## CHATTEL MORTGAGE

This form is subject to legal requirements of states where used.

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MORTGAGOR:	Wind River Venuer, Inc.	C	State	
Number	City, Zone Stevenson	County of Skamania	of Washington,	
and Street	e and equipment is in same state, show (a) for indi- (c) for partnership, its business address and, in t	vidual, his residence address, (b) for he space below, the name and addre	corporation, its principal office ss of each partner.)	
The undersigned Mortgago	r, whose address is given above, to secure paym ATION, 717 Equitable Buildi	nent of the indebtedness hereinaft ng, Portland, Gregon (Address)	ter described, hereby conveys	
its successors and assigns (all here	in referred to as "C.I.T." or "Mortgagee"), the	following chattel or chattels:		
(Insert serial numbers, model non All personal property acquired for use, in commay be acquired hereaf limited to, the proper hereof.	where one full description) where so ever located or kept, or onnection with the business of ter by Mortgagor for such use, ty described in Schedule "A" a	(Insert full location when by Hortgagor and Mortgagor, and all pentich property shall attached hereto and by	used, or kept or rsonal property which include, but not be reference made a par	
personal and real prop in this mortgage. It breach of this mortgage		other mortgages shall	e on this date execuiebtedness described be construed as a	
Skamenia Loggers and Complete With all present and all	efferred to herein is dated contractors, Inc., payable to contractors, accessories, replacements and not Mortgagee and Mortgagee's sole use forever monthly, and shall not be removed from an	d equipment, hereinafter referred t	o collectively as "chattels". To	
not become part of any freehold If Skamenia Logg IF MORTGAGOR SHA	ers and Contractors, Inc., or, LL PAY to Mortgagee the total sum of \$ 77	3,700.00 in 60	instalments of	
tollowed by a final instalment on monthly on unpaid balances and promissory note, payable at the to remain in full force and effect MORTGAGOR COVEN	day of each successive month of the month later of \$	rate, which amount Mortgagor procago or San Francisco, then this materials, successors and assigns, with I	ortgage shall be void, otherwise  Mortgagee as follows:	
Jamande whatsnever		A 10 Th.		

If Mortgagor breaches any of the terms hereof or of said note or of any other obligation of Mortgagor to C.I.T., or if Mortgagor becomes insolvent or ceases to do business as a going concern, or if the chattels or any of them be lost, secreted, misused or destroyed, or if a default is declared on any job contracted by Mortgagor, or if a surety takes over performance of such a job or extends financial assistance to Mortgagor, or if a petition in bankruptcy or for arrangement or reorganization be filed by or against Mortgagor, or property of Mortgagor be attached or a receiver be appointed for Mortgagor, or whenever Mortgagee may deem the indebtedness or chattels insecure, the indebtedness herein described and all other debts then owing by Mortgagor to C.I.T. shall at the option of C.I.T. and without notice become due and payable forth-with, and Mortgagor hereby authorizes Mortgagee to enter with or without legal process any premises where the chattels may be and take possession thereof. Mortgagee may foreclose this mortgage in the manner provided by law. To the extent not forbidden by law, Mortgagee may sell the chattels at private or public sale, in bulk or in parcels, with or without notice, without having the chattels present at the place of sale, and Mortgagee may bid and purchase. The proceeds of sale shall first be applied to the expense of settling all liens and claims against and all costs and charges and expenses incurred in taking, removing, holding, repairing and selling the chattels and a reasonable sum (15% if not procests and charges and expenses incurred in taking, removing, holding, repairing and selling the chattels and a reasonable sum (15% if not procests and charges and expenses incurred in taking, removing, holding, repairing and selling the chattels and a reasonable sum (15% if not procests and charges to any other indebtedness of Mortgagor to C.I.T. Mortgagor agrees to pay any deficiency forthwith. All remedies herein are cumulative to, and any or all thereof may be exercised in lieu of or

UNTIL ANY DEFAULT, Mortgagor shall remain in possession of the chattels, but Mortgagor shall not without the prior written consent of Mortgagoe misuse, sell, rent, lend, encumber, transfer or secrete any of the chattels. Mortgagor shall pay promptly when due all taxes, license fees, assessments and public and private charges on said chattels. The chattels shall at all times be at Mortgagor's risk, and Mortgagor shall keep them insured against fire with extended or combined additional coverage for the full insurable value thereof, and against such other risks in such amounts as Mortgagee may specify, all such fire and other insurance to protect Mortgagee's interest with a Standard Mortgage or Long-Form Endorsement. Mortgagor hereby waives all exemptions. Waiver of any default shall not be deemed a waiver of any other or subsequent default. Mortgagee may correct patent errors herein and fill in blanks. All notices from Mortgagee to Mortgagor shall be sufficiently given if mailed or delivered to Mortgagor at Mortgagor's address shown above.

Mortgagor shall, if certificate of title be required or permitted by law, obtain such certificate with respect to the chattels, showing the lien hereof, and in any event do everything necessary or expedient to preserve or perfect the lien hereof. No waiver nor change herein shall be binding on Mortgagee unless in writing signed by an officer of Mortgagee. Any part hereof contrary to the laws of any state where used shall be deemed ineffective therein, but shall not invalidate any other parts hereof. Mortgagor acknowledges receipt of a true copy and waives acceptance thereof. If Mortgagor is a corporation, this mortgage is executed pursuant to authority of its Board of Directors.

See Schedule "B" attached hereto and by this reference made a part hereof.

IN WITNESS WHEREOF, Mortgagor has executed and sealed this chattel mortgage on

July 29

. 1963 .

Wind River Veneer, Inc.

(Seal)

(Title—If corporation, state official title. Otherwise state