|  |  | 178 JU   | l 15 mm fl 3   | 2  | m   |  |  |
|--|--|--|--|--|---|--|--|
|  | 519<br>=   | 33   | MORTGA   | GE                                       | Vol. 78   | Page 15555   |  |
| ĒĀ   |  |  | (Short For   | m)                                       |   |  |  |
| Mortgagor(s):  | Keith R.<br>Marva J.   |  |  | Address:                                 | P. O. Box 253<br>Chiloquin, Or  | egon 97621:  |  |
| Borrower(s):   | Keith R.   |  |  | Address:                                 | P. 0. Box 253   |  |  |
| Mortgagee:   | Marva J.<br>United States  | Miller<br>National Bank of Oregon  | , Chiloquin  |  | Chiloquin, Or   | egon 97624<br>Branch   |  |
| 1. Grant of Mortgage. By signing below, I'm mortgaging to you, UNITED STATES NATIONAL BANK OF OREGON, this property in   |  |  |  |  |   |  |  |
|  | See E <del>v</del> hihi  | - County, Oregon:<br>t A attached.   |  |  |   |  |  |
|  | Dec Imitor   |  |  |  |   |  |  |
| and all huildin  | as and other imp   | rovements and fixtures r   | now or later located c   | on it. I'm also ass                      | igning to you any fu  | ture rents from the property as  |  |
| security for the debt described below. I agree that I'll be legally bound by all the terms stated in this mortgage. 2. Debt Secured. This mortgage and assignment of rents secures the payment of the principal, interest, credit report fee, late charges,  |  |  |  |  |   |  |  |
| collection costs, attorneys' fees (including any on appeals), and other amounts owing under a note with an original amount financed of s <u>5,025,00</u> , dated June 16, 1978, signed by <u>Keith R. &amp; Marva J. Miller</u> and payable to you, on which the last payment is due <u>December 16</u> , 1983,  |  |  |  |  |   |  |  |
| and payable to you, on which the last payment is due <u>December 10</u> , 19 <u>0</u> 7,   |  |  |  |  |   |  |  |
| and extensions and renewals of any length. The mortgage will also secure future credit you may later give me on this property, and any other   |  |  |  |  |   |  |  |
|  | and renewals of to you under this  |  | tgage will also secure   | e future credit you                      | i may later give me o   | on this property, and any othe   |  |
|  | urance, Liens, an  | d Upkeep.<br>property insured by com   |  | 6.3 H<br>rupt;                           | f any co-borrower o   | r I become insolvent or bank   |  |
| able to y  | ou with fire and   | theft, and extended cove   | erage insurance  | 6.4 1<br>haven't told                    | you the truth about   | lse financial statement, or if I<br>my financial situation, about                                    |  |
| The poli   | cy amount will the debt secure   | be enough to pay the d by the mortgage or the  | entire amount  | 6.5                                      | or about my use of the<br>f any creditor tries, b<br>nk account any co-bo | ie money loaned;<br>by legal process, to take money<br>prrower or I may have at any of               |  |
| of the pr<br>similar p   | operty, whicheve<br>rovision in the p  | er is less, despite any "co<br>colicy. The insurance po  | -insurance" or<br>licles will have   | your branch<br>have coming               | es, or any other me<br>from you; or                                       | oney or property i may ther  |  |
| your standard loss payable endorsement. No one but you has a contract; or to nortgage or lien on the property, except the following "Per-<br>mitted Lien(s)": Trust Deed dated May 25, 1977 in the origoreclose any Permitted Lien or other lien on the property.<br>ant. of \$32,000, in favor of 1st Fed S & I. Assoc. 7. Your Rights After Default. After a default you will have |  |  |  |  |   |  |  |
| 3.2  | l'li pay taxes   | and any debts that m   | ight become a  | ne tonowing right                        | Rights After Default.<br>s and may use any or                             | After a default you will have<br>ne, or any combination of them                                      |  |
| other the  | n yours and the  | will keep it free of more<br>Permitted Liens just descr<br>the property in good  | ribed.   | due and pava                             | ble all at once withou  | entire secured debt immediately<br>at notice.  |  |
| repair and will prevent the removal of any of the improvements.<br>3.4 If any of these things agreed to in this Section 3 are<br>not done, you may do them and add the cost to the ioan. I'll pay<br>7.2 You may collect all or any part of the debt so<br>by this mortgage directly from any person obligated to<br>7.3 You may foreclose this mortgage under app                   |  |  |  |  |   |  |  |
| the cost   | of your doing  | these things whenever<br>te charged on any of the  | you ask, with  | law.<br>7.4                              | ou may have any re  | nts from the property collected  |  |
| the payr   | nents on the s   | tgage. You may increase<br>ecured debt to include  | the costs and  | and other lav                            | vful expenses, on the   | er and above costs of collection<br>debt secured by this agreement<br>ther rights you have under the |  |
| be a def<br>you have   | interest. Even if you do these things, any failure to do them will<br>be a default under Section 6, and you may still use other rights<br>you have for the default.<br>3. Satisfaction of Mortgage. When the secured debt is c   |  |  |  |   |  |  |
| property they  | are all signing th   | sfers. If there are any consistent of the second se | the property,  | nortgage for me to<br>9. Change          | record.<br>e of Address; I'll give  | 'll give me a satisfaction of thi  |  |
| written permis<br>affect your m  | sion first. If y   | you give me your permi<br>sponsibility to pay the d  | ssion, it won't  | whenever I move.<br>ast address I've giv | You may give me an<br>en you.   | ny notices by regular mail at the nortgage and the loan it secure                                    |  |
| this mortgage.<br>5. Pro   | otecting Your Intervention   | terest. I'll do anything th<br>nd preserve your mortga   | ne and I'll pav  | will be governed by                      | / Oregon law.   |  |  |
| all recording fe   | es and other fees<br>fault. It will be a   | and costs involved.<br>a default:  |  | agree to all the te                      | rms of this mortgage. $R W, M W$  |  |  |
| cured by<br>6.2  | this mortgage will the light of | ceep any agreement l've  | e made in this   | Keith R. M.                              |   | len  |  |
| Mortgage<br>trust der  | e, or there is a<br>ed, or other secu  | default under any secur<br>arity document that secu  | rity agreement,  | Marva J. Mi                              |   |  |  |
| (110 600)  | secured by this a  | 이 같이 아이들 말 같아요. 그는 것   |  | WLEDGEMENT                               |   |  |  |
| STATE OF OREGON )  |  |  |  |  |   |  |  |
| County of  | Klamath  | ) ss.  |  |  | <u> </u>  | <u>ne 16 ,19 78</u>  |  |
| Personally appeared the above named <u>Keith R. Miller and Marva J. Miller</u>   |  |  |  |  |   |  |  |
|  |  | ig mortgage to be <u>vito</u>  | voiunta<br>(   | Wasowood                                 | 1) Con  | u e l  |  |
| Before I   |  | )<br>14 61-3666 on Ben 7 1 g   |  | Notary Public for<br>My commission ex    | Dregon<br>(Dires: My Commission )   | xpiral-Ort 14-1079   |  |
| 52-3681 10/77  | fore Mitu No   | nte 51-3666 on Reg. Z Loans  | <ul> <li>A second state state state</li> <li>A second state</li> <li>A second state</li> <li>A second state</li> </ul> |  |   |  |  |
| b b  |  |  | e seedige de part stag   |  | All Contract of the second  | <ul> <li>A state of the state of the state</li> </ul>  |  |

DESCRIPTION

The following described real property situate in Klamath County, Oregon: A parcel of land situate in Lot 21, Section 9, Township 35 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon, more particularly described

Beginning at the Northwest corner of said Lot 21; thence along the North line of Lot 21, South 89° 53 3/4' East 500.16 feet to the true point of beginning; thence continuing along the North line of Lot 21, South 89° 53 3/4' East 166.72 feet to a point; thence South to a point on the South line of Lot 21, that bears South 89° 49 3/4' Fast 667.50 feet from the Southwest corner of said Lot 21; thence along the South line of Lot 21, North 89° 49 3/4' West 166.72 feet to a point, thence North to the true point of beginning.

TOGETHER WITH a non-exclusive, perpetual easement for ingress and egress over the existing roadway, 30 feet in width running along the West boundary of the hereinafter described real property and 15 feet in width running along the South boundary line of the real property more particularly described as follows: A parcel of land situate in Lot 21, Section 9, Township 35 South, Range 7 East of the Willamette Meridian, more particularly described as follows:

Beginning at the Northwest corner of said Lot 21; thence along the North line of said Lot 21, South 89° 53 3/4' East 333.44 feet to a point; thence South to a point on the South line of Lot 21, that is South 89° 49 3/4. East 333.75 feet along the South line from the Southwest corner of Lot 21; thence North 89° 49 3/44 West 333.75 feet along the South line of Lot 21 to the Southwest corner of Lot 21; thence North along the West line of Lot 21, 657.3 feet, more or less, to the point of beginning.

ALSO TOGETHER WITH a non-exclusive, perpetual easement for ingress and egress over

the Willamette Meridian, more particularly described as follows:

WM. D. MILNE, County Clerk Demetha Satoch

A parcel of land situate in Lot 21, Section 9, Township 35 South, Range 7 East of

the real property more particularly described as follows:

Beginning at the Northwest corner of said Lot 21; thence along the North line of Lot 21, South 89° 53 3/4' East 333.44 feet to the true point of beginning; thence continuing along the North line of Lot 21, South 89° 53 3/5' East 333.44 feet to a point; thence South to a point on the South line of Lot 21, that bears South 89° 49 3/4' East 667.50 feet from the Southwest corner of said Lot 21; thence along the South line of Lot 21, North 89° 49 3/4' West 333.75 feet to a point;

I hereby certify that the within instrument was received and filed for record on the \_\_\_\_\_19th day of July\_\_\_\_A.D., 19\_78\_at\_11:32\_\_\_\_O'clock\_\_\_\_A\_\_\_M., and duly recorded in Vol.\_\_N78\_\_\_\_

thence North to the true point of beginning.

Rentaine to -

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FEE \$6.00

U.S. Meli Danke P.O. Day 377 Chilosun, Er 97624

STATE OF OREGON; COUNTY OF KLAMATH; ss.

the existing roadway, 15 feet in width running along the South boundary line of

15556

EXHIBIT A