PORTLAND FORM No. 51-EXTENSION OF MORTGAGE OR TRUST DEED Page 2221 OLHG 61724 day of January <u>گ4∕ي)</u>-85 24th..... THIS AGREEMENT; Made and entered into this... 19-79., by and between SOUTH VALLEY STATE BANK. hereinafter called first party, and KLAMATH HOUSE MOVERS, INC. hereinafter called second party, and ... hereinafter called third party; WITNESSETH: RECITALS: On or about <u>August 31</u>, <u>19.78</u><u>K1 amath House Movers, Inc.</u> (hereinalter called morigagor) made, executed and delivered to <u>SOUTH VALLEY STATE BANK</u> a promissory note in the sum of Klamath House Movers, Inc. To be due on demand and if no demand then May 1, 1979. The sums now unpaid on said note and the declining balances thereoit shall bear interest hereafter at the rate of \_\_\_\_\_\_\_percent per annum. In moving does this instrument change the terms of said note and security agreement or curtail or enlarge the rights or obligations of the parties hereto, excepting only as to the change in the intrest rate. It any, and the extension herein granted. The second party, hereby agrees to pay the current unpaid balance of said note promptly at the time or times, together with the interest, above set of the shange the time stated in said note. Inthe interest being payable at the times stated in said note. Inthe third party, if any, agrees to such extension of time and, if the rate of interest on said current debt is increased, to such increase. The third party, if any, agrees to such extension of time and, if the rate of interest on said current debt is increased, to such increase. IN WITNESS WHEREOF; the parties hereto have executed this document on the date first above written, SOUTH VALLEY STATE BANK in duplicate. Second Party Third Party IMPORTANT NOTICE: If the above extension comes within the purview of the Truth-In-Lending Act and Regulation Z and If the first party above im-poses a charge or fee for granting such extension AND if the obligation described above is other than one, "upon which the amount of the finance charge is determined by the application of a parcentage rate to the unpaid balance," disclosures must be made by sold first party pursuant to Section 226.8(e) of Regulation Z; for this purpose, Stevens-Ness Form No: 1313 or equivalent must be used. STATE OF OREGON, County of \_\_\_\_\_Klamath (NOTE: Only the first party's ecknowledgment is required.) ) ss. 19 79 Personally appeared Lloyd M. Jensen STATE OF OREGON, January 24, XXXX )55. ) ...who, being duly sworn, County of each for himself and not one for the other, did say that the former is the 19. Personally appeared the above named. State Bank according instrument is the disposed seal attracts of the toregoing instrument is the disposed seal attracts of the toregoing instrument is the disposed seal attracts of the disposed seal attracts of the disposed seal instrument to be its voluntary for the disposed seal of the disposed seal instrument to be its voluntary for the disposed of the disposed seal instrument to be its voluntary for the disposed of the disposed seal instrument to be its voluntary for the disposed of the disposed seal instrument to be its voluntary for the disposed of the disposed ...and acknowledged the foregoing instru-.....voluntary act and deed. ment to be ... P. Muelle Before me: VION amilat Notary Public for Orogon My commission expires: January 24, 1981 (SEAL) Notary Public for Oregon My commission expires: STATE OF OREGON 24.42SS. EXTENSION OF County of Klamath MORTGAGE OR TRUST DEED I certify that the within instrumen was received for record on the 26thday of January , 1979 DON'T USE THIS at ..... 10:46o'clock A.M., and recorded PACEI HEBERVED то LABEL IN COUN-Record of Mortgages of said County. TIES WHERE UBED.) Witness my hand and seal of County affixed. AFTER RECORDING RETURN TO Sars Valley Slote But P.O. Box 3-210 <u>X.Falls</u> Wn. D. Milnež By Semetha Shits in Doputs Fee \$3.00