| WHEN RECORDED MAIL TO Bank of Willamette Valley P. 0. Box 87 | arthor bicaistear : Ta ac director finati | Vol <u>mal</u> Page <u>9</u> |
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| Dallas SEND TAX NOTICE TA | an an an an an Array. An Anna an Anna an Anna | |
| 24836 | -42859 | |
| (1) A second s second second s second second sec | | SPACE ABOVE THIS LINE FOR RECORDER'S USE |
| THIS MORTGAGE IS DATED <u>January 1</u> L. BOWMAN, husband and wife | 1. 1991 | GAGE BETWEEN LARRY ELLIS BOWMAN and SUZANNE |
| The second for second se | | |
| 277 S. E. Birchwood in Dallas, Ore AND BANK OF WILLAMETTE VALLEY, an Grantor is the owner of the following it. | Orogon con | ("Grantor"), WHOSE ADDRESS IS |
| Grantor is the owner of the following-described re and the State of <u>Oregon</u> (the | Keal Property | 1. A STATE AND |
| at part of the NE ⁺ SE ⁺ of Section 26, scribed as follows: BEGINNING at th utheast Quarter (NE ⁺ SE ⁺); thence Sou et to the point of beginning thence | Township 2 Northwest therly alon East a dis O feat: the | 3 South, Range 9 East, Willamette Meridian, corner of the Northeast Quarter of the g the Westerly boundary a distance of 365 tance of 550 feet; thence South a distance of |
| Grantor has agreed to provide the Real Property a | s collateral to se | cure an obligation of 🖾 Grantor 📋 |
| repayable with interest according to the terms of a dated $1/11/91$. The term "Credit Agreen ment describing the repayment terms of the Indebt tion, extension or substitution for the promissory Agreement is subject to indexing, adjustment, rep | promissory note performing of the promissory note pent" as used in edness, and any note or credit a ewal, or repeat | orncipal amount of \$ <u>10,448,00**</u> . This amount is or other credit agreement given to evidence such Indebtedness this Mortgage means the promissory note or other credit agree- y notes, agreements, or documents given in renewal, modifica- agreement originally issued. The rate of interest on the Credit |
| The term "Indebtedness" as used in this Mortgag (a) any amounts expended or advanced by Lende to enforce obligations of Grantor hereunder, as per ment rate. | e means all prin r to discharge ob mitted under th | ncipal and interest payable under the Credit Agreement, plus pligations of Grantor, and (b) any expenses incurred by Lender is Mortgage, together with interest thereon at the Credit Agree- |
| The term "Related Documents" as used in this I agreements and other documents executed in con executed now or later. | Mortgage means nnection with th | s all promissory notes, loan agreements, guaranties, security is Mortgage or the Indebtedness, whether already existing or |
| I he term "Grantor" is used in this Mortgage for con- such Grantor on the Credit Agreement. Any Gran (a) is co-signing this Mortgage only to grant and co- this Mortgage; (b) is not personally liable under the that Lender and any other Grantor hereunder may accommodations or amendments with regard to th tor, without that Grantor's consent, and without re the Real Property; and (d) acknowledges that Lence edness except for reliance upon all of the obligation | nvenience of the tor who co-sign nvey that Grant Credit Agreeme agree to extense terms of this M leasing that Gra ter would not has so fall of the Gre | e parties, and use of that term shall not affect the liability of any is this Mortgage, but does not execute the Credit Agreement: or's interest in the Real Property to Lender under the terms of ant except as otherwise provided by law or contract; (c) agrees d, modify, forebear, release any collateral, or make any other fortgage or the Credit Agreement, without notice to the Gran- ntor or modifying this Mortgage as to that Grantor's interest in ave entered into the lending relationship relating to the Indebt- |
| Io secure payment of the Indebtedness with intere other agreements evidencing part of the Indebtedn Mortgage and Related Documents, Grantor mortga ing or future improvements, all rights relating to the rights (including stock in entities with ditch or irrigat interest in and to all rents, revenue, income, issue grants Lender a Uniform Commercial Code securit articles of personal property owned by Grantor, no together with all accessions, parts, or additions to, with all proceeds (including insurance proceeds ar Property"). The Real Property and Personal Propert (Check if applicable): | st thereon in stri ess, and to secu ges and convey. Real Property (ion rights). Gran s, and profits (' y interest in the w or subsequen or replacements ad refunds of pr y are collectively | ct accordance with the terms of the Credit Agreement, or any re performance by Grantor of the covenants contained in this is to Lender the Real Property with all appurtenances, all exist- including minerals, oil, gas, water, and the like), and all ditch tor presently assigns to Lender all of Grantor's right, title, and "Income") from the Real Property described above. Grantor Income and in all equipment, fixtures, furnishings, and other thy attached or affixed to the Real Property described above, of, and all substitutions for any such property, and together remiums) from any sale or other disposition, (the "Personal y referred to as the "Mortgaged Property." |
| ☐ There is a mobile home on the Real Property (check one): ☐ Personal Property. ☐ Real | y, which is cover Property. | red by this security instrument, and which is and shall remain |
| or substitution for the Credit Agreement. | dit which at t | urrently scheduled final payment of principal and interest will Mortgage also secures any renewal, modification, extension, ates Lender to make advances to Grantor (or Obligor) so long |
| X Indebtedness, as defined above includes :- | - Jahr | igreement. |
| □ This Mortgage secures a guaranty between C | :d. | , together with interest thereon; however, not to exceed |
| deficiency" law, or any other law that may pr tor, (b) any election of remedies by lender when the Credit Agreement, or (c) any disability | event Lender fro nich may limit C | der, and does not directly secure the obligations due Lender defenses arising by reason of (a) any "one-action" or "anti- om bringing any action or claim for deficiency against Gran- brantor's rights to proceed against any party indebted under ny party indebted under the Credit Agreement, any other debtedness due under the Credit Agreement for any reason |
| his Mortgage including the | come and the | security interest, is given to secure power at a fail |
| 그는 것이 가지 이야 할까요? 승규가 한 것이 없는 것은 것이 가지 않는 것이 가지 않을까? | | |

Possession and Maintenance of Property: 211 Possession and control of and operate and manage the Mortgaged Property and collect the rents. nues, income, issues, and profits.

2.2 Duty to Maintain. Grantor shall maintain the Mortgaged Property in first class condition and promptly perform all repairs and maintenance necessary

to preserve its value. 2.3 Waste; Nuisance. Grantor shall neither conduct or permit any nuisance nor commit or suffer any strip or waste on the Mortgaged Property or any portion thereof, including without limitation, removal or alienation by Grantor of the right to remove any timber, minerals (including oil and gas), or gravel or rock products

2.4 Removal of Improvements. Grantor shall not demolish or remove any Improvements from the Mortgaged Property without the prior written con-sent of Lender, which will not be withheld if Grantor makes arrangements satisfactory to Lender to replace any Improvement which Grantor proposes to remove with one of at least equal value. "Improvements" shall include all existing and future buildings, structures, and parking facilities. 2.5 Lender's Right to Enter. Lender and its agents and representatives may enter upon the Mortgaged Property at all reasonable times to attend to

2.5 Lender's interest and inspect the Mortgaged Property. 2.6 Compliance With Governmental Regulations. Grantor shall promptly comply with all laws, ordinances, and regulations of all governmental authorities applicable to the use or occupancy of the Mortgaged Property. Grantor may contest in good faith any such law, ordinance, or regulation and withhold compliance during any proceeding, including appropriate appeals, so long as Grantor has notified Lender in writing prior to doing so and Lender's interest in the Mortgaged Property is not jeopardized. Lender may require Grantor to post adequate security (reasonably satisfactory to Lender) to protect

.7 Duty to Protect. Grantor shall do all other acts, in addition to those set forth in this section, that from the character and the use of the Mortgaged Property are reasonably necessary to protect and preserve the security.

Taxes and Liens.

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3.1 Payment. Grantor shall pay when due all taxes and assessments against the Mortgaged Property and all claims and demands arising from Grantor's use or occupancy of the Mortgaged Property. Grantor shall pay when due before they become delinquent, all taxes and assessments levied against or on account of the Mortgaged Property, and shall pay when due all claims for work done on or for services rendered or material furnished to the Mortgaged Property.

3.2 Protection of the Mortgaged Property. Grantor shall not permit any lien prior or equal to the lien of this Mortgage to be imposed upon the Mort-gaged Property, except for the lien of taxes and assessments not due, except for the prior indebtedness referred to in Section 12 and except as otherwise

gaged Property, except for the lien of taxes and assessments not due, except for the prior indebtedness reterred to in Section 12 and except as otherwise provided in Section 3.3. 3.3 Grantor's Right To Contest. Grantor may withhold payment of any taxes, assessments, claims, or demands, or may elect to contest any lien if Grantor is in good faith conducting appropriate proceedings to contest the obligation to pay and so long as Lender's interest in the Mortgaged Property is not jeopardized. If the Mortgaged Property is subject to a lien which is not discharged within 15 days after the lien arises or, if a lien is filed, within 15 days after Grantor has notice of the filing. Grantor shall deposit with Lender cash, a sufficient corporate surety bond, or other security satisfactory to Lender in an amount adequate to provide for the discharge of the lien plus any interest, costs, or attorneys' fees or other charges that could accrue as a result of foreclosure or sale. In any contest Grantor shall defend itself and Lender and shall satisfy any final adverse judgment before enforcement against the Mort-gaged Property. Grantor shall name Lender as an additional obligee under any surety bond furnished in the contest proceedings. 3.4 Evidence of Payments of Taxes or Assessments. Grantor shall upon demand furnish to Lender evidence of payment of the taxes or assessments and shall authorize the appropriate county official to deliver to Lender at any time a written statement of the taxes and assessments against the Mortgaged

and shall authorize the appropriate county official to deliver to Lender at any time a written statement of the taxes and assessments against the Mortgaged Property

Property. 3.5 Tax Reserves. Subject to any limitations set by applicable law, Lender may require Grantor to maintain with Lender reserves for payment of taxes and assessments, which reserves shall be created by advance payment or monthly payments of a sum estimated by Lender to be sufficient to produce, at least 15 days before due, amounts at least equal to the taxes and assessments to be paid. If 15 days before payment is due the reserve funds are insufficient. Grantor shall upon demand pay any deficiency to Lender. The reserve funds shall be held by Lender as a general deposit from Grantor and shall constitute a noninterest-bearing debt from Lender to Grantor, which Lender may satisfy by payment of the taxes and assessments required to be paid by Grantor as they become due. Lender does not hold the reserve funds in trust for Grantor, and Lender is not the agent of Grantor for payment of the taxes and assessments required to be paid by Grantor.

3.6 Notice to Lender. Grantor shall notify Lender at least 15 days before the commencement of any work, the furnishing of any services, or the supplying of any materials to the Mortgaged Property, the cost of which is to exceed \$5,000 (if the Real Property is used for nonresidential or commercial purposes or \$1,000 if the Real Property is used as a residence), and the nature of which is such that a construction lien might be asserted on account of the work, services, or materials. Grantor will on request furnish to Lender advance assurances satisfactory to Lender that it can and will pay the costs of such Improvements.

Warranties of Grantor.

4.1 Title. Grantor warrants that Grantor holds merchantable title to the Mortgaged Property in fee simple. free of all encumbrances other than those enumerated in the title policy or report, if any, issued for the benefit of the Lender in connection with this transaction and accepted by the Lender or as set forth in Section 12.

4.2 Defense of Title. Subject to the exceptions in the paragraph above. Grantor warrants and will forever defend the title against the lawful claims of all persons. In the event any action or proceeding is commenced that questions Grantor's title or the interest of the Lender under this Mortgage. Grantor shall defend the action at Grantor's expense.

4.3 Compliance with Laws. Grantor warrants that its use of the Mortgaged Property complies with all existing applicable laws. ordinances. and regulations of governmental authorities. attendes. 14961

Casualty Insurance.

Casualty Insurance. 5.1 Maintenance of Casualty Insurance. Grantor shall procure and maintain policies of fire insurance with standard extended coverage endorsements on a replacement basis for the full insurance value basis covering all Improvements on the Mortgaged Property in an amount sufficient to avoid application of any coinsurance clause and with Grantor's loss payable clause in favor of Lender. Policies shall be written by such insurance companies and in such form as may be reasonably acceptable to Lender. Grantor shall deliver to Lender certificates of coverage from each insurer containing a stipulation that coverage

will not be cancelled or diminished without a minimum of 10 days' prior written notice to Lender. 5.2. Grantor's Report on Insurance. If the Mortgaged Property is not used as Grantor's residence. Grantor shall furnish to Lender within 60 days after 5.2. Grantor's neport on ansature. It are subject to be su

(a) the name of the insurer;

(b) the risks insured; (c)

(ď)

the amount of the policy; the property insured, the then current replacement value of the property, and the manner of determining that cost: and

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the expiration date of the policy. (e)

Grantor shall upon request have an independent appraiser satisfactory to Lender determine the replacement value of the Mortgaged Property at Grantor's

5.3 Application of Proceeds. Grantor shall promptly notify Lender of any loss or damage to the Mortgaged Property. Lender may make proof of loss if Grantor fails to do so within 15 days of the casualty. Lender may, at its election, apply the proceeds to the reduction of the Indebtedness or the restoration and repair of the Mortgaged Property. If Lender elects to apply the proceeds to restoration and repair. Grantor shall repair and/or replace the damaged or and repair of the Mortgaged Property. If Lender elects to apply the proceeds to restoration and repair. Grantor shall repair and / or replace the damaged or destroyed Improvements in a manner satisfactory to Lender. Lender shall, upon satisfactory proof of such expenditure, pay or reimburse Grantor from the proceeds for the reasonable cost of repair or restoration if Grantor is not in default hereunder. Any proceeds which have not been paid within 180 days after their receipt and which Grantor has not committed to the repair or restoration of the Mortgaged Property shall be used to prepay first accrued interest and then principal of Grantor's Indebtedness. If Lender holds any proceeds after payment in full of the Indebtedness, such proceeds shall be paid to the Grantor. 5.4 Insurance Reserves. Subject to any limitations set by applicable law, Lender may require Grantor to maintain with Lender reserves for payment of insurance premiums, which reserves shall be created by monthly payments of a sum estimated by Lender to be sufficient to produce, at least 15 days before due, amounts at least equal to the insurance premiums to be paid. If 15 days before payment is due the reserve funds are insufficient. Grantor and shall constitute a noninterest-bearing debt from Lender to Grantor, which Lender may satisfy by payment of the insurance premiums required to be paid by Grantor as they become due, leads not hold the reserve funds in trust for Grantor, and Lender is not the agent of Grantor for payment of the insurance premiums required to be paid by Grantor as they become due, bearing debt from Lender to Grantor, which Lender may satisfy by payment of the agent of Grantor for payment of the insurance premiums required to be paid by Grantor as they become due, bearing debt from Lender to Grantor, which Lender may satisfy by payment of frantor for payment of the insurance premiums required to be paid by Grantor as they become due, bearing debt from Lender to Grantor, which Lender may satisfy by payment of frantor for paym paid by Grantor.

Imposition of Tax by State. 6.

State Taxes Covered. This section shall apply to the following state taxes:

(a)

A specific tax on mortgages or any part of the indebtedness secured by a mortgage or security agreement. A specific tax on the owner of mortgaged property which the taxpayer is authorized or required to deduct from payments on the mortgage. (b)

- (d)
- 6.2

A tax on mortgaged property chargeable gainst the mortgage or holder of the note secured by the mortgage. A specific tax on all or any portion of the indebtedness or on payments of principal and interest made by mortgages. Effect of Taxes. If any state tax to which this section applies is enacted after the date of this Mortgage, this shall constitute an event of default unless the following conditions are met: Grantor may lawfully pay the tax or charge imposed by the state tax, and Grantor pays or offers to pay the tax or charge within 30 days after notice from Lender that the tax law has been enacted.

'4(ā): "(b)

Construction Loan. If some or all of the proceeds of the loan creating the Indebtedness is to be used to construct or complete construction of any Construction Loan. It some or all of the proceeds of the loan creating the indeptedness is to be used to construct or complete construction of any Improvements on the Mortgaged Property, the Improvements shall be completed within six (6) months from the date of this Mortgage and security agree-ment or such other time period as may be set by the Lender and Grantor shall pay all costs and expenses in connection with the work. Lender, at its option, may disburse loan proceeds under such terms and conditions as Lender may deem necessary to insure that the lien of this Mortgage shall have priority over all possible liens, including those of material suppliers and workmen. Lender may require, among other things, that disbursement requests be supported by receipted bills, expense affidavits, waivers of liens, construction progress reports, and such other documentation as Lender may reasonably request.

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Due on Sale. Consent by Lender. Lender may, at its option declare immediately due and payable all sums secured by this Mortgage upon the sale or Due on Sale. Consent by Lender. Lender may, at its option declare immediately due and payable all sums secured by this Mortgage upon the sale or transfer of all or any part of the Real Property without the Lender's prior written consent. A "sale or transfer" means the conveyance of the Real Property or any right, title, or interest therein, whether legal or equitable, whether voluntary or involuntary, by outright sale, deed, instalment sale contract, land contract, for deed, leasehold interest with a term greater than three years, lease option contract, or any other method of conveyance of real property interests. If Grantor is a corporation, "transfer" also includes any change in ownership of more than 25 percent of the voting stock of Grantor. If Grantor or any prospective transfere applies to Lender for consent to a transfer, Lender may require such information concerning the prospective transferee as would normally be required from the new loan applicant. Consent by lender to one transfer shall not constitute consent to other transfers or a waiver of this section.

- Events of Default. The following shall constitute events of default:
- (b)
- Ents of Default. The following shall constitute events of default: Failure of Grantor or Obligor to make any payment required under the Notes when due. Failure of Grantor to make any payment required under this Mortgage when due. Failure of Grantor to perform any other obligation contained in this Mortgage if: (c)
- Failure of Grantor to perform any other obligation contained in this Mortgage if:
 (1) Lender has sent to Grantor a written notice of the failure and the failure has not been cured within 15 days of the notice. or if the default cannot be cured within 15 days, Grantor has not commenced curative action or is not diligently pursuing such curative action: or be cured within 15 days, Grantor has not commenced curative action or is not diligently pursuing such curative action: or be cured within 15 days, Grantor has not commenced curative action or is not diligently pursuing such curative action: or
 (2) Grantor has been given notice of a breach of the same provisions of this Mortgage within the preceding 12 months.
 (3) Failure of Grantor within the time required by this Mortgage to make any payment for taxes, insurance, or for any other payment necessary to prevent filing of or to effect discharge of any lien.
 (4) Failure of Grantor or termination of existence (if Grantor is a corporation), insolvency, business failure, appointment of a receiver for any part of the property of, assignment for the benefit of creditor by, the commencement of any proceeding under any bankruptcy or insolvency laws by or against, or failure to obtain dismissal or deny the contents of any petition filed under any bankruptcy or insolvency laws within the time required to answer by, Grantor or any of the individuals or entities who are herein collectively referred to as "Grantor."
 (2) Default of Grantor under any prior obligation or instrument securing any prior obligation, or commencement of any suit or other action to foreclose (d) (e)
- any or memory analysis or endues who are merent concervery referred to as condition. Default of Grantor under any prior obligation or instrument securing any prior obligation, or commencement of any suit or other action to foreclose (f)
- (g)
- any prior lien. If the Real Property has been submitted to unit ownership pursuant to a unit ownership law or any similar law, failure of Grantor to perform any of the obligations imposed on Grantor by the declaration submitting the Real Property to unit ownership, by the bylaws of the association of unit owners, or obligations imposed on Grantor by the declaration submitting the Real Property is a leasehold interest and such property has been submitted to unit by any rules or regulations thereunder. If Grantor's interest in the Real Property is a leasehold interest and such property has been submitted to unit ownership, any failure of Grantor to perform any of the obligations imposed on him by the lease of the Real Property from its owner, any default from such lease which might result in termination of the lease as it pertains to the Real Property, or any failure of Grantor, as a member of an association of unit owners, to take any reasonable action within Grantor's power to previent a default under such lease by the association of unit owners or by any such lease which might result in termination of the lease as it pertains to the near roperty, or any lattice of oranio, as a memory of an association of unit owners, to take any reasonable action within Grantor's power to prevent a default under such lease by the association of unit owners or by any
- member of the association. If the interest of Grantor in the Real Property is a leasehold interest, and a default by Grantor under the terms of the lease, or any other event (whether or not the fault of Grantor) results in the termination of Grantor's leasehold rights. Any breach by Grantor under the terms of any other agreement between Grantor and Lender that is not remedied within any grace period provided (h)
 - therein, including without limitation any agreement concerning any Indebtedness of Grantor to Lender, whether made now or later. (i)
 - If Lender reasonably deems itself insecure. (i)

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- Hights and Memedies on Delault. 10.1 Remedies. Upon the occurrence of any event of default and at any time thereafter. Lender may exercise any one or more of the following rights and remedies in addition to any other remedy which may be available at law, in equity, or otherwise: (a) Lender may declare the entire amount owed by Grantor and/or Obligor, including any prepayment penalty which is required to be paid. immediately
- aue and payaole. Lender may have a receiver appointed as a matter of right or may exercise all rights of a receiver as a lender-in-possession. Lender may, either through a receiver or as a lender-in-possession, take possession of all or any part of the Mortgaged Property, which shall be peaceably surrendered by Grantor. (c)
- peaceably surrendered by Grantor. Lender shall have the right without notice to Grantor, to take possession of the Mortgaged Property and collect the Income. including amounts past due and unpaid, and apply the net proceeds over and above Lender's costs, against the Indebtedness. In furtherance of this right. Lender may require any tenant or other user to make payments of rent or use fees directly to Lender. If Income is collected by Lender, then Grantor inrevocably designates Lender as Grantor's attorney in fact to endorse instruments received in payment thereof in the name of Grantor and to negotiate the same and collect the proceeds. Payments by tenants or other users to Lender in response to Lender's demand shall satisfy the obligation for which the payments are made whether or not any proper grounde for the demand evided 'Lender's demand shall satisfy under this subparagraph either percenally, by agent (d)
- made, whether or not any proper grounds for the demand existed. Lender may exercise its rights under this subparagraph either personally, by agent.
- (e)
- or through a receiver. Lender may obtain a decree foreclosing Grantor's interest in all or any part of the Mortgaged Property. Lender may foreclose Grantor's interest in all or any part of the Mortgaged Property by nonjudicial sale, and specifically by "power of sale" or "adver-tisement and sale" foreclosure as provided by statute. If permitted by applicable law, Lender may obtain a judgment for any deficiency remaining in the Indebtedness due to Lender after application of all (f)
- amounts received from the exercise of the rights provided in this section. With respect to any part of the Mortgaged Property that is Personal Property. Lender may exercise the rights and remedies of a secured party under the Uniform Commercial Code of the state in which the Personal Property is located. (q)
- (h)

10.2. Receiver. Lender shall be entitled to the appointment of a receiver as a matter of right whether or not the apparent value of the Mortgaged Property exceeds the amount of the Indebtedness, and any receiver appointed may serve without bond. Employment by Lender shall not disqualify a person from

10.3 **Rights of Receiver or Lender-in-Possession**. Upon taking possession of all or any part of the Mortgaged Property the receiver or Lender may: (a) Use, operate, manage, control, and conduct business on the Mortgaged Property and make expenditures for all maintenance and improvements as in

- Collect all rents, revenues, income, issues, and profits from the Mortgaged Property and apply such sums to the expenses of use. operation, and (b)

management; (c) At Lender's option, complete any construction in progress on the Mortgaged Property, and in that connection pay bills, borrow funds, employ contrac-tors and make any changes in plans or specifications as Lender deems appropriate. If the revenues produced by the Mortgaged Property are insufficient to pay expenses, the receiver may borrow, from Lender or otherwise, or Lender may borrow or advance such sums as it deems necessary for the purposes stated in this paragraph, and repayment of such sums shall be secured by this Mort-gage. The amounts borrowed or advanced shall be ar interest at the highest rate then being charged on any of the Indebtedness from the date of expenditure until renaid and shall be navable by Grantor to Lender on demand

gage. The amounts borrowed or advanced shall bear interest at the highest rate then being charged on any of the Indebtedness from the date of expenditure until repaid and shall be payable by Grantor to Lender on demand.

10.5 Application of Proceeds from Mortgaged Property. All proceeds realized from the exercise of Lender's rights and remedies shall be applied as vided in this section. follows:

- To pay the costs of exercising such rights and remedies, including the costs of any sale, the costs of expenses of any receiver or lender-in-possession. (a)
- To pay the costs of exercising such rights and remedies, including the costs of any sale, the costs of expenses of any receiver or lender-in-possession, and the costs and expenses provided for in paragraph 11.3: To pay all amounts owed by Grantor payment of which is secured by this Mortgage: The overplus, if any, shall be paid to the clerk of the court in the case of a foreclosure by a judicial proceeding, otherwise to the person or persons legally entitled thereto. (h)

11.1 Notices. Any notice under this Mortgage shall be in writing. Any notice to be given or document to be delivered under this Mortgage shall be effective Miscellaneous. 11.

11.1 Notices. Any notice under this Morigage shall be in writing. Any notice to be given or document to be delivered under this Morigage shall be effective when either delivered in person or deposited as registered or certified mail, postage prepaid, addressed to the party at the address specified in this Morigage. Either party may by written notice to the other designate a different address: 11.2 Annual Reports. If the Morigaged Property is not a single family residence. Grantor shall within 60 days following the close of each fiscal year of Grantor, furnish to Lender a statement of net operating income received from the Morigaged Property less all cash expenditures made in connection with the operating income" shall mean all cash receipts from the Morigaged Property less all cash expenditures made in connection with the operating of the Moritaged Property.

Lender shall require. "Net operating income" shall mean all cash receipts from the Mortgaged Property less all cash expenditures made in connection with the operation of the Mortgaged Property. 11.3 **Attorney Fees: Expenses.** In the event that Lender shall take any action, judicial or otherwise, to enforce the Notes, other portions of the Indebted-ness, or any provision of this Mortgage, or if Lender shall be required to appear in any proceeding to protect and maintain the priority of this Mortgage. Lender shall be entitled to recover from Grantor all expenses which it may reasonably incur in taking such action, including but not limited to costs incurred in searching records, the cost of title reports and surveyors' reports, costs of appraisals, and attorneys fees, whether incurred in a suit or action or appeal from a judgment or decree therein or in connection with any efforts of Lender to collect the Indebtedness or enforce this Mortgage. Grantor shall reimburse the property of the property of the property with any efforts of Lender to collect the Indebtedness or enforce the Mortgage. Grantor shall reimburse the property of the property of the property with any efforts of Lender to collect the Indebtedness or enforce the Mortgage. From the date of expense Lender for expenses so incurred on demand with interest thereon at the highest rate then being paid on any of the Indebtedness from the date of expen-

11.4 Waiver, Election of Remedies. A waiver by any party of a breach of the provision of this Mortgage shall not constitute a waiver of or prejudice the 11.4 waiver, Election of Remeates: A waiver by any party of a oreach of the provision of this Montgage shall not constitute a waiver of or prejudice the party's rights otherwise to demand strict compliance with that provision or any other provision. Election by 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 Grantor under this Montgage after failure of Grantor to perform shall not affect Lender's right o declare a default and exercise its remedies under this Montgage. 11.5 Successors and Assigns. Subject to section 8, this Montgage shall be binding on and inure to the benefit of the successors and assigns of both Grantor to render the Montgage Property becomes vested in a person other than Grantor. Lender, without notice to Grantor, may deal with

11.0 Successors and Assigns. Subject to section 8, this Mortgage shall be binding on and inure to the benefit of the successors and assigns of both Gran-tor and Lender. If ownership of the Mortgaged Property becomes vested in a person other than Grantor, Lender, without notice to Grantor, may deal with Grantor's successors with reference to this Mortgage and the Indebtedness by way of forebearance or extension without releasing Grantor from the obliga-tions of this Mortgage or liability under the Indebtedness.

11.6 Time of Essence. Time is of the essence of this Mortgage.

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11.7 Lender's Right to Perform Obligations of Grantor. If Grantor fails to perform any obligation required of it under this Mortgage. Lender without notice may take any steps necessary to remedy such failure. Grantor shall reimburse Lender for all amounts expended in so doing on demand with interest at the highest rate then being paid on any of the Indebtedness from the date of expenditure until repaid. Such action by Lender shall not constitute a waiver of the default or of any other right or remedy which Lender may have on account of Grantor's default.

11.8: Security Agreement; Financing Statements: This instrument shall constitute a security agreement under the Uniform Commercial Code with respect to any Personal Property included in the Morigaged Property and the rents, revenues, income, issues and profits therefrom (the "Collateral"). Upon request by Lender. Grantor shall promptly execute the necessary financing statements in the form required by the Uniform Commercial Code in effect in the state in which the Collateral is located and shall file the statements at Grantor's expense in all public offices where filing is required to perfect security interests of Lender in the Collateral. Lender may, at any time and at its option without further authorization from Grantor, file copies of this instrument as financing statements. Grantor will reimburse Lender for all its expenses incurred in perfecting or continuing this security interest. Upon default Grantor shall, within three days after receipt of written demaind from Lender, assemble the Collateral and make it available to Lender at a place designated by Lender. To the extent any of the Property constitutes fixtures. This Mortgage shall be filed as a fixture filing in the real more the property constitutes fixtures. extent any of the Property constitutes fixtures, this Mortgage shall be filed as a fixture filing in the real property records.

11.9 Mobile Homes. If the Mortgaged Property includes mobile homes, motor homes, modular homes, or similar structures, such structures shall be and shall remain personal property or real property as stated above, regardless of whether such structures are affixed to the Real Property, and irrespective of the classification of such structures for the purpose of tax assessments. The removal or addition of axles or wheels, or the placement upon or removal from a concrete base, shall not alter the characterization of such structures.

11.10 Release on Full Performance. If Grantor and/or Obligor pays the full Indebtedness when due and performs all obligations under this Mortgage,

Lender shall, if requested, execute and deliver to Grantor a suitable satisfaction of this Morgage. 11.11 Use. "THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLI-CABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES

11.12 Applicable Law. This Mortgage has been executed and delivered to Lender and all payments are to be made to Lender. The laws of the state in which Lender is located shall be applicable for the purpose of construing and determining the validity of this Mortgage and, to the fullest extent permitted by the law of any state in which any of the Mortgaged Property is located, determining the rights and remedies of Lender on default. The law of the state where the Mortgaged Property is located shall control whether the Mortgaged Property may be sold without judicial foreclosure.

11.13 Walver of Homestead. Grantor waives any rights under homestead or similar laws that may affect the Mortgaged Property, and Grantor agrees that the lien of this Mortgage is superior to any homestead exemption or similar right Grantor may have. 11.14 **Multiple Parties.** If there is more than one Grantor, the obligations imposed upon Grantor under this Mortgage shall be joint and several.

Prior Indebtedness.

12.1.) Prior Lien. The lien securing the Indebtedness secured by this Mortgage is and remains secondary and inferior to the lien securing payment of a prior obligation in the form of a:

- (Check which applies:)
- Ó, Trust Deed Dother (Specify)
- □ Mortgage :

□ Land Sale Contract_ The prior obligation has a current principal balance of approximately \$__

____, and is in the original principal amount of . . Grantor expressly covenants and agrees to pay or see to the payment of the prior indebtedness and to prevent any default

12.

12.2. Default. If the payment of any instalment of principal or any interest on the prior indebtedness is not made within the time required by the note evidencing such indebtedness, or should an event of default occur under the instrument securing such indebtedness and not be cured during any applicable grace period therein, then the Indebtedness secured by this Mortgage shall, at the option of Lender, become immediately due and payable, and this Mortgage shall be in default.

12.3 No Modification. Grantor shall not enter into any agreement with the holder of any mortgage, deed of trust, or other security agreement which has priority over this Mortgage by which that agreement is modified, amended, extended, or renewed without the prior written consent of Lender. Grantor shall neither request nor accept any future advances under a prior mortgage, deed of trust, or other security agreement without the prior written consent of Lender.

13. Notices to Grantor.

The undersigned Grantor requests that all notices to Grantor required under this Mortgage or by law be mailed to Grantor at Grantor's address as set forth on the first page of this Mortgage. Will and the second 0 .

| x darry Ellin Dorman x Sugame Z. Dowman |
|--|
| Grantor Larry Ellis Bowman |
| INDIVIDUAL ACKNOWLEDGEMENT |
| STATE OF |
|) ss County of Polk |
| On this day personally appeared before me Larry Ellis Bowman and Suzanne L. Bowman |
| to me known to be (or in California personally known to me or proved to me on the basis of satisfactory evidence to be) the individual, or individuals described in and who executed the within and foregoing instrument, and acknowledged that the $y - 0$ signed the same as free and voluntary act and deed, for the uses and purposes therein mentioned. Given under my thand and official seal this day of, 19_91 |
| BY Susa M. Mardreen Residing at Dallas, Oregon |
| Notary Public in and for the state of: Oregon My commission expires May 30, 1993 |
| CORPORATE / PARTNERSHIP ACKNOWLEDGEMENT STATE OF Sss |
| On this, 19, before me |
| , personally appeared and known to me to be (or in California personally known to me |
| or proved to me on the basis of satisfactory evidence to be) authorized agents of the corporation (or if a partnership, member(s) of the partner ship) that executed the within and foregoing instrument and acknowledged the instrument to be the free and voluntary act and deed of the cor poration (or partnership), by authority of its bylaws or by resolution of its board of directors (or if a partnership, by authority of the partnership agreement), for the uses and purposes therein mentioned, and an oath stated that he was/were authorized to execute and in fac executed this instrument on behalf of the corporation (or partnership). |
| STATE OF OREGON: COUNTY OF KLAMATH: ss. |

| | th day |
|--|--------|
| of Jan. A.D., 19 91 at 11:22 o'clock AM., and duly recorded in Vol. <u>M</u> | 191 |
| of <u>Mortgages</u> on Page <u>967</u> | |
| Evelyn Biehn . County Clerk | |
| FEE \$23.00 By Quilling Mullindo | le_ |
| | 1 |