EXTENSION OF MORTGAGE OR TRUST DEED

Trustees of The Wohrman Family Trust			
6500 Old Fort Road			
Klamath Falls, OR 97601			
First Party's Name and Address			
Creative Concepts Construction LLC			
625 Wildland Drive			
Klamath Falls, OR 97601			
Second Party's Name and Address			
After recording, return to (Name, Address, ZIp): Am riTitle #72708			
300 Klamath Avenue			

97601

2009-016287

Klamath County, Oregon



12/31/2009 11:26:24 AM

Fee: \$42.00 SPACE RE FO RECORDE

THIS AGREEMENT, Made and entered into on December 21, 2009
by and between William R. Wohrman & Janice C. Wohrman, Trustees of the Wohrman Family Revocable Living hereinafter called the first party, and Creative Concept Construction, LLC, an Oregon limited /Trust ___/liability_company hereinafter called the second party, and _---hereinafter called the third party; WITNESSETH: On or about March 29, 2006 Creative Concepts Construction, LLC, an Oregon limited liability company hereinafter called mortgagor, made, executed and delivered to first party named above a promissory note in the sum of \$_60,000_00..., together with the mortgagor's mortgage securing the note. The mortgage was recorded in the Records of ___Klamath ____, in book/reel/volume No. ___MO6_____ on page ___O6923____, and/or as-County, Oregon, on __April_10,_2006_____ fee/file/instrument/microfilm/reception No. --- (indicate which):-The first party is currently the owner and holder of the note and mortgage. The second party is the 🖄 mortgagor 🗌 successor in interest of the mortgagor (indicate which) of the note and mortgage and the current owner of the real property described in the mortgage. The third party, if any, is secondarily liable for the payment of the note, as surety, endorser, guarantor or otherwise. The unpaid principal balance of the note is \$_60,000.00___, and the date to which interest has been paid thereon is __12/17/09______ The second party has requested an extension of the time(s) for payment of the debt evidenced by the note and secured by the mortgage. The first party is willing to grant the extension as hereinafter set forth. NOW, THEREFORE, for value received, receipt of which is hereby acknowledged by the first party, the first party hereby extends the time(s) for payment

to December 10, 2013

of the current unpaid balance of the note as follows:

Klamath Falls, OR

(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE)

The sums now unpaid on the note and the declining balances thereof shall bear interest hereafter at the rate of 5.25% percent per annum. In no way does this instrument change the terms of the note and mortgage or curtail or enlarge the rights or obligations of the parties hereto, except for the change in interest rate, if any, and the extension granted herein.

The second party hereby agrees to pay the current unpaid balance of the note, together with the interest, promptly at the time(s) set forth above, the interest being payable at the time(s) set forth in the note.

The third party, if any, agrees to such extension of time(s) and, if the rate of interest on the current debt is hereby increased, to such increase. Or decrease In construing this instrument, the singular includes the plural, "mortgage" includes trust deed, "mortgagor" includes grantor, and all grammatical changes shall be made so that this instrument shall apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the parties hereto have executed this document in duplicate on the date first written above. If any undersigned party is a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly

The Wohlman Family Revocable Living Trust by:	Xby: Deem Recel (Member
by: Janue (1) Johnman TKUS755	SECOND PARTY
DY: TOMUL (1/01 omen / Kus/ >2	

IMPORTANT NOTICE: If the above extension comes within the purview of the Truth-in-Lending Act and Regulation Z, and if the first party ab extension, AND if the obligation described above is other than one "upon which the amount of the finance charge is determined by the applicance," disclosures must be made by the first party pursuant to Section 226.8(e) of Regulation Z. For this purpose, use Stevens-Ness Form Not (NOTE: Only the first party's acknowledgment is required.)

S	STATE OF OREGON, County ofKlamath) ss.
	This instrument was acknowledged before me on
b	y
	This instrument was acknowledged before me on
h	w William R. Wohrman and Janice C. wohrman

wohrman Family Revocable Viving KRISTI L REDD

NOTARY PUBLIC- OREGON
COMMISSION NO. 421742
MY COMMISSION EXPIRES NOV 16, 201 Notary Public for Oregon

My commission expires _

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NOTARY ACKNOWLEDGEMENT FOR EXTENSION OF MORTGAGE OR TRUST DEED dated December 21, 2009

State of Oregon County of KLAMATH

This instrument was acknowledged before me on 2009 by BRIAN C. QUICK AS MEMBER OF CREATIVE CONCEPTS CONSTRUCTION, LLC, AN OREGON LIMITED LIABILITY COMPANY.

(Notary Public for Oregon

My commission expires

