herein is more than one person, the obliga-	
	tions of each shall be joint and several. 7. This instrument binds and inures to the benefit of as the circumstances may require not only the immediate parties hereto but their respective heirs, administrators, executors, successors in interest and assigns.	
		and the second sec
•	the seals in triplicate on	
	IN WITNESS WHEREOF, the parties hereto have set their respective hands and seals in triplicate on MODOC LUMBER CO., INC., an Oregon this, the day and year first above written. Corporation	
	A President	
	Secretary (SEAL)	
	Staren C. Annson (SEAL)	A CONTRACTOR OF THE OWNER
	LIENHOLDER Mary anne Johnson (SEAL)	
	(Donal H Decon (SEAL)	
	PURCHASER (SEAL)	
	attive attive its corporate seal.	Maria and and and and and and and and and an
	NOTE: If any party hereto is a corporation, affix its corporate seal.	

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<u>e 1</u>33 4382 (ORS 93.490) STATE OF OREGON, **85**. County of Richard C. Beesley who, being duly sworn, each for himself and not one for the other, did say that the former is the .. , 19.... Personally appeared the above named. THE PART OF president and that the latter is the secretary of Modoc Lumber and acknowledged the foregoing instrument to be secretary of TOGGE Humber Co., Inc. , a corporation, and that the seal affired to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalt of said corporation by suthar-ity of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: Auch M. BLATACK Notary Public for Oregon SEAL) . voluntary act and deed. Refore me: (OFFICIAL ្មា SEAL) (OFFÍCIA SEAL) Notary Public for Oregon My commission expires: My commission expires: 2 e. 4 .) 55. STATE OF OREGON, County of STATE OF OREGON, 19 County of and Personally appeared each for himself and not one for the other, did say that the former is the .., 19.. Personally appeared the above named ... president and that the latter is the and acknowledged the foregoing instrument to be voluntary act and deed. 1 Before me: (OFFICIAL SEAL) (OFFICIAL SEAL) Notary Public for Oregon Notary Public for Oregon My commission expires: My commission expires: 「「「「「「「」」」 theď instru-P.M., 5 County Record seal Substituting Liability Under Mortgage or Trust Deed ю AGREEMENT certify that the within record of said and o'clock M 73 Er make De lo hand KJA MATH (FORM No. 787) Apri.1 forBETWEEN STATE OF OREGON, ej, recorded in book. received my a MILE 71;17 ъ. Witness 11 5 County affixed day was Ē County 73, at.. 麗 LIM. 5 ment L2th. and 67 \$ **L.** CO FFE 1 1.111