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James J. Monti and Debra A. M. 17816 Freight Road Hane, Klam U.S. National Bank of Oregon, 740 Main Stational Bank of Oregon,	ath Fa	Martin 11s. OF	I. Monti	and Jane	t Monti		
The lender has been street PiO Box 789	Klama	th Fall	s Branch				_ Mortgagor Address
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The form "Index.					Augus	st 29, 1986	5
The term "Indebtedness" as used in this Mortgage at the	- 1993) - 1993 - 1997	Maret Maret	ан на 1970 р. – 1971 г. 1971 г. – 1971 г. – 197	e e e e e e e e e e e e e e e e e e e	••••••••••••••••••••••••••••••••••••••		
The term "Indebtedness" as used in this Mortgage shall and renewals of the note(s). (b) any future amounts, (exce with interest, that the Lender may in its discretion loan advances are related to any Indebtedness currently secure by the parties, or whether or not any note or other eviden discharge obligations of Mortgagor as permitted under this be indexed, adjusted, renewed or renegotiated in accordan To secure payment of the Indebtedness and performance of the terms set out below the following property in the County Lot 20, Block 26, 4TH ADDITION my	ce of debt s Mortgage,	ortgage by o states that with intere	class or kind, whi it is secured he st. The interest	ether or not the reby, and (c) a	ons and renewals, t future advances ar iny sums paid or ad	whether or not th e currently conter Vanced by the la	logether le future mplated
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Lot 20; Block 26, 4TH ADDITION TO Lot 7, Block 25, 4TH ADDITION TO	) KLAMA	TH RTV				, State of O	ider on Iregon.
Lot 7, Block 25, 4TH ADDITION TO	KLAMAT	H RIVE	R ACRES,	PIDUE	TAIN TITLE COMP mant by respect of		
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which has the address of <u>17816 Freight Road</u> Together with all appurtenances, all existing or subseque affixed improvements or fixtures, and, unless this Mortgage is secure an extension of comparison of the security of th	,**	19 1		23 10	as not examined it to its effect upon may be described th ane, Klamath Dayment of anoth	the title to am	nd sufficiency
<ol> <li>Federal Truth-in-Lending Act, Mortgager also hereby grant Uniform Commercial Code security interest in all equipment, fu other articles of personal property now or subsequently located connection with the property; all of the foregoing is collectively the Property. Mortgagor hereby assigns to Lender as additional Property.</li> <li>Maintenance of the Property.</li> <li>The Property shall be maintained in good condition.</li> <li>Mortgagor shall promptly make all necessary repairs, replac renewals so that the value of the Property shall be maint Mortgagor shall not commit or permit any waste on the Property affecting the Property.</li> </ol>	I on or used referred to al security f fits from the at all times ements and	nd arise in filing as suffic for an an he other lien. 3. s. located d Propert	S or, if a lien is , secure the dis , secure the dis , secure the dis , secure the secure , secure the secure the secure the secure , secure the secure the secure the secure the secure , secure the se	filed, within 1 charge of the urety bond or o to discharge t uld accrue as a or tax collecto	payment of any tax, pute over the obliga ty is not jeopardized rtgagor shall within 5 days after Mortga lien or deposit with ther security satisfa he lien plus any cos a result of a foreclos or of the county in w the Lender a writte any time.	15 days after the igor has notice of the Lender cash o ctory to the Lende ts, attorneys' fees ure or sale under t	or is lien the or a ir in 5 or the
ecting the Property. 1.2 To the extent that the Property constitutes commercial taggor shall operate the Property in such manner as to preven of the land and improvements including fences, except for and tear from proper use. 1.3 Mortgagor shall not demolish or remove any improvement erty without the written consent of Lender. <b>Completion of Construction.</b>	norrgago restrictions al property, t deteriora- reasonable is from the	r 4. require. risks co other ris flood an and und to the re Value of with any 4.2 in a form	Mortgagor sha This shall inclu vered by a stan ks as may be s d war risks. Insu er policies appro- maining unpair the Property, wh co-insurance pr All policies of in seriote-	pecified by the precified by the precified by the Lend portion of the portion of the ichever is less ovision in any surance on the	Pronoctive hearts	verage, and such without limitation ried in companies an amount equal the full insurable fficient to comply	11 126 h
2.1 To commence construction promptly and in any event v from the date of this instrument, and complete the same in acc any agreements relating to construction and plans and speci factory to Lender within 8 months of the date of this instrument ruction;	nt on the vithin 30 cordance fications t; during	Immediate promptly b compromis shall be bi proceeds to the Propert 4 3 4t	ely notify the Lei y Mortgagor. Pro se with any insur nding upon Mor o the reduction o y.	the Lender. In Inder, who may Oceeds shall be rance company tgagor. The Le Df the Indebted	the event of loss, make proof of loss paid directly to the and make a final se nder may, at its elect lness or the restorat	Mortgagor shall if it is not made Lender who may ettlement which ction, apply the	
2.3 To replace any work or materials unsatisfactory to Lender w. dar days after written notice to the Mortgagor of such fact; .4 That work shall not cease on the construction of such in for any reason whatsoever for a period of 15 consecutive days. axes and Liens.	ithin 15 5	enewal or s	substitute policy	rior to the expi shall be secu insurance P	iration of any policy, red by Mortgagor. <b>Temiums</b>	a satisfactory	· • •
I Mortgagor shall pay before they become delinquent all taxe nents levied against or on account of the Property, and shall p claims for work done on or for services rendered or material furr Property. Special assessments shall be paid currently, w of leaded assessments in a service associated in the service of the servi	re ch s and bo bay as cre ished the ithout to t o the pay	pressly ag serves for arges aga dies) or pr ated by pa Lender to the estimat	tree in writing, payment of tax inst the Prope emiums on prop yment each mo be sufficient to p ed taxes and ins	Lender may Lender may ses (including rty by govern perty insurance of the Lend Droduce by the urance premiu	gor and Lender do require Mortgagor special assessmen imental or quasi-g e or both. The reser der of an amount de date they are due an	ts and other overnmental ves shall be etermined by ounts equal	
A to the deferral. Mortgage, or Lender gives its prior with aving priority over or equal to the interest of the Lender under ge, except for "Permitted Encumbrances" as defined in 8.1, the S and assessments not delinquent, and except as otherwise prov Mortgagor" or name of the D.	ritten is ir f any Leni this	sufficient, der shall d 5.2 If the	Mortgagor shall etermine to be n	eserve for eith upon demand ecessary to co	ms to be paid. If at t er taxes or insuranc pay such additional ver the required pay efault) insurance co dness, the premium	e premiums sum as the	

Is insufficient, Mortgagor shall upon demand pay such additional sum as the Lender shall determine to be necessary to cover the required payment. 5.2 If the Lender carries mortgage (default) insurance covering the repayment of all or any part of the indebtedness, the premiums for such insurance shall be paid by the Mortgagor, and if allowed by law, the Lender

91-849 6/84

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\*Insert "Mortgagor" or name of the Borrower if different from the Mortgagor.

may require Mortgagor to maintain a reserve for such purposes in the same manner as for taxes and property insurance, and subject to the same

5.3 If Mortgagor desires to carry a package plan of insurance that Includes coverage in addition to that required under this Mortgage, the Lender, if allowed by law, may at its option establish and administer a reserve for that purpose. In such event the premium attributable to the required insurance coverage shall be quoted separately, and the Lender may permit Mortgagor to furnish a certificate of insurance rather than deposit the policy as required in 4.2. If at any time the Lender holds an insufficient amount in the insurance reserve to cover the premium for the entire package policy, the Lender may, at its discretion, pay only that portion of the premium attributable to the required insurance coverage. If the blanket policy does not permit such partial payment, the Lender may use the reserve funds for the premium on a new, separate policy providing the required insurance coverage and allow the package policy to lapse.

5.4 Lender shall not charge a service charge for collecting reserves and paying taxes and insurance premiums. The reserves shall not constitute a trust. Mortgagor agrees that Lender may commingle reserve funds with other funds of Lender, and need not invest them for the benefit of Mortgagor. Mortgagor agrees that Lender need not pay Mortgagor interest on reserves, unless applicable statutes require payment of interest notwithstanding any contrary agreement.

### Expenditures by Lender. 6

If Mortgagor shall fail to comply with any provision of this Mortgage, the Lender may, at its option, on Mortgagor's behalf take the required action and any amount that it expends in so doing shall be added to the indebtedness. Amounts so added shall be payable on demand with interest at the same rate as provided in the note from the date of expenditure. The rights provided for in this paragraph shall be in addition to any other rights or any remedies to which the Lender may be entitled on account of the default, and the Lender shall not by taking the required action cure the default so as to bar it from any remedy that it otherwise would have had.

# att 1.7.- Late Payment Charges.

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To cover the extra expenses involved in handling delinquent payments, Lender may charge a late charge on any scheduled payment which Lender yrage does not receive within 15 days after the due date, or by the next business day, if the 15-day period ends on a Saturday, Sunday, or legal holiday. The amount of the late charge shall be as specified in the note or, if the note specifies no late charge, \_\_\_\_\_\_ percent of the pay-ment of principal and interest, or portion of such payment, which Lender does not receive within the 15-day period. The late charge under the note or under this Mortgage shall in no event exceed the maximum charge, if any, specified under applicable law. Collection of a late charge shall not constitute a waiver of or prejudice the Lender's right to pursue any other right or remedy available on account of the delinquency.

#### 8 Warranty; Defense of Title.

8.1 Mortgagor warrants that he holds merchantable title to the Property in fee simple, free of all encumbrances other than (a) those enumerated in the title policy, if any, issued for the benefit of the Lender in connection with this transaction and accepted by the Lender; and (b) the encumbrances described as: See attached Exhibit A

# (hereinafter referred to as "Permitted Encumbrances").

8.2 Mortgagor warrants and will forever defend the title against the lawful claims, other than Permitted Encumbrances, of all persons. In the event any action or proceeding is commenced that questions Mortgagor's title or the interest of the Lender under this Mortgage, Mortgagor shall defend the action at Mortgagor's expense.

8.3 If any Permitted Encumbrance is a lien, Mortgagor shall pay any sums and do any other acts necessary to prevent a default or prevent any action or condition which with the lapse of time, the giving of notice, or any other action of a creditor, would be a default or enable any creditor to declare a default or foreclose any Permitted Encumbrance which is a lien.

#### 9 Condemnation.

9.1 If all or any part of the Property is condemned, the Lender may at its election require that all or any portion of the net proceeds of the award be applied on the Indebtedness. The net proceeds of the award shall mean the award after payment of all reasonable costs, expenses and attorneys' fees necessarily paid or incurred by Mortgagor and the Lender in connection with the condemnation.

9.2 If any proceeding in condemnation are filed, Mortgagor shall promptly take such steps as may be necessary to defend the action and obtain the award. Mortgagor hereby assigns to Lender the net proceeds of any condemnation award

## 10. Imposition of Tax by State.

10.1 The following shall constitute state taxes to which this paragraph applies:

(a) A specific tax upon mortgages or upon all or any part of the Indebtedness secured by a mortgage.

(b) A specific tax on the owner of property covered by a mortgage, which the taxpayer is authorized or required to deduct from payments on the

(c) A tax on premises covered by a mortgage chargeable against the mortgagee under the mortgage or the holder of the note secured.

(d) A specific tax on all or any portion of the indebtedness or on payments of principal and interest made by a Mortgagor under a mortgage. 945.17

BAB 10/2) If any federal, state or local tax to which this paragraph applies it enacted subsequent to the date of this Mortgage, this shall have the same effect as a default, and the Lender may exercise any or all of the remedies available to it in the event of a default unless the following conditions are

(a) Mortgagor may lawfully pay the tax or charge imposed by the state tax, and

(b) Mortgagor pays or offers to pay the tax or charge within 30 days after notice from the Lender that the tax law has been enacted.

## 11. Due on Sale Clause.

Mortgagor agrees that Lender may, at Lender's option, declare the entire Indebtedness immediately due and payable if all or any part of the Property, or an interest therein, is sold, transferred, further encumbered, or alienated. If Lender exercises the option to declare the entire Indebtedness immediately due and payable, Mortgagor agrees that Lender may use any default remedies permitted under this Mortgage and under applicable law. Mortgagor agrees that Lender may exercise Lender's rights under this Due-On-Sale provision each time all or any part of the Property, or an interest in the Property, is sold, transferred, further encumbered, or alienated whether or not Lender previously exercised Lender's rights under this or any other Due-On-Sale

# 12. Security Agreement; Financing Statements.

12.1 This instrument shall constitute a security agreement with respect to any personal property included within the description of the Property.

12.2 Mortgagor shall join with the Lender in executing one or more financing statements under the Uniform Commercial Code and shall file the statement at Mortgagor's expense in all public offices where filing is required to perfect the security interest of the Lender in any personal property under the Uniform Commercial Code.

## 13. Default.

The following shall constitute events of default:

13.1 Any portion of the Indebtedness is not paid when it is due.

13.2 Failure of Mortgagor within the time required by this Mortgage to make any payment for taxes, insurance, or mortgage insurance premiums or for reserves for such payments, or any payment necessary to prevent filing of

13.3 Failure of Mortgagor to perform any other obligation under this Mortgage within 20 days after receipt of written notice from the Lender specifying the failure.

13.4 If this Mortgage secures a construction loan, any failure of Mortgagor or builder or any other person or entity to comply with or perform any provision of any construction loan agreement executed in connection with the loan within 20 days after receipt of written notice from Lender specifying the failure.

13.5 Default in any obligation secured by a lien which has or may have priority over this Mortgage, or the commencement of any action to foreclose

13.6 Either Mortgagor or Borrower become insolvent, file a voluntary petition in bankruptcy, become subject of an involuntary petition in bankruptcy, make an assignment for the benefit of creditors, or consent to the appointment of a receiver or trustee for any portion of the Property or all or a substantial part of Morgagor's or Borrower's assets.

13.7 Default by Mortgagor or any predecessors in title of Mortgagor, as lessee or sublessee, under the terms of any lease or sublease of the Property to which Mortgagor is a party or through which Mortgagor's interest in the

## 14. Release on Full Performance.

If the Indebtedness is paid when due and Mortgagor otherwise performs all of its obligations under this mortgage and the notes, the Lender shall execute and deliver to Mortgagor a suitable release and satisfaction of this mortgage and suitable statements of termination of any financing statements on file evidencing the Lender's security interest in personal property.

## 15. Rights and Remedies on Default.

15.1 Upon the occurrence of any event of default and at any time thereafter, the Lender may exercise any one or more of the following rights

(a) The right at its option by notice to Borrower to declare the entire Indebtedness immediately due and payable.

(b) With respect to all or any part of the Property that constitutes realty. the right to foreclose by judicial foreclosure in accordance with applicable

(c) With respect to all or any part of the Property that constitutes personalty, the rights and remedies of a secured party under the Uniform Commercial Code.

(d) The right, without notice to Mortgagor, to take possession of the Property and collect all rents and profits, including those past due and unpaid, and apply the net proceeds, over and above the Lender's costs, against the Indebtedness. In furtherance of this right the Lender may require any tenant or other user to make payments of rent or use fees directly to the Lender, and payments by such tenant or user to the Lender in response to its demand shall satisfy the obligation for which the payments are made. whether or not any proper grounds for the demand existed.

(e) The right to have a receiver appointed to take possession of any or all of the Property, with the power to protect and preserve the Property and to operate the Property preceding foreclosure or sale and apply the proceeds. over and above cost of the receivership; against the Indebtedness. The

receiver may serve without bond if permitted by law. The Lender's right to the appointment of a receiver shall exist whether or not apparent value of the Property exceeds the indebtedness by a substantial amount.

(f). The right to obtain a deficiency judgment in the event the net sale proceeds of any foreclosure sale are insufficient to pay the entire unpaid Indebtedness.

(g) Any other right or remedy provided in this mortgage, the promissory notes evidencing the Indebtedness, any construction loan agreement, any other security document, or under the law.

15.2 In exercising its rights and remedies, Lender shall be free to sell all or any part of the Property together or separately or to sell certain portions of the Property and refrain from selling other portions. The Lender shall be entitled to bid at any public sale on all or any portion of the Property.

15.3 The Lender shall give Mortgagor reasonable notice of the time and place of any public sale of any personal property or of the time after which any private sale or other intended disposition of the Property is to be made. Reasonable notice shall mean notice given at least ten days before the time of the sale or disposition.

15.4. A waiver by either party of a breach of a provision of this agreement shall not constitute a waiver of or prejudice the party's right otherwise to demand strict compliance with that provision or any other provision. Election by the Lender to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or take action to perform an obligation of Mortgagor under this Mortgage after failure of Mortgagor to perform shall not affect the Lender's right to declage a default and exercise its remedies under this paragraph 15.

15.5 In the event suit or action is instituted to enforce any of the terms of this Mortgage the Lender shall be entitled to recover from Mortgagor such sum as the court may adjudge reasonable as attorneys' fees at trial and on

INDIVIDUAL ACKNOWLEDGEMENT

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any appeal. All reasonable expenses incurred by the Lender that are neces-sary at any time in the Lender's opinion for the protection of its interest or the enforcement of its rights, including without limitation, the cost of searching records, obtaining title reports, surveyors' reports, attorneys' opinions or title insurance, whether or not any court action is involved, shall become a part of the indebtedness payable on demand and shall bear interest at the highest rate as provided in any note from the date of expenditure until paid. 16. Notice.

Any notice under this Mortgage shall be in writing and shall be effective when actually delivered or, if mailed, when deposited as registered or certified mail directed to the address stated in this Mortgage. Either party may change the address for notices by written notice to the other party. Succession; Terms. 17

17.1 Subject to the limitations stated in this Mortgage on transfer of Mortgagor's interest, this Mortgage shall be binding upon and inure to the benefit of the parties, their successors and assigns.

17.2 In construing this Mortgage the term Mortgage shall encompass the term security agreement when the instrument is being construed with respect to any personal property.

17.3 Attorneys' fees. "Attorneys' fees," as that term is used in the note and in this Mortgage, shall include attorneys' fees, if any, which may be awarded by an appellate court.

CORPORAT	TE ACKNOWLEDG	EMENT
STATE OF OREGON	)	
County of	) ss. )	10
Personally appeared	a diserta di	, 19, and
stated thathe, the said		, who, being sworn,
is a		andhe, the said

of Mortgagor corporation and that the seal affixed hereto is its seal and that this Mortgage was voluntarily signed and sealed in behalf of the corporation by Authority of its Board of Directors. Before me:

> Notary Public for Oregon My commission expires:

## PARTNERSHIP ACKNOWLEDGMENT

1985

named James J. Mantai, Debra A. Ma

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and acknowledged the foregoing

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# STATE OF OREGON

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STATE OF OREGON

County of KL

instrument to be

Janet Monti

THOIR

Notary Public for Oregon

My commission expires

Martin I. Monti,

Before me

### County of

THIS CERTIFIES that on this dayof , 19 \_, personally appeared before me, the undersigned, a Notary Public in and for said County and State, the within named known to me to be the person\_ named in and who executed the foregoing instrument and who\_ \_of the partnership of member known to me to be acknowledged to me that \_\_\_he\_\_

executed said instrument freely and voluntarily for the purposes and use therein mentioned, on behalf of said partnership. IN TESTIMONY WHEREOF, I have hereunto set my hand and notarial seal the day and year last above written.

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Before me

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Notary Public for Oregon My commission expires:

Service 2 CERTIN ..... 0101-941

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any appeal. All reasonable expenses incurred by the Lender that are neces-sary at any time in the Lender's quanton for the protection of its interest or the entergement of its rights inclusing without limitation, the cost of semection entercenced of its trans, including wherein miniation are cost of continuent, records, obtaining this reports, inversed reports automets' appoints of the insurance, whether or not our cout ection is provided, and the method the industriences payable, in demand and which there must be and the industriences payable, in demand and which there must also as recycled in one note from the date of any fitter which the sources.

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## EXHIBIT A MORIGAGE - MONTI'S CONSTRUCTION

Warranty, Defense of Title: 

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A Financing Statement recorded March 28, 1979 in Volume M79, page 6856, microfilm records of Klamath County, Oregon between Martin I. and Judy J. Monti and Western Bank, Klamath Falls Branch, covering a 1979 Glenbrook Mobile home,

A Trust Deed dated September 21, 1984 and recorded September 21, 1984 in Volume M84, page 16288 in the microfilm records of Klamath County, Oregon in the amount of \$21,000 between James J. and Debra A. Monti and William Sisemore as Trustee, and Klamath First Federal Savings and Loan Association

A Mortgage dated December 8, 1984 and recorded December 14, 1984 in Volume M84, page 20895, microfilm records of Klamath County, Oregon between James J. Monti and Debra A. Monti, husband and wife and Safeco Title Insurance Company as Trustee and Amwest Surety Insurance Company c/o Skinner Bonding of Oregon as

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DATE:

