RECORDATION REQUESTED BY

WESTERN BANK 421 South 7th Street P.O. Box 659 Klamath Falls, OR 97601-0322

WHEN RECORDED MAIL TO:

WESTERN BANK 421 South 7th Street P.O. Box 669 Klamath Fails, OR 97601-0322

SEND TAX NOTICES TO:

JOHN MILLS and LILLIAN MILLS P.O.BOX 212 BEATTY, OR 97621

K-:45,265

SPACE ABOVE THIS LINE IS FOR RECORDER'S USE ONLY

MORTGAGE

THIS MORTGAGE IS DATED AUGUST 30, 1994, between JOHN MILLS and LILLIAN MILLS, whose address is P.O.BOX 212, BEATTY, OR 97621 (referred to below is "Grantor"); and WESTERN BANK, whose address is 421 South 7th Street, P.O. Box 669, Klarnath Falls, OR 97301-0322 (referred to below as "Lender").

GRANT OF MORTGAGE. For valuable consideration, Grantor morte ages and conveys to Lender all of Grantor's right, title, and interest in and to the following described real property, together with 1 existing or subsequently erected or affixed buildings, improvements and fixtures; all easements. the transming described real property, logarited visit. Examing of subset floating of action of animal bollowing, improvements and includes, an experiment rights of way, and appurtenances; all water, wat if rights, watercourses and dirth rights (including stock in utilities with dirth or irrigation rights); and all other rights, royalties, and profits relating to the real property, including a thout limitation all minerals, oil, gas, geothermal and similar matters, located in KLAMATH County, State of Oregon (If e "Real Property"):

Government Lots 3,4,5,6,11,12,13,14,17,18,19:20,21,22,23,24,25,26,27,28,29,30,31 and 32 in Section 11, Township 36 South, Range 12 East of the Willa nette Meridian, Klamath County, Oregon.

The Real Property or its address is corr monly known as Godowa Springs, Beatty, Oregon 97621, BEATTY, OR 9762 1. The Real Property tax identification number: R352273,R35226;R352255,R352308 and R352291...

Grantor presently assigns to Lender all of Grant r's intt, title, and interest in and to all leases of the Property and all Rents from the Property. In addition, Grantor grants to Lender a Uniform Compensal Code security in prest in the Personal Property and Rents.

DEFINITIONS. The following words shall have the following meanings whan used in this Mortgage. Terms not otherwise defined in this Mortgage shall have the meanings attributed to such terms in the Unit of m Commercial (\chi de. All references to dollar amounts shall mean amounts in lawful money of

Existing Indebtedness. The words "Existing Index itedness" mean halindebtedness described below in the Existing Indebtedness section of this

Grantor. The word "Grantor" means JOHN M LLS: Ind LILLIAN MILL 3. The Grantor is the mortgagor under this Mortgage.

Guarantor. The word "Guarantor" means and includes without limits on each and all of the guarantors, sureties, and accommodation parties in

Improvements. The word "Improvements" means and includes a thout limitation all existing and future improvements, fixtures, buildings, structures, mobile homes affixed on the Real P oper y, facilities, adding is, replacements and other construction on the Real Property.

Ind abtedness. The word "Indebtedness" means a principal and in a rest payable under the Note and any amounts expended or advanced by Lander to discharge obligations of Grantor or expenses incurred by Lander to enforce obligations of Grantor under this Mortgage, together with

Londer. The word "Lender" means WESTERN BAN#, its successors of d assigns. The Lender is the mortgagee under this Mortgage.

Mor gage. The word "Mortgage" means this Nortgage between Grant r and Lender, and includes without limitation all assignments and security

Note. The word "Note" means the promissory note or credit agreenent dated August 30, 1994, in the original principal amount of \$15,000.00 from Grantor to Lender, together with all renewals of extensions of modifications of, refinancings of consolidations of, and \$ 13. UVU.UU from ciramor to Lender, together with all renewals of distributions for the promissory note or agreem int. The maturity date of the Note is May 30, 1998. The rate of interest on the Note is subject to

Personal Property. The words "Personal Property" nean all equipme it fixtures, and other articles of personal property now or hereafter owned by Grantor, and now or hereafter attached or affixed it the Real Properly together with all accessions, parts, and additions to all replacements of and all substitutions for, any of such property; and to jether with all prix seds (including without limitation all insurance proceeds and refunds of

Property. The word "Property" means collectively the Real Property and the Personal Property.

Real Property. The words "Real Property" mean the property, interests at dirights described above in the "Grant of Mortgage" section. Related Documents. The words "Related Documents" mean and in lude without limitation all promissory notes, credit agreements, loan

agreements, environmental agreements, guarand is, security agreements mortgages, deeds of trust, and all other instruments, agreements and

Runts. The word "Rents" means all present and future rents, revenues income, issues, royalties, profits, and other benefits derived from the

THIS MORTGAGE, INCLUDING THE A SIGNMENT OF FENTS AND THE SECURITY INTEREST IN THE RENTS AND PERSONAL PROPERTY, IS GIVEN TO SECURE (1) PAYMEIT (1): THE INDEBTED VESS AND (2) PERFORMANCE OF ALL OBLIGATIONS OF GRANTOR UNDER THIS MORTGAGE AND THE RELATED DOCL MENTS. THIS MORTGAGE IS GIVEN AND ACCEPTED ON THE FOLLOWING TERMS: PAYMENT AND PERFORMANCE Except as otherwise Fire vided in this Mortgage, Grantor shall pay to Lender all amounts secured by this Mortgage

POSSESSION AND MAINTENANCE OF 'HE PROPERTY irantor agrees that Grantor's possession and use of the Property shall be governed by the Possession and Use. Until in defact, Grantor may 19 fain in possession and control of and operate and manage the Property and collect the Possassion and Use. Until in default, Grantor may ration in possession and control of and operate and manage the Property and collect the Rents from the Property. This NST NUMENT WILL NC I ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LANS AND REGULATION; BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING CREATED TO THE DECORPT OF A THIS THE ADDROPORTIAL CITY OF COLUMN BLANKING DEPARTMENT. TO VICINITY OF ADDROPORTIAL TO VICINITY OF ADDROPORTI OF APPLICABLE LAND USE LANS AND REGULATION; BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK A ITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY Duty to Maintain. Grantor shall main ain the Property in tenantable condition and promptly perform all repairs, replacements, and maintenance

Hazardous Substances. The terms "azardous waste" "hazardous substance," "disposal," "release," and "threatened release," as used in this

Payment. Granter shall pay when due (and 1) all (vents prior to de 4 quency) all taxes, payrell taxes, special taxes, assessments, water charges

Payment. Granter shall pay when due (and 1) all 1 vents prior to de 11 quency) all taxes, payment taxes, special taxes, assessments, water charges enti sewer service: sharges levied against or on all count of the Prop arty, and shall pay when due all claims for work done on or for services.

Hazardous Substances. The terms "azardous waste" "hazardous substance," "disposal," "release," and "threatened release," as used in this Mortgage, shall have the same my anink s as set forth in h Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as Mortgage, shall have the same mi anity as set forth in in a Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, 42 U.S.C. Section 96(1, cf. seq. ("CERCLA")), the Superfund Amendments and Reauthorization Act of 1986, Pub. L. No. 99-499 amended, 42 U.S.C. Section 96(1, 6) seq. (**UEHCLA**), the Superrund Amendments and Reautinonzation Act of 1986, Pub. L. No. 99-499
(**SARA**), the Hazardous Materials Transportation Act, 49 J.S.C. Section 1801, et seq., the Resource Conservation and Recovery Act, 49 U.S.C. ("SARA"), the Hazardous Materials Transportation Act, 49 J.S.C. Section 1801, et seq., the Resource Conservation and Recovery Act, 49 U.S.C. Section 6901, et seq., or other applice die state or Fed at laws, rules, or regulations adopted pursuant to any of the foregoing. The terms Section 6901, et seq., or other a plic a ple state or Fed at laws, rules, or regulations adopted pursuant to any of the foregoing. The terms "hazardous substance" shall also include, without limitation petroleum and petroleum by-products or any fraction thereof Thazardous waster and Thazardous suck lancer shall also it clude, without limitation petroleum and petroleum by-products or any fraction thereof and as bestos. Grantor represents and Terrants to Lender that: (a) During the period of Grantor's ownership of the Property, there has been no and as bestos. Grantor represents and variants to Lender that: (a) burning the period of Grantor's ownership of the Property, there has been no use, generation, manufacture, storage, it latinent, disposa, elease or threatened release of any hazardous waste or substance by any person on, and the property of the proper use, generation, manufacture, stora je, i latment, disposa elease or threatened release of any hazardous waste or substance by any person on, under, or about the Property; (b) (iran r has no knowle i e of, or reason to believe that there has been, except as previously disclosed to and under, or about the Property; (b) (irang r has no knowledge of, or reason to believe that there has been, except as previously disclosed to and acknowledged by Lender in writing. () any use, generally in, manufacture, storage, treatment, disposal, release, or threatened release of any hastoric and the property of (iii) any actual or threatened release of any bind by acknowledged by Lender in writing, () any use, general in, manufacture, storage, treatment, disposal, release, or infreatened release of any hazardous waste or substance by a ly poor owners or occup ants of the Property or (ii) any actual or threatened litigation or claims of any kind by hazardcus waste or substance by a typn or owners or occup ants of the Property or (ii) any actual or inreatened imgation or claims of any kind by any person relating to such matters and c) Except as pre nously disclosed to and acknowledged by Lender in writing. (i) neither Grantor nor any control of the c any person relating to such matters, and it is contactor, agent or other rutho. Zed user of the property shall use, generate, manufacture, store, treat, dispose of, or release any contactor, such as the property shall use, generate, manufacture, store, treat, dispose of, or release any contactor, agent or other ruthouse or about the Dr. or about the Dr. or other and fill any such activity shall be conducted in compliance with all applicable. tenant, contractor, agent or other (utho) zed user of the roperty shall use, generate, manufacture, store, treat, dispose of, or release any hazardous waste or substance on, index or about the Projectly and (ii) any such activity shall be conducted in compliance with all applicable nazardous waste or substance on, inder or about the Projectly and (ii) any such activity shall be conducted in compliance with all applicable individual state, and local laws, regulations and ordinances, it sluding without limitation those laws, regulations, and ordinances described above. receral, state, and local laws, regulations and ordinances, it studing without limitation those laws, regulations, and ordinances described above.

Grantor authorizes Lender and its agents of enter upon this property to make such inspections and tests, at Grantor's expense, as Lender may be applied to the property of the property of the Mostroge. Any inspections of tests made by Lender shall be for Grantor authorizes Lender and its agents o enter upon the Property to make such inspections and tests, at Grantor's expense, as Lender may deem appropriate to determine compliance of the Property of 1 this section of the Mortgage. Any inspections or tests made by Lender shall be for deem appropriate to determine compliance of the Property VA 1 this section of the Mortgage. Any inspections or tests made by Lender shall be for Lender's outposes only and shall not be or instrued to create any responsibility or liability on the part of Lender to Grantor or to any other person. Lender's outposes only and shall not be on astrued to create any responsibility or liability on the part of Lender to Grantor or to any other person.

The representations and warranties continued herein are tialled on Grantor's due diligence in investigating the Property for hazardous waste. The representations and warranties contribled herein are the ed on Granton's due diligence in investigating the Property for hazardous waste. Granton hereby (a) releases and well-es any future claims & ainst Lender for indemnity or contribution in the event Granton becomes liable for the contribution of the event Granton becomes liable for the contribution of the event Granton becomes liable for the contribution in the event Granton becomes liable for the contribution in the event Granton becomes liable for the contribution in the event Granton becomes liable for the contribution in the event Granton becomes liable for the contribution in the event Granton becomes liable for the contribution in the event Granton becomes liable for the contribution in the event Granton becomes liable for the contribution in the event Granton becomes liable for the contribution in the event Granton becomes liable for the contribution in the event Granton becomes liable for the contribution in the event Granton becomes liable for the contribution in the event Granton becomes liable for the contribution in the event Granton becomes liable for the contribution in the event Granton becomes liable for the contribution in the event Granton becomes liable for the contribution in the event Granton becomes liable for the contribution in the event Granton becomes liable for the contribution in the event Granton becomes liable for the contribution becomes liable for the contr Grantor hereby (a) releases and well less in y ruture claims it ainst Lender for indemnity or contribution in the event Grantor becomes liable for cleanup or other costs under any such laws, and (b) agrees to indemnify and hold harmless Lender against any and all claims, losses, liabilities, cleanup or other costs under any such laws, and (b) agrees (c) indemnity and hold humbers Lender against any and all claims, losses, liabilities, danages, penalties, and expenses which is inder may directly or indirectly sustain or suffer resulting from a breach of this section of the Mortgage damages, penalties, and expenses which to nder may directly in indirectly sustain or suffer resulting from a breach of this section of the Mortgage of the Mortgage of the Mortgage or as a consequence of any use, generator manufacture, storage, disposal, release or threatened release occurring prior to Grantor's ownership or interest in the Property, whether or lot the same was or six uld have been known to Grantor. The provisions of this section of the Mortgage, and the control of the Mortgage, the same was or six uld have been known to Grantor. or interest in the Property, whether or lot the same was or six uld have been known to Grantor. The provisions of this section of the Mortgage, including the obligation to indemnify, whall unvive the payment of the Indebtedness and the satisfaction and reconveyance of the lien of this Mortgage and shall not be affected by Lenda 's acquisition of at y interest in the Property, whether by foreclosure or otherwise.

Nulsance, Waste. Grantor shall not cause conduct or permit any nuisance nor commit, permit, or suffer any stripping of or waste on or to the Nulsance, Waste. Grantor shall not cause conduct or permit any nulsance nor commit, permit, or suiter any stripping or or waste on or to the Property. Without limiting the calculation of the Property. Without limiting the calculation of the property of the foregoing. Grantor will not remove, or grant to any other party the Property or any portion of the Property. Will out littling the the herality of the foregoing. Chantor will not remove, or grant to any dight to remove, any timber, minerals (including oil and gas), so I, gravel or rock products without the prior written consent of Lender. Removal of Improvements. Grantor st all ricit demolish or ren's ve any Improvements from the Real Property without the prior written consent of

Removal of Improvements. Grantor stall ricit demolish or remake any improvements from the Real Property without the prior written consent of Lender. As a condition to the removal of any improvements, List der may require Grantom to make arrangements satisfactory to Lender to replace Lender's Right to Enter. Lender and is acomb and represent tatives may enter upon the Real Property at all reasonable times to attend to

Lender's interests and to inspect the Property & r purposes of Gra tor's compliance with the terms and conditions of this Mortgage.

Compliance with Governmental Requirements. Grantor shall promptly comply with all laws, ordinances, and regulations, now or hereafter in Compliance with Governmental Requirements. Grantor shall promptly comply with all laws, ordinances, and regulations, now or nereatier in effect, of all governmental authorities at plicatile to the use or occupancy of the Property, including without limitation, the Americans With Compliance during any proceeding. effect, of all governmental authorities at plicable to the use or occupancy of the Property, including without limitation, the Americans with Disabilities Act. Grantor may contest in 300 f faith any such a v, ordinance, or regulation and withhold compliance during any proceeding, including a specific appears of the property of the Property, including without limitation, the Americans with Disabilities Act. Disabilities Act. Grantor may contest in 3001 tath any such a v, ordinance, or regulation and withhold compliance during any proceeding, including appropriate appeals, so long at 1 Grantor has notified L ander in writing prior to doing so and so long as, in Lender's sole opinion, and the property are set and any such as the property are set any such as the property are set and any such as the property are set as the property and any such as the property are set as the property and any such as the property are set as the property are Including appropriate appears, so long at lotation has notified Lander in writing prior to doing so and so long as, in Lender's sole opinion, Lender to contact Lander in the Property are not jed outsided. Lender has require Grantor to bost adequate security or a surety bond, reasonably

Juty to Protect. Grantor agrees neither to aber don nor leave une tended the Property. Cirantor shall do all other acts in addition to those acts Juty to Protect. Grantor agrees neither to abertion nor leave unit tended the Property. Crantor shall do all other acts in addition to those a set forth above in this section, which from the circ facter and use or the Property are reasonably necessary to protect and preserve the Property. DUE (IN SALE - CONSENT BY LENDER. Lender may, at its option, dec are immediately due and payable all sums secured by this Mortgage upon the

Sale or transt. Without the Lender's prior written consent, of all or any part of the Real Property, or any interest in the Real Property. A sale or transter means the conveyance of Real Property on any night, title or the rest therein whether legal, beneficial or equitable; whether voluntary or transfer" means the conveyance of Real Properly of any night, title of interest therein whether legal, beneficial or equitable, whether voluntary or involuntary; whether by outright sale, deed, installment sale contract, lar contract, contract for died, leasehold interest with a term greater than three contracts of the contract to the contract than the contract than the contract to the contract than the contract than the contract to the contract than the contract than the contract than the contract than the contract to the contract than the contract that the contract than the contr involuntary; whether by outlight sale, deed, install ment also contract, fair c contract, contract for deed, leasehold interest with a term greater than three (3) years, lease-option contract, or by sale, assignment or transfer of any beneficial interest in or to any land trust holding title to the Real Property, or transfer also (3) years, lease-option contract, or by sale, assignment or transfer of any beneficial interest in or to any land trust holding the to the Heal Property, or transfer of any other method of conveyance of Real Property of interest. If any (3) into is a corporation, partnership or limited liability company, transfer also by any other method of conveyance of Real Property interest. If any (if infor is a corporation, partnership of limited flability company, transfer also includes any change in paymership of more than twenty- ive percent (25%) of the voting stock, partnership interests or limited flability company interests, but limited in available to the company interests, but limited if each available to the original law or by Orange law. includes any change in ownership of more than twenty-live percent (25%) of the voting stock, partnership interests or limited liability company interests as the case may be, of Grantor. However, this option still not be exercis as by Lender if such exercises is prohibited by federal law or by Oregon law. TAXES AND LIENS. The following provisions relating to the taxes and lie to on the Property are a part of this Mortgage.

end sewer service) charges levied against or on as count of the Property, and shall pay when due all claims for work done on or for services that find the Property for the life of the Property free of all lens having priority over or equal to the interest of the Property for the life of the property for the property fo ran area or material rumished to the Property. Give nor shall maintain the Property free of all liens having priority over or equal to the interest of Lander under this Mortgage, except for the lien of tixes and assess n into not due, except for the Existing Indebtedness referred to below, and

Right To Contest. Grantor may withhold payn ent of any tax, assess trant, or claim in connection with a good faith dispute over the obligation to Hight to Contest. Granter may withheld payn ent changitax, assess that, or claim in connection with a good tath dispute over the obligation to pay, so long as Lendar's interest in the Property is not jeopardized. If a fien arises or is filed as a result of nonpayment, Granter shall within fifteen

(15) days after the lien arise 1 or, "a lien is filed, wit in fifteen (15) days after Grantor has notice of the filing, secure the discharge of the lien, or if requested by Lender deposit with Lender cash or 1 sufficient corporate surely bond or other security satisfactory to Lender in an amount sufficient (15) days after the fien arise it or. "a lien is filed, with in lifteen (15) days after Grantor has notice of the filing, secure the discharge of the lien, or if requested by Lender, deposit with Lender cash or a sufficient corporate surery bond or other security satisfactory to Lender in an amount sufficient could accrue as a result of a foreclosure or sale under the lien. In requested by Lender, deposit with Lender cash of a function corporate surely bond or other security satisfactory to Lender in an amount sufficient to discharge the lien plus any costs and attorneys is es or other charges that could accrue as a result of a foreclosure or sale under the lien. In any contact, the property of the lien is a surface of the lien of the lien in the l o discharge the lien plus ary ccc's and attorneys' is es or other charges that could accrue as a result of a foreclosure or sale under the lien. In any contest, Grantor shall defend self-and Lender as dishall satisfy any adverse judgment before enforcement against the Property. Grantor shall contest proceedings. tiny contest, branter shall de end a seir and cender as dishall salisty any adverse judyment before name Lender as an additional obligious under any sure y bond furnished in the contest proceedings. Evidence of Payment. Graitor 3 tell upon demand furnish to Lender satisfactory evidence of payment of the taxes or assessments and shall appropriate and entire antal official to ce ver to Lender at any time a written statement of the taxes and assessments against the Evidence of Payment. Grai for shall upon demand furnish to Lender satisfactory evidence of payment of the taxes or assessments and shall authorize the appropriate governing antial official to deliver to Lender at any time a written statement of the taxes and assessments against the

Notice of Construction. Grai for the all notify Lender is least fifteen (15) days before any work is commenced, any services are furnished, or any materials are supplied to the Planer / if any mechanics is lien, materialment's lien, or other lien could be asserted on account of the work, services. Notice of Construction. Grai for the all notify Lender at least fifteen (15) days before any work is commenced, any services are furnished, or any materials are supplied to the Poper I, if any mechanics lien, materialmen's lien, or other lien could be asserted on account of the work, services, or materials. Granter will upon request of Lender furnity to Lender advance assurances estisfactory to Lender that Granter can and will have the materials are supplied to the Ploper /, if any mechanic is lien, materialmen's lien, or other lien could be asserted on account of the work, services, or other lien could be asserted on account of the work, services, cost of such improvements.

PROPERTY DAMAGE INSURANCE. The ollowing provision relating to insuring the Property are a part of this Mortgage.

ordinances, and regulations of governmental auth orities

Maintenance of insurance. Granter shall procure and maintain policies of fire insurance with standard extended coverage endorsements on a improvements on the Real Property in an amount sufficient to avoid application of any Maintenance of Insurance. Grantor shall procure and maintain policies of fire insurance with standard extended coverage endorsements on a improvements on the Real Property in an amount sufficient to avoid application of any lability insurance in such coverage and virtual set in favor of Lender. Stantor shall also procure and maintain comprehensive general and Lender being named as additional insureds in such liability. coinsurance clause, and with a stands rd mortgagee clause in favor of Lender. Grantor shall also procure and maintain comprehensive general lability insurance in such coverage air punts as Lender in an request with Trustee and Lender being named as additional insureds in such liability and control of the surance including but not limited to hazard, business interruption and boiler liability insurance in such coveraç e air punts as Lender n ay request with Trustee and Lender being named as additional insureds in such liability insurance policies. Additionally, Cirant r shall maintain at the other insurance, including but not limited to hazard, business interruption and boiler policies shall be written by such insurance companies and in such form as may be reasonably acceptable to Insurance policies. Additionally, Liran's rishall maintain of the insurance, including but not limited to hazard, business interruption and botter insurance as Lender may require. Polities shall be written by such insurance companies and in such form as may be reasonably acceptable to lender. Grantor shall deliver to 1 and a cartificates of contract the insurance containing a stipulation that coverage will not be cancelled or Insurance as Lender may require. Policies shall be write 1 by such insurance companies and in such form as may be reasonably acceptable to Lender Grantor shall deliver to Landar certificates of colorage from each insurer containing a stipulation that coverage will not be cancelled or an action to Landar and not containing and disclaims of the incurrence liability for failure to Lender. Grantor shall deliver to Lander certificates of columnation and insurer containing a stipulation that coverage will not be cancelled or diminished without a minimum of ten (**-(*) days' prior written on notice to Lender and not containing any disclaimer of the insurer's liability for failure to a notice. Each insurance solice also shall include an endorsement providing that coverage in favor of Lender will not be impaired in any diminished without a minimum of thin (-(-) days' prior writing in notice to Lender and not containing any disclaimer of the insurer's liability for failure to give such notice. Each insurance solicy also shall include an endorsement providing that coverage in favor of Lender will not be impaired in any way by any act, omission or default of the first or any other person. Should the Real Property at any time become located in an area designated give such notice. Each insurance solicy also shall include an endorsement providing that coverage in tavor of Lender will not be impaired in any way by any act, omission or defaul of 5 antor or any other person. Should the Real Property at any time become located in an area designated to the feature of th way by any act, omission or detaul of antor or any other person. Should the Real Property at any time become located in an area designated by the Director of the Federal Emergency Management Act ancy as a special flood hazard area, Grantor agrees to obtain and maintain Federal Flood Insurance, to the extent such insurance is required by Lender and is or becomes available, for the term of the loan and for the full unpaid by the Director of the Federal Emergery y Management Act ancy as a special flood hazard area, Grantor agrees to obtain and maintain Federal Flood Insurance, to the extent such insurance is required by Lender and is or becomes available, for the term of the loan and for the full unpaid principal palance of the loan, or the maxing um limit of coverage that is available, whichever is less. Application of Proceeds. Grantor thall promptly notify Lentier of any loss or damage to the Property. Lender may make proof of loss if Grantor thall promptly notify Lentier or not Lender's security is impaired. Lender may at its election apply the processes

Application of Proceeds. Grantor thall a romptly notify Lender of any loss or damage to the Property. Lender may make proof of loss if Grantor to the reduction of the Indebtedness payr tent of any lien of action the Property. Or the restoration and repair of the Property. It is designed to the Property. Lender may make proof of loss if Grantor to the restoration of the Indebtedness. fails to do so within fifteen (15) days of the casualty. Whethere or not Lender's security is impaired, Lender may, at its election, apply the proceeds to the proceeds to restoration and repair of the property, or the restoration and repair of the property. If Lender elects to the damaged or destroyed improvements in a manner satisfactory to to the reduction of the indebtedness pays sent of any lien an acting the Property, or the restoration and repair of the Property. If Lender elects to apply the proceeds to restoration and repair, Grantor shall it had not been satisfactory to the damaged or destroyed improvements in a manner satisfactory to the control of the restoration of the restoration and repair of the restoration and repa apply the proceeds to restoration and replier, Grantor shall repair or replace the damaged or destroyed improvements in a manner satisfactory to Lender. Lender shall, upon satisfactory prinof of such expenditure, pay or reimburse Grantor from the proceeds for the reasonable cost of repair or restoration if Grantor is not in default he eunder. Any proceeds which have not been disbursed within 180 days after their receipt and which Lender. Lender shall, upon satisfact by prilot of such expenditure, pay of reimburse strantor from the proceeds for the reasonable cost of repair of restoration if Grantor is not in default he eunder. Any proceeds which have not been disbursed within 180 days after their receipt and which a point of the pay any amount owing to Lender under this Mortgage. or restoration if Grantor is not in deta-lift he eunder. Any proceeds which have not been disbursed within 180 days after their receipt and which he has not committed to the repair or instoration of the property shall be used first to pay any amount owing to Lender under this Mortgage, and the information of the principal balance of the Indebtedness. If Lender holds any Lender hes not committed to the repair or i istoration of the state of the principal balance of the Indebtedness. If Lender holds any then to prepay accrued interest, and the committee, it any, at all the applied to the princip proceeds after payment in full of the Intelects these such process deschall be paid to Grantor. Unexpired insurance at Sale. Any ur expired insurance shall nure to the benefit of, and pass to, the purchaser of the Property covered by this Mortgage, or at any foreclosure sale of such Property. Unexpired insurance at Sale. Any or expired insurance shall nure to the benefit of, and pass to, the purchaser of the Property Mortgage at any trustee's sale or other tale hild under the provisions of this Mortgage, or at any foreclosure sale of such Property.

Compliance with Existing Indebtedness. It into the period in which any Existing Indebtedness described below is in effect, compliance with the insurance provisions.

Compilance with Existing Indebtedners, it iming the period in which any Existing Indebtedness described below is in effect, compliance with the insurance provisions contained in the in-itrum and evidencing such a Existing Indebtedness shall constitute compliance with the insurance provisions under this Mortgage, to the extent compilance with the terms of this Mortgage would constitute a duplication of insurance provisions. insurance provisions contained in the instrumant evidencing such Existing Indebtedness shall constitute compliance with the insurance provisions under this Mortgage, to the extent compliance a with the terms of this Mortgage would constitute a duplication of insurance provisions proceeds from the insurance become by vable on loss, the propositions in this Mortgage would constitute a duplication of insurance requirement. If any under this Mortgage, to the extent compliance with the terms of this Mortgage would constitute a duplication of insurance requirement. If any the proceeds not national to the holder of the Evieting Indebted to the Mortgage for division of proceeds shall apply only to that portion of Grantor's Report on Insurance. Upon request of Lender, howe 'er not more than once a year, Grantor shall furnish to Lender a report on each axisting policy of insurance showing: (a) the reme of the insurer (b) the risks insured: (c) the amount of the policy: (d) the property insured, the

Grantor's Report on Insurance. Upon request of Lender, how ever not more than once a year, Grantor shall furnish to Lender a report on each then current replacement value of such property, and the manner of determining that value; and (e) the expiration date of the policy. Grantor shall, upon request of Lender, have an independent appraiser satisfactory to Lender determine the cash value replacement cost of the Property. then current replacement value or such property, and the manner of determining that value; and (e) the expiration date of the policy. Grant shall, upon request of Lender, have an ind spendent appraiser same actory to Lender determine the cash value replacement cost of the Property. EXPENDITURES BY LENDER. If Grantor fails to corr bly with any provision of this Mortgage, including any obligation to maintain Existing Indebtedness proceeding is confirmed below or if any action or proceeding is confirmed that would materially affect Lender's interests in the Property. Lender

EXPINITURES BY LENDER. If Grantor tails is correctly with any proves on of this Mortgage, including any obligation to maintain Existing Indebtedness on Grantor's behalf may, but shall not be required to ske any action that Lender deems appropriate. Any amount that Lender expends in so doing will In good standing as required below, or if any action on Grantor's behalf may, but shall not be required to ake any action that Lender deems appropriate. Any amount that Lender expends in so doing will the date incurred or paid by Lender to the date of repayment by Grantor. All such expenses, at on Grantor's behalf may, but shall not be require to ake any action that Lender deems appropriate. Any amount that Lender expends in so doing will be pavable on deman to the date incurred of paid by Lender to the date of repayment by Grantor. All such expenses, at be balance of the Note and be apportioned among and be pavable with any bear interest at the rate charged under the Note from the date incurred or paid by Lender to the date of repayment by Grantor. All such expenses, at Lender to symmetry as a balloon navment which will be due and classification and the symmetry of the term of any and the symmetry of the symmetry of the symmetry of the symmetry of the Note of the Note and the symmetry of the Note, or (c) he will be due and classification of the Note, or (c) he symmetry of the Note, or (c) the note of the Note, or (c) the note of the Note, or (c) the note of Installinent payments to become due during eith arm if the term of any applicable insurance policy or (ii) the remaining term of the Note, or (c) be treated as a balloon payment which will be due and a syable at the Note a maturity. This Mortgage also will secure payment of these amounts. The or any remedies to which Lender may be entitled on account of the default. treated as a balloon payment which will be due and c ayable at the Nore a maturity. This Mortgage also will secure payment of these amounts. The default so any other right or any remedies to which Lender may be entitled on account of the default.

Any such action by Lender shall not be construed as count of the default so as to bar Lender from any remedy that it otherwise would have had. rights provided for in this paragraph shall be in accilic recommended to any other right or any remedies to which Lender may be entitled on account of the Any such action by Lender shall not be construed as calling the default scale to bar Lender from any remedy that it otherwise would have had. WARRANTY: DEFENSE OF TITLE. The following provisions relating to civil hership of the Property are a part of this Mortgage.

Title. Grantor wurrants that: (a) Grantor hok is good and marketable title of record to the Property in fee simple, free and clear of all liens and controlled the property of the property in the simple, free and clear of all liens and controlled title opinion issued in fact of and accepted by. Lender in connection with this Mortgage and (b) Grantor has the full ent umbrances other than those set torm in trie Mo. I Property description or in the Existing Indebtedness section below or in any title insurance policy, this report, or final title opinion issued in favor of, and accepted by, Lender in connection with this Mortgage, and (b) Grantor has the full Defense of Title. Subject to the exception in the puragraph above, the interest of all persons in the event any action or proceeding is commenced that questions. Grantor's title or the interest of Lender under this

Defines of Title. Subject to the exception in the paragraph above, the interval and will forever detend the title to the Property 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 Lender under this Adorthage. Grantor shall defend the action at Cramic's expense. Grantor may be the nominal party in such proceeding, but Lender shall be lawful claims of all persons. In the event any action or proceeding is commenced that questions Grantor's title or the interest of Lender under this Mort lage, Grantor shall defend the action at Cramor's expense. Grantor may be the nominal party in such proceeding, but Lender shall be counsel of Lender's own choice, and Grantor will deliver, or More lage, Grantor shall defend the action at Cramic's expense. Grat for may be the nominal party in such proceeding, but Lender shall be entitled to participate in the proceeding and to 1.6 ret resented in the proceeding by counsel of Lender's own choice, and Grantor will deliver, or causer to be delivered. To Lender such instruments as I ander may require from time to time to permit such participation. entitled to participate in the proceeding and to the represented in the proceeding by counsel or Lenders own choice, is causel to be delivered, to Lender such instruments as it ender may require from time to time to permit such participation. Compliance With Laws. Grantor warrants that the Property and Grantor's use of the Property complies with all existing applicable laws.

EXISTING | NDEBTEDNESS. The following provisions con > ming existing inc/e stedness (the "Existing Indebtedness") are a part of this Montgage.

Existing Lien. The lien of this Mortgage securing the indebtedness may be secondary and inferior to the lien securing payment of an existing obligation with an account number of 0024120-9(02 to Western Bank c 3 cribed as: Deed of Trust dated May 14, 1993 and recorded May 18, 1993 and 1993 a obligation with an account number of 0024120-5t 02 to Western Bank cell cribed as: Deed of Trust dated May 14, 1993 and recorded May 18, 1993 in Vol M93, Page 11159. The existing obligation has a current princh of approximately \$17,159,00 and is in the original principal

amount of \$28,275.00. The obligation has the ollowing payment terms: Interest payable quarterly beginning August 14, 1993, annual principal payments totaling \$5692.65 beginning March 10, 1994. Grantor & pressly covenants and agrees to pay, or see to the payment of, the Existing indebtedness and to prevent any default on such indebtedness, any default under the instruments evidencing such indebtedness, or any default

Default. If the payment of any installment of principal or any interes on the Existing Indebtedness is not made within the time required by the note regard if the payment of any installment of philappe of any interest of the Existing indebtedness is not made within the time required by the instrument securing such indebtedness and not be cured during any spelicable grace period therein, then, at the option of Lender, the Indebtedness secured by this Mortgage shall become immediately due and

No Modification. Grantor shall not enter into an / agreement with the holder of any mortgage, deed of trust, or other security agreement which has priority over this Mortgage by which that agreement will be noticed or any mongage, deed or 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. Gantor shall neither request nor accept any uture advances under a ty such security agreement without the prior written consent or Lender.

CONDEMNATION. The following provisions relating to condemnation of the Property are a part of this Mortgage. Application of Net Proceeds. If all or any plut of the Property is cor demned by eminent domain proceedings or by any proceeding or purchase

Application of Net Proceeds. If all or any place the Property is condemned by eliminate contain proceedings or by any proceeding or purchase in file of condemnation, Lender may at its election require that all or any portion of the net proceeds of the award be applied to the indebtedness or the repair or restoration of the Property. The nal proceeds of the a ward shall mean the award after payment of all reasonable costs, expenses, Proceedings. If any proceeding in condemration is filed. Grantor at all promptly notify Lencer in writing, and Grantor shall promptly take such

steps as may be necessary to defend the actic n and obtain the awar 1 Grantor may be the nominal party in such proceeding, but Lender shall be entitled to participate in the proceeding and to be it presented in the proceeding by counsel of its own choice, and Grantor will deliver or cause to

IMPOSITION OF TAXES. FEES AND CHARGES B / GO /ERNMENTAL AL THORITIES. The following provisions relating to governmental taxes, fees Current Taxes, Fees and Charges. Upon request by Lender, Grer or shall execute such documents in addition to this Mortgage and take wharever other action is requested by Lender to per ect and continue ender's ilen on the Real Property. Grantor shall reimburse Lender to all

taxes, as described below, together with all extenses incurred in recording, perfecting or continuing this Mortgage, including without limitation all Taxes. The following shall constitute taxes to v high his section applies: (a) a specific tax upon this type of Mortgage or upon all or any part of

the indebtedness secured by this Mortgage; (b) a specific tax on Gran's which Grantor is authorized or required to deduct from payments on the Indebtedness secured by this type of Mortgage; (c) tax on this type of Mortgage chargeable against the Lender or the holder of the Note; and (d) a specific tax on all or any portion of the Inde steer assign on payme 113 of principal and interest made by Grantor.

Subsequent Taxes. If any tax to which this section popules is enacted subsequent to the date of this Mortgage, this event shall have the same effect as an Event of Default (as defined below), and ender may exercise any or all of its available remedies for an Event of Default as provided about in the Taylor and Lings. below unless Grantor either (a) pays the tax before becomes delinct ant, or (b) contests the tax as provided above in the Taxes and Liens SECURITY AGREEMENT; FINANCING STATEMENTS. The following provisions relating to this Morrgage as a security agreement are a part of this

Security Agreement. This instrument shall constitute a security agreement to the extent any of the Property constitutes fixtures or other personal properly, and Lender shall have all of the rights of a sec ared party under the Uniform Commercial Code as amended from time to time.

Security Interest. Upon request by Lender, Gran or shall execute financial g statements and take whatever other action is requested by Lender to

perfect and continue Lender's security interest in the Fights and Personal Property. In addition to recording this Mortgage in the real property records Lender may, at any time and without a their authorization from Grantor, file executed counterparts, copies or reproductions of this Mortgage as a financing statement. Grantor shall reim surse Lender for all expenses incurred in perfecting or continuing this security interest. Mortgage as a tinancing statement. Grantor shall assemble the Personal Property in a manner or 1 at a place reasonably convenient to Grantor and Lender and make it

Addresses. The mailing addresses of Grantor (cebtor) and Lender (sex used party), from which information concerning the security interest granted by this Mortgage may be obtained (each as required by the Unifor 1 Commercial Code), are as stated on the first page of this Mortgage. FURTHER ASSURANCES; ATTORNEY-IN-FACT. This following provisions is lating to further assurances and attorney-in-fact are a part of this

Further Assurances. At any time, and from time 13 time, upon request at Lender, Grantor will make, execute and deliver, or will cause to be made, executed or delivered, to Lender or to Lei ders designee, and when requested by Lender, cause to be filed, recorded, refiled, or made, executed of derivated, to Lender of to Lenders designed, and with requested by Lender, dause to be filled, recorded, refilled, or referenced at as the case may be, at such times and in such offices and places as Lender may deem appropriate, any and all such mortgages, and the case may be, at such times and in such mortgages, and the case may be a such times and in such mortgages. deeds of Tust, security deeds, security agreements, finanting statements, antinuation statements, instruments of further assurance, certificates, and other documents as may, in the sole opinion (Let der, be necessary or desirable in order to effectuate, complete, perfect, continue, or and other documents as may, in the sole opinion (T Let ger, be necessary or desirable in order to ellectuate, complete, periect, continue, or preserva. (a) the obligations of Grantor under the Hote his Mortgage, a to the Related Documents, and (b) the liens and security interests. preserve (a) the obligations of Grantor under the riote has mortgage, a it are related by this Mortgage on the Property, whether low wheel or hereafts acquired by Grantor. Unless prohibited by law or agreed to the

contrary by Lender in writing, Grantor shall reimburse Lend at for all costs arid expenses incurred in connection with the matters referred to in this

Attorney—In-Fact. If Grantor fails to do any of the hines referred to in the preceding paragraph, lender may do so for and in the name of Grantor and at Grantor's expense. For such purposes, Gir stor hereby irrevix ably appoints Lender as Grantor's attorney-in-fact for the purpose

of making, executing, delivering, filing, recording, and doing all other things as may be necessary or desirable, in Lender's sole opinion, to

FULL PERFORN'ANCE. If Grantor pays all the Indebtedne is with an due, and other vise performs all the obligations imposed upon Grantor under this Mortgage, Lender shall execute and deliver to Grantor a su table satisfaction of this Mortgage and suitable statements of termination of any financing statement on the evidencing Lender's security interest in the Rents and the Personal Property. Grantor will pay, if permitted by applicable law, any

DEFAULT. Each of the following, at the option of Lender, shall constitute an event of default ("Event of Default") under this Mortgage: Default on Indebtedness. Fallure of Grantor to make a 19 per ment when due on the Indebtedness.

Default on Cther Payments. Failure of Grantor within the time required by this Mortgage to make any payment for taxes or insurance, or any

Compliance Default. Failure to comply with any of her term, obligation, covenant or condition contained in this Mortgage, the Note or in any of the Re ated Documents. If such a failure is curallile at diff Grantor has not been given a notice of a breach of the same provision of this Mortgage within the preceding twelve (12) months, it may be sured (and no Eye at of Default will have occurred) if Grantor, after Lender sends written notice dernanding cure of such failure: (a) cures the failure within fifteen (1) days; or (b) if the cure requires more than fifteen (15) days, immediately indicates steps sufficient to cure the failure and to reafter continues and completes all reasonable and necessary steps sufficient to produce

Default in Favor of Third Parties. Should Berrove r or any Grantor c efault under any loan, extension of credit, security agreement, purchase or sales agreement, or any other agreement, in favor of any other ca ditor or person that may materially affect any of Borrower's property or Borrower's any Grantor's ability to repay the pans or perform their respective obligations under this Mortgage or any of the Related

False Statements. Any warranty, representation or statement made or furnished to Lender by or on behalf of Grantor under this Mortgage, the Note or the Related Documents is false or mist adir (in any material respect, either now or at the time made or furnished.

Death or insolvency. The death of Grantor or the c ssolution or term it ation of Grantor's existence as a going business, the insolvency of Grantor, the appointment of a receiver for any part of (ranic 's property, any a signment for the benefit of creditors, any type of creditor workout, or the commencement of any proceeding under any trankit otcy or insolvency laws by or against Grantor.

Foreclosure, Forfelture, etc. Commencement of to eclosure or forfeit re proceedings, whether by judicial proceeding, self-help, repossession or any other method, by any creditor of Grantor or by ϵu y governmental ϵc ancy against any of the Property. However, this subsection shall not apply in the event of a good faith dispute by Grantor as to the validity or reas mableness of the claim which is the basis of the foreclosure or forefeiture proceeding, provided that Grantor gives Lende written notice of such laim and furnishes reserves or a surety bond for the claim satisfactory to

Breach of Other Agreement. Any breach by Cranic under the terms of any other agreement between Grantor and Lender that is not remedied

within any grace period provided therein, including without limitation any agreement concerning any indebtedness or other obligation of Grantor to

Existing Indebtedness. A default shall occur and Existing Ince stedness or under any instrument on the Property securing any Existing Indebtedness, or commencement of any suit or other action to forecloses any existing lien on the Property.

Events Affecting Guarantor. Any of the preceding events occurs with respect to any Guarantor of any of the Indebtedness or such Guarantor dies or becomes incompetent. Lender, at its opt on, n ay, but shall not be required to, permit the Guarantor's estate to assume unconditionally the obligations arising under the guaranty in a manner set stactory to Lender, and, in doing so, cure the Event of Default.

Insecurity. Lender in good faith deems itself insicure

RIGHTS AND REMEDIES ON DEFAULT. Upon the occur ence of any Even of Default and at any time thereafter, Lender, at its option, may exercise any one or more of the following rights and remedies. In addition to any other lights or remedies provided by law:

Accelerate Indebtedness. Lender shall have the right at its option with ut notice to Grantor to declare the entire Indebtedness immediately due and payable, including any prepayment penalty ¼ hich arantor would b∈ raquired to pay.

UCC Remedies. With respect to all or any part of the Personal Property. Lender shall have all the rights and remedies of a secured party under

rights under this subparagraph either in person, b) agon t, or through a receiver.

Collect Rents. Lender shall have the right, without no ice to Grantor, to take possession of the Property and collect the Rents, including amounts past due and unpaid and apply the net proceed i, over and above Lend it's costs, against the Indebtedness. In furtherance of this right, Lender may require any tenant or other user of the Prope by to make payments of rent or use fees directly to Lender. If the Rents are collected by Lender, then Grantor irrevocably designates Lender as Granti is attorney-in-fix! to endorse instruments received in payment thereof in the name of Granto and to negotiate the same and collect the propeds. Payments or other users to Lender in response to Lender's demand shall satisfy the obligations for which the payments are max e, whether or not any proper grounds for the demand existed. Lender may exercise its

Appoint Receiver. Lander shall have the right to have a receiver appoints d to take possession of all or any part of the Property, with the power to protect and preserve the Property, to operate the Prope ty preceding force osure or sale, and to collect the Rents from the Property and apply the proceeds, over and above the cost of the receivership, against the Inda atedness. The receiver may serve without bond if permitted by law.

Lender's right to the appointment of a receiver's hall a dist whether or not the appointment of a receiver shall a dist whether or not the appointment of a receiver shall a dist whether or not the appointment of a receiver shall a dist whether or not the appointment of a receiver shall a dist whether or not the appointment of a receiver shall a dist whether or not the appointment of a receiver shall a dist whether or not the appointment of a receiver shall be distanced by the appointment of a receiver shall be distanced by the appointment of a receiver shall be distanced by the appointment of a receiver shall be distanced by the appointment of a receiver shall be distanced by the appointment of a receiver shall be distanced by the appointment of a receiver shall be distanced by the appointment of a receiver shall be distanced by the appointment of a receiver shall be distanced by the appointment of a receiver shall be distanced by the appointment of a receiver shall be distanced by the appointment of a receiver shall be distanced by the appointment of a receiver shall be distanced by the appointment of a receiver shall be distanced by the appointment of the appointm substantial amount. Employment by Lender shall a of oil qualify a person in m serving as a receiver

Judicial Foreclosure. Lender may obtain a judicial deplay foreclosing Granton's interest in all or any part of the Property.

Nonjudicial Sale. If permitted by applicable law, tiende may foreclose Grunton's interest in all or in any part of the Personal Pioperty or the Real

Deficier cy Judgment If permitted by applicable law ender may obtait a judgment for any deficiency remaining in the incabtedness due to Lender after application of all amounts received from the exercise of the rich s provided in this section.

Tenancy at Sufferance. If Grantor remains in passes ion of the Property after the Property is sold as provided above or Lender otherwise becomes entitled to possession of the Property upon default of Grantor, G a stor shall become a tenant at sufferance of Lender or the purchaser of the Property and shall, at Lender's option, either (ii) pin a reasonable re till for the use of the Property, or (b) vacate the Property Immediately

Other Remedies. Lender shall have all other rights and remedies provided in this Mortgage or the Note or available at law or in equity.

Sale of the Property. To the extent permitted by apply able law, Grantor nereby walves any and all right to have the property marshalled. In exercising its rights and remedies. Lender shall be free a sell all or any and of the Property together or separately. In one sale or by separate

Notice of Sale. Lender shall give Grantor reasonable no ice of the time and place of any public sale of the Personal Property or of the time after which any private sale or other intended disposition of the Personal Property is to be made. Reasonable notice shall mean notice given at least Walver; Election of Remedies. A waiver by any party of a breach of a proxision of this Montgage shall not constitute a waiver of or prejudice the

party's 1g its otherwise to demand strict compliance with that provision or envother provision. Election by Lender to pursue any remedy shall not exclude pursuit of any other remedy, and an election to ralke expenditures citake action to perform an obligation of Grantor under this Mortgage after failure of Grantor to perform shall not affect Lencer's right to declare a ok fault and exercise its remedies under this Mortgage.

party or parties sought to be charged or be und by the alterark in or amendment.

provisions of this Mortgage.

EACH C

Attorneys' Fees; Expenses. If Letter institutes any a it or action to enforce any of the terms of this Mortgage. Lender shall be entitled to recover such sum as the court may acknow reasonable as interneys' fees at trial and on any appeal. Whether or not any court action is involved all Attorneys' Fees; Expenses. If Lentier institutes any a filt or action to enforce any of the terms of this Mortgage, Lender shall be entitled to recover such sum as the court may activities as it is meys' fees at trial and on any appeal. Whether or not any court action is involved, all accounts activities and the enforcement of the enf such sum as the court may acjudce reasonable as at priceys' fees at trial and on any appeal. Whether or not any court action is involved, all reasonable expenses incurred by Lin der that in Lendar a opinion are necessary at any time for the protection of its interest or the enforcement of Expenses covered by this participant include. With all limitation, however subject to any limits under applicable law. Lendar's attorneys' tees at trial and on any appeal. Whether or not any court action is involved, all fact is rights shall become a part of the rights and and shall bear interest from the date of expenditure until repaid at the Notice. ights shall become a part of the ildebtedness paysit e on demand and shall bear interest from the date of expenditure until repaid at the Note Expenses covered by this participant include, with utilimitation, however subject to any limits under applicable law, Lender's attorneys fees rate Expenses covered by this party raph include, with full limitation, however subject to any limits under applicable law. Lender's attorneys' fees and Lender's legal expenses whither or not there is a significant post-indement collection services the cost of searching records obtaining and Lander's legal expenses whither or not there is a a vsuit, including attorneys' fees for bankruptcy proceedings (including efforts to modify or variety and enterprise in the reports (including foreclasure records), appeals and enterprise post-judgment collection services, the cost of searching records, obtaining and enterprise including foreclasure records, obtaining the extent openitted by applicable law. vacate any automatic stay or injunction), appeals and any anticipated post-judgment collection services, the cost of searching records, obtaining title reports (including foreclosure report its), surveyors ray orts, and appraisal fees, and title insurance, to the extent permitted by applicable law.

NOTICES TO GRANTOR AND OTHER PARTIES. Any notice and the line without an NOTICES TO GRANTOR AND OTHER PARTIES. Any notice and this Mortgage, including without limitation any notice of default and any notice of default and any notice of shall be deemed effective when a stually delivered, or when deposited with a nationally recognized overnight courier, or, it is a shall be deemed effective when a discontaining the shall be deemed effective when discontaining the shall be deemed effective when discontaining the states well first class: registered mail postage prepaid directed to the addresses. sale to Grantor, shall be in writing and thall the effective when a stually delivered, or when deposited with a nationally recognized overnight courier, or, if mailed, shall be deemed effective when do ostiled in the Urith of States mail first class, registered mail, postage prepaid, directed to the addresses for notices under this Mortgade by obtain formal written notice to the mailed, shall be deemed effective when do; osited in the Urit of States mail first class; registered mail, postage prepaid, directed to the addresses shown near the beginning of this Mortgage Any party may change its address for notices under this Mortgage by giving formal written notice to the which has privarity over this Mortgage shall be sent to Lendar's a lidress as shown near the beginning of this Mortgage. For notice outcomes, Grantor other parties, specifying that the purpose of the notice is to charge the party's address. All copies of notices of foreclosure from the holder of any tien which has priority over this Mortgage shall be sent to Lender's address, as shown near the beginning of this Mortgage. For notice purposes, Grantor's current a lidress. MISCELLANEOUS PROVISIONS. The ft flow if g miscellaneous o ovisions are a part of this Mortgage:

Amendments. This Mortgage, together x th any Related Equiments, consultates the entire understanding and agreement of the parties as to the matters set forth in this Mortgage. He all tration of or amen timent to this Mortgage shall be effective unless given in writing and signed by the Amendments. This Mortgage, together is thin any Related Extra translations are set forth in this Mortgage. Ho all tration of or amen thrent to this Mortgage shall be effective unless given in writing and signed by the alteration or amendment. Annual Reports. If the Property is used the purposes other than Grantor's residence, Grantor shall furnish to Lender, upon request, a certified statement of net operating income required from the Property furing Grantor's previous fiscal year in such form and detail as Lender shall require.

Annual Reports. If the Property is used the purposes other than Grantor's residence, Grantor shall furnish to Lender, upon request, a certified statement of net operating income easily a from the Property furning Grantor's previous fiscal year in such form and detail as Lender shall require.

Property less all cash expenditures made in connection with the operation of the statement of net operating income recaived from the Property furing Grantor's previous fiscal year in such form and detail as Lender shall require.

"Not operating income" shall mean all cast receipts from the Property less all cash expenditures made in connection with the operation of the

Applicable Law. This Mortgage has been delivered to Leh ler and accepted by Lender in the State of Oregon. This Mortgage shall be governed by and construed in accordance with the laws of the State of Oregon. Applicable Law. This mortgage has been delivered to Lenger and accepted by governed by and construed in accordance with the laws of the State of Oregon.

Caption Headings. Caption headings in it is Mortgage are for convenience purposes only and are not to be used to interpret or define the Merger. There shall be no merger of the interest or estate cree ed by this Mortgage with any other interest or estate in the Property at any time held by or for the benefit of Lender in any capacity, without the written consent of Lender. held by or for the benefit of Lender in any capacity, without the written consent of Lender.

Multiple Parties. All obligations of Granton in der this Mortga is shall be joint and several, and all references to Granton shall mean each and several and all obligations in this Mortgage. Severability. If a court of competent | trisc+ tion finds any previous of this Mortgage to be invalid or unenforceable as to any person of unenforceable as to any other persons or circumstances. It teasible are such

Severability. If a court of competent priscs ton finds any prevision of this Mortgage to be invalid or unenforceable as to any person or circumstance, such finding shall not render that provision invalid of unenforceable as to any other persons or circumstances. If teasible, any such a model fed to be within the limits of enforceability or validity; however, if the offending provision cannot be circumstance, such finding shall not render that provision invalid of unenforceable as to any other persons or circumstances. It teasible, any such so modified it shall be stricken and all other one islons of this Modition and in other respects shall remain valid and enforceable. Successors and Assigns. Subject to the Imitar one stated in this fortgage on transfer of Grantor's interest, this Mortgage shall be binding upon in the parties, their successors and assigns.

Successors and Assigns. Subject to the imital one stated in this Mortgage on transfer of Grantor's interest, this Mortgage shall be binding upon under, without notice to Grantor, may deal vith Grantor's but assors with reference to this Mortgage and the Indebtedness by way of lender, without notice to Grantor, may ceal vith Grantor's sulx essors with reference to this Mortgage and the incorporation without releasing Crantor from the obligations of this Mortgage or liability under the Indebtedness. Y/alver of Homestead Exemption. Grantor here by releases and it lives all rights and benefits of the homestead exemption laws of the State of

Walvers and Consents. Lender shall not be dee ned to have walk d any rights under this Mortgage (or under the Related Documents) unless such walver is in writing and signed by Lenger. To delay or omissic of on the part of Lender in exercising any right shall operate as a waiver of Walvers and Consents. Lender shall not be deemed to have wark disany rights under this Mortgage (or under the Related Documents) unless such walver is in writing and signed by Lender. For delay or omissicing on the part of Lender in exercising any right shall operate as a walver of an order of or prejudice the party's right. such waiver is in writing and signed by Lender. Fo delay or omissic high for any other right. A waiver by an / per y of a provision of this Mortgage shall not constitute a waiver of or prejudice the party's right provision. No orior waiver by Lender, nor any course of dealing between i.e.: h right or any other right. A waiver by an / per y of a provision of this Mortgage shall not constitute a waiver of or prejudice the party's right outerwise to demand strict compliance with that provision or any other provision. No prior weiver by Lender, nor any course of dealing between less demand in the provision of t Experience of dealing between the standard strict compliance with that provision or any other provision. No prior waiver by Lender, nor any course of dealing between Lender is required in this Mortgace, the transiting of such 3 insent by Lender in any Instance shall not constitute continuing consent to Let der and Gramor, shall constitute a waiver of any of Lender's right or any of Grantor's obligations as to any future transactions. Whenever subsequent instances where such consent is required in this first quired in the granting of such to a need to see the property of the granting of such to see the constitute continuing consent to

'NTOR ACKNOWLEDGES HAVING READ ALTHE PROVISIONS OF THIS MORTGAGE, AND EACH GRANTOR AGREES TO ITS TERMS. GRANTOF: - hy miles JOHN WILLS

MORTGAGE (Continued)

STATE OF Oregon Klamath S3 On this day before me, the undersigned Noter Public, personal appeared JOHN MILLS and LILLIAN MILLS, to me known to be the individuals and purposes therein mentioned. Given under five hand analysing as a later than the signed the Mortgage as their free and voluntary act and deed, for the uses the public lift and for the State of the Mortgage as Klamath August 1994 Realding at Klamath 1994			(Continued)	27503
COUNTY OF K1 am at h On this day before me, the undersigned described in and who executed the Mortgage, and acknowledged hat they signed the Mortgage as their free and voluntary act and deed, for the uses and purposes therein mentioned. Given under by hand and portifical seal thit. 31 st day of August 19 94 Notary Public if end for the State of 0 ? EGON Residing at K1 am at h Falls, Oregon My commission expires 5-1] - 1998 Log 1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	STATE OF Oregon	INDIVIDU	AL ACKNOWLEDGMENT	Page
A.D., 19 94 Sept. A.D., 19 94 A.D., 19 94)\$3		· · · · · · · · · · · · · · · · · · ·
Sept. A.D., 19 94 amath Courty Title Co of				94
by William County Clark	rate of oregon: County of Klama ed for record at request of A.D., 19 94 of of et 10.00	amath Court 3:27 Mortgages	Y Title Co Clock P M., and duly recorded in Vol. Evelyn Biehn By Co. County Clerk	st day M94