Princip	al Loan Date I Mati	LANDLORD'S CON	Vol <u>m90</u> Page 41 NSENT
\$5,341		1/11y Loan No Call -1993 247-4700574 960	Collateral Account Officer Jinitials
	Mary Ann Schorr 5221 Bristol Klamath Falls, OR 97603	Lender:	Identified Officer Unitals Icability of this document to any particular loan or item. JVB JVB WESTERN BANK Klamath Falls Branch 421 South 7th Street P.O. Box 669 Klamath Falls, OR 97601-0322
the Collateral interest in the DEFINITIONS shall have the from time Borrowe Collatera including 1978	I may be affixed or otherwise become of collateral and for other valuable con S. The following words shall have the meanings attributed to such terms in ent. The word "Agreement" means t e to time, if any.	ander has acquired or will acquire a see e located on the Premises. To induce isideration, Landlord hereby agroes with e following meanings when used in thi t the Oregon Uniform Commercial Code his Landlord's Consent, together with a ew L Schorr Jr and Mary Ann Schorr. ain of Borrower's personal property in	y Ann Schorr ("Borrower"), whose address Is 5221 Bristol, th 7th Street, P.O. Box 669, Klamath Falls, OR 97601-0322; Is, Oregon 97603. Borrower and Lender have entered into, or sourity interest or other interest in the Collateral. Some or all of a Lender to extend the Loan to Borrower against such security in Lender and Borrower as follows. Is Agreement. Terms not otherwise defined in this Agreement te. all exhibits and schedules attached to this Landlord's Consent which Lender has acquired or will acquire a security interest,
Landiord Premises May beco Lease. Ti Lender. 1	The word "Landlord" means June may be that of a fee owner, lessor, ome, prior to the interest of Lender. he word "Lease" means that certain le The word "Lender" means WESTERN	M. Short. The term "Landlord" is use sublessor or lienholder, or that of any o base of the Premises, dated	ad for convenience purposes only. Landlord's interest in the other holder of an interest in the Premises which may be, or between Landlord and Borrouse.
Premises. Klamath Fr Real	The word "Premises" means the alls, Oregon 97603, and legally descr Property located at 5024 point.	/ other financial accommodations, Lend real property located in Klamath Co ibed as:	der has made or is making to Borrower. Sounty, State of Oregon, commonly known as 5221 Bristol,
and claims which have in the Coll the rights grante	OF INTEREST. Landlord hereby con- ch Landlord now has or may hereafte lateral will be subject at all times to L ad by Landlord to Londor in the total		ther interest) in the Collateral and disclaims all interests, liens grees that any lien or claim it may now have or may hereafter sent or future interest) in the Collateral and will be subject to
from the Premise time after Lende Premises and re either repairing a	PREMISES. Landlord and Borrowei es or conducting sales of the Collater er receives notice in writing from Lan moves the Collateral, Lender agrees av such damage each	r grant to Lender the right to enter upo al on the Premises. The rights granted diord that Borrower no longer is in law with Landlord not to remove any criter	on the Premises for the purpose of removing the Collateral to Lender in this Agreement will continue until a reasonable will possession of the Premises. If Lender entors of the
MISCELLANEOU	US DROUGH CATTAGE OF Feimbursing Lan	diord for the cost of repair.	iteral in such a way that the Premises are damaged, without

shall extend to, include, and be enforceable by any transferee or endorsee to whom Lender may transfer any claim or claims of Landlord in favor of Lender shall apply. Lender need not accept this Agreement in writing or otherwise to make it effective. This Agreement shall be governed by and construed in accordance with the laws of the State of Oregon. If Landlord is other than an individual, any agent or other person executing this Agreement of Landlord represents and warrants to Lender that he or she has full power and authority to execute this Agreement on Landlord's behalf. Lender shall be deemed to have waived any rights under this Agreement unless such waiver is in writing and signed by Lender. No delay or omission on the shall not constitute a waiver of or prejudice Lender's right otherwise to demand strict compliance with that provision or any other provision. Whenever subsequent instances where such consent is required.

01-10-1990 LANDLORD'S CONSENT Loan No 247-4700574 4117 (Continued) EACH BORROWER AND LANDLORD ACKNOWLEDGES HAVING READ ALL THE PROVISIONS OF THIS LANDLORD'S CONSENT, AND EACH BORROWER: Andrew L Schorr Jr AT SANDLORD: X Mary Ann Schon June M. Short- NELEN MCLANE LENDER: WESTERN BANK Landlord's Signature Bv: Lolon LASER PRO (tm) Ver. 3.09b (c) 1990 CFI Bankers Service Group, Inc. All rights reserved. Authorized Office OTARIA Sec.19 PUBLIC STATE OF OREGON, FORM NO. 23 - ACKNOWLEDGMENT STEVENS-NESS LAW PUB. CO., PORTLAND. ORE. County of Jackson SS before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within known to me to be the identical individual. A described in and who executed the within instrument and acknowledged to me that......Ow executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. a War Notary Public for Oregon. My Commission expires 10-26.90 1 STATE OF OREGON: COUNTY OF KLAMATH Filed for record at request of _ Western Bank of March A.D., 19 90 at 12:19 o'clock _____PM., and duly recorded in Vol. 5th dav M90 _____ on Page _____ 4116____ FEE \$13.00 Evelyn_Biehn ... County Clerk Return: Western Bank-By Qauline Mullender P.O. Box 669, Klamath Falls, Or. 97601

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