137624

BOOK 197 PAGE 362

FILLDE TO REGORD SKAPE TO THE WASH SEAMANIA CO. TITLE

113 17 1 29 111 100 Oxavry

GARY I. CLSON

WASHINGTON MUTUAL C/O DATAPLEX 19031 - 33RD AVE W LYNNWOOD, WA 98036 ATTN: MAILSTOP: 116DPWA:



MANUFACTURED HOME **DEED OF TRUST**

0009207481

THIS DEED OF TRUST IS between JOE LARRY QUEEN AND BARBARA A. QUEEN, HUSBAND AND WIFE

52 to 23/0/

whose address is: 112 RIVERVIEW DR WASHOUGAL, WA 98671

("Grantor"); SKAMANIA COUNTY TITLE CO

WASHINGTON

corporation, the address of which is

P.O. BOX 277 STEVENSON, WA 98648

and its successors in trust and assigns ("Trustee"); and Washington Mutual Bank, which is organized and existing under the laws of Washington State, and whose address is 201 Third Avenue, Seattle, Washington 98101 ("Beneficiary") and its successors or assigns.

Granting Clause. Grantor hereby grants, bargains, sells and conveys to Trustee, in trust, with power of sale, the real property in SKAMANIA

County,

WASHINGTON

, described below, and all interest in it Grantor ever gets:

SEE ATTACHED LEGAL

Page 7

Abbreviated Legal NW 1/4 of the SW 1/4 Sec 33, T2N, R5E

Tax Parcel Number: 02-05-33-0-0-2403-00

together with: all insurance and condemnation proceeds related to it; all income, rents and profits from it; all plumbing, lighting, air conditioning and built-in appliances, and other fixtures, at any time instailed on or in or used in connection with such real property; and the manufactured home

referred to below and all its other attachments and accessories. 2934 (01/08/99) v 1.38

ORIGINAL COPY

0009207481

The Property Includes a 1999 28X66 manufactured home, Manufacturer SKYLINE , Model GRENBRIAR . Serial Number 2191-0282-LA/B (the "Manufactured Home"). The Manufactured Home is and shall remain installed on a foundation system as a fixture or an improvement to the real estate consisting of the Property and shall be permanently affixed to the real estate and not severed or removed the state of WASHINGTON

2. Security. This Deed of Trust is given to secure performance of each promise of Grantor contained herein and in a security agreement of the same date from Grantor to Beneficlary (the "Security Agreement") and the payment of

If this box is checked, the Note secured by this Deed of Trust provides for a variable rate of interest.

3. Representations of Grantor. Grantor warrants and represents that:

(a) Grantor is the owner or contract purchaser of the Property, which is unencumbered except by easements, reservations, and restrictions of record not in consistent with the intended use of the Property, and any existing real estate contract, mortgage or deed of trust given in good feith and for value; the existence of which has been previously disclosed in writing to Beneficiary; and

(b) The Property is not presently and will not during the term of the Deed of Trust be used for any agricultural purposes.

4. Promises of Grantor. Grantor promises:

(a) To keep the Property in good repair; not to move, alter or demolish the Manufactured Home or any of the other improvements on the Property without Beneficiary's prior written consent; and not to sell or transfer the Property or any interest in the Property in violation of the provisions of Section 5.

(b) To allow representatives of Beneficiary to inspect the Property at any reasonable hour, and to comply with all laws, ordinances, regulations, covenants, conditions and restrictions

(c) To pay on time all lawful taxes and assessments on the Property;

(d) To perform on time all terms, covenants and conditions of any prior real estate contract, mortgage or deed of trust on the Property or any part of it and pay all amounts due and owing thereunder in a timely manner;

(e) To see to it that this Deed of Trust remains a valid lien on the Property superior to all liens except those described in Section 3(a), and to keep the Property free of all encumbrances which may impair Beneficiary's security. It is agreed that if anyone asserts the priority of any encumbrance other than those described in Section 3(a) over this Deed of Trust in any pleading filed in any action, the assertion alone shall be deemed to impair the lien of this Deed of Trust for purposes of this Section 4(e); and

(f) To keep the Manufactured Home and other improvements on the Property insured by a company satisfactory to Beneficiary against fire and extended coverage perils, and against such other risks as Beneficiary may reasonably require, in an amount equal to the full insurable value, and

2934 (01/08/99) v 1.38

ORIGINAL COPY

Page 2 of

800K 191 PAGE 364

0009207481

nother the state of the state o

to deliver evidence of such insurance coverage to Beneficiary. Beneficiary shall be named as the loss payes on all such policies pursuant to a standard lender's loss payable clause. The amount collected under any insurance policy may be applied upon any indebtedness hereby secured in the same manner as payments under the Note or, at Beneficiary's sole option, released to Grantor. In the event of default under the Note or, at Beneficiary's sole option, released to Grantor. In the event of foreclosure or sale of the Property pursuant to the Trustee's power of sale, all rights of the Grantor in insurance policies then in force shall pass to the purchaser at the Sheriff's or Trustee's sale;

(g) Grantor agrees not to physically remove the Manufactured Home from the Real Property without the prior written consent of Beneficiary. In the event Grantor breaches his obligation under the preceding sentence, Grantor agrees that Grantor will immediately so notify Beneficiary in writing, that Beneficiary's security interest in the Property and in the Manufactured Home shall continue without interruption, that Beneficiary shall thereupon hold and may exercise all of the rights of a secured party under the State Uniform Commercial Code with respect to the Manufactured Home and that Grantor shall register the Manufactured Home as required by applicable law and shall identify Beneficiary as the legal owner of the Manufactured Home in such registration. Beneficiary shall also have all other rights provided by applicable law. Nothing in this Section 4(g) shall preclude Beneficiary from declaring a default and exercising its remedies under this Deed of Trust or any other document in connection with any physical removal of the Manufactured Home from the Real Property without the prior written consent of Beneficiary;

(h) Grantor agrees to sign all financing statements and other documents that Beneficiary may request from time to time to perfect, protect and continue Beneficiary's security interest in the Property including, without limitation, the Manufactured Home. Grantor irrevocably appoints Beneficiary as Grantor's attorney-in-fact to execute, file and record any financing statements or similar documents in Grantor's name and to execute all documents necessary to transfer title if there is a default; and

(i) Grantor agrees to advise Beneficiary immediately in writing of any change in Grantor's name, address or employment.

5. Sale, Transfer or Further Encumbrance of Property. The Loan is personal to Grantor, and the entire Debt shall become immediately due and payable in full upon any sale or other transfer of the Property of any interest therein by Grantor including, without limit, further encumbrance.

If Grantor fails to comply with any of the covenants in Section 4,

6. Curing of Defaults. If Grantor fails to comply with any of the covenants in Section 4, including all the terms of any prior real estate contract, mortgage, or deed of trust, Beneficiary may take any action required to comply with any such covenants without waiving any other right or remedy it may have for Grantor's failure to comply. Repayment to Beneficiary of all the money spent by Beneficiary on behalf of Grantor shall be secured by this Deed of Trust. The amount spent shall bear interest at the rate (at the Default Rate, if any) specified in the Note and be repayable by Grantor on demand. Although Beneficiary may take action under this paragraph, Beneficiary is not obligated to do so.

7. Remedies for Default.

(a) Prompt performance under this Deed of Trust is essential. If Grantor does not pay any installment of the Debt or other amount due hereunder on time, or any other event occurs that entities Beneficiary to declare the unpaid balance of the Debt due and payable in full under the Note, or if Grantor fails to comply with any other term, condition, obligation or covenant contained in the Note or this Deed of Trust or any other deed of trust, mortgage, trust indenture instrument having priority over this Deed of Trust, or if any was false or misleading, the Debt and any other money whose repayment is secured by this Deed of Trust shall immediately become due and payable in full, at the option of Beneficiary, and the total amount owed by Grantor shall thereafter bear interest at the rate(s) stated in the Note. Beneficiary may then or thereafter advise Trustee of the default and of Beneficiary's election to have the Property sold pursuant to Trustee's power of sale and deliver to

ORIGINAL COPY

Page 3 of 6

the first the first the second of the first the second of the second of

Trustee any documentation as may be required by law. After giving any notices required, Trustee shall sell the Property, either in whole or in separate parcels or other part, and in such order as Trustee may choose, at public auction to the highest bidder for cash in lawful money of the United States which will be payable at the time of sale all in accordance with applicable law. Anything in the preceding sentence to the contrary notwithstanding, Beneficiary may apply the Debt towards any bid at any such sale. Trustee may postpone any such sale by providing such notice as may be required by law. Unless prohibited by law, any person, including the Grantor, Beneficiary or Trustee, may purchase at any such sale. Trustee shall apply the proceeds of the sale as follows: (i) to the expenses of the sale, including a reasonable trustee's fee and lawyer's fee; (ii) to the obligations secured by this Geed of Trust; and , (iii) the surplus, if any shall go the person(s) legally entitled therete or, at Trustee's discretion, to the government or other official authorized by state law to accept such amounts.

Trustee shall deliver to the purchaser at the sale its deed, without warranty, which shall convey to the purchaser the interest in the Property which Grantor had or the interest in the Property which Grantor had the power to convey at the time of execution of this Deed of Trust and any interest which Grantor subsequently acquired. Trustee's deed shall recite the facts showing that the sale was conducted in compliance with all the requirements of law and of this Deed of Trust. This recital shall be prima facie evidence of such compliance and conclusive evidence of such

compliance in favor of bona fide purchasers and encumbrancers for value.

(c) The power of sale conferred by this Deed of Trust is not an exclusive remedy. Beneficiary may cause this Deed of Trust to be judicially foreclosed or sue on the Note or take any other action available at law or in equity. In connection with any of the Property which is personal property, Beneficiary shall further be entitled to exercise the rights of a secured party under the Uniform Commercial Code as then in offect in the State. During the pendency of any foreclosure or other realization proceedings, Beneficiary shall also have the right to collect the income, rents, and profits of the Property and apply the amounts so collected toward payment of the Debt in the manner provided in the Note, and shall have the right to secure the appointment of a receiver for the Property, its income, rents and profits.

(d) By accepting payment of any sum secured by this Deed of Trust after its due date, Beneficiary does not waive its right to require prompt payment when due of all other

secured or to declare a default for failure to so pay.

8. Notice and Opportunity to Cure Defaults. Except in the case of abandonment or other extreme circumstances. Beneficiary shall, at least thirty (30) days prior to declaring the entire Debt immediately due and payable in full and/or exercising any of the other remedies for default specified in Section 7, send to Grantor, by certified mail, a notice of default specifying the nature of the default and in the case of a payment default, the sum of the payments in default and any applicable late charges. Grantor will have thirty (30) days form the postmarked date of such default notice to cure the default and during such thirty (30) day period, Beneficiary shall not, in the absence of extreme circumstances, declare the entire Debt immediately due and payable in full and/or pursue any of the other remedies for default specified in Section 7.

The above notwithstanding, Grantor shall be entitled to only two (2) such default notices in any twelve (12) month period, and if subsequent defaults occur within that twelve (12) month period, Beneficiary may exercise its remedies for default immediately and without notice to Grantor

9. Condemnation, Eminent Domain. In the event any portion of the Property is taken or damaged in an eminent domain proceeding, the entire amount of the award, or such portion as may be necessary to fully satisfy the Debt and all other obligations secured by this Deed of Trust, shall be paid to Beneficiary to be applied thereto in the same manner as payments under the Note.

10. Fees and Costs. Grantor shall pay Beneficiary's and Trustee's reasonable cost of searching records, other reasonable expenses as allowed by law, and reasonable attorney's fees in any lawsuit or other proceeding to foreclose this Deed of Trust; in any lawsuit or proceeding which Beneficiary or Trustee prosecutes or defends to protect the lien of this Deed of Trust or to otherwise protect its security; in any other action taken by Beneficiary to collect the Debt,

2934 (01/08/99) v 1_38

ORIGINAL COPY

including any disposition of the Property under the State Uniform Commercial Code; and any action taken in bankruptcy or appellate proceeding.

- 11. Reconveyance. Trustee shall reconvey the Property to the person entitled thereto, on written request of Beneficiary, following satisfaction of the Debt and other obligations secured hereby. Beneficiary and Trustee shall be entitled to charge Grantor a reconveyance fee together with fees for the recordation of the reconveyance documents unless prohibited by law.
- 12. Trustee; Successor Trustee. Beneficiary may, unless prohibited by law, appoint a successor Trustee from time to time in the manner provided by law. The successor Trustee shall be vested with all powers of the original Trustee. Trustee is not obligated to notify any party hereto of a pending sale under any other deed of trust or of any action or proceeding in which Grantor, Trustee or Beneficiary shall be a party unless such action or proceeding is brought by the Trustee.
- 13. Miscellaneous. This Deed of Trust shall benefit and obligate the parties, their heirs, devisees, legatees, administrators, executors, successors and assigns. The term Beneficiary shall mean the holder and owner of the Note secured by this Deed of Trust, whether or not that person is named as Beneficiary herein. The words used in this Deed of Trust referring to one person shall be read to refer to more than one person if two or more have signed this Deed of Trust or become responsible for doing the things this Deed of Trust requires. This Deed of Trust shall be governed by and construed in accordance with federal law and, to the extent federal law does not apply, the laws of the State. If any provision of this Deed of Trust is determined to be invalid under law, that fect shall not invalidate any other provision of this Deed of Trust, but the Deed of Trust shall be construed as if not containing the particular provision or provisions held to be invalid, and all remaining rights and obligations of the parties shall be construed as though the invalid provision did not exist.
- 14. Beneficiary and Similar Statement. Lender may assess a Statement Fee for providing a beneficiary statement, payoff statement or other statement in the amount determined by Lender except as prohibited by law.

By signing below, Grantor accepts and agrees to the provisions of this Deed of Trust and of any rider(s) executed by Grantor concurrently therewith:

DATED AT CLACKAMAS , OREGON this 15TH day of MARCH , 200 GRANTOR(S):

JOELARRY QUEEN)

Barbara a. Mun

BARBARA ANN QUEEN

2934 (01/)8/99) v 1.38

ORIGINAL COPY

Page 5 of 6

STATE OF	WASHINGTON		
		!	•
COUNTY OF	CLARK	ss.	
This instrumer	nt was acknowledged	before me on MARCH 15TH,	2000 by
JOE LARRY	QUEEN	and BARBARA A. QUEEN	, uy
			•
		THE STREET, ST	- 40
		STREET ANN GALLER	
		A STATE SON ELONGIA	\•
1	n U.	OS YOUNG	11'4 7 /
Caroll	lun Naether	AUBLIC .	
lotary Public fo	r: VANCOUVER		/
fu commission		OF WASHING	
A commission	expires: <u>12/15/2001</u>	· · · · · · · · · · · · · · · · · · ·	
	REQUEST	FOR FULL RECONVEYANCE	
	DO NOT INCOME. 10 (e used only when Note has been pa	id.
o: TRUSTEE	eignad la the land	- A 3-4 3-1	
v the within De	Pignou is the legal Owne	r and holder of the Note and all oth together with all other indebtedness	er indebtedness secured
		American description of the second se	
ou of any sum	s owing to you under	the terms of this David of T	directed, on payment to
ou of any sum entioned, and	s owing to you under	the terms of this Deed of Trust, to	directed, on payment to cancel the Note above
ou of any sum rentioned, and reed of Trust, a	is owing to you under all other evidences of in-	the terms of this Deed of Trust, to debtedness secured by this Deed of	directed, on payment to cancel the Note above
ou of any sum rentioned, and reed of Trust, a	s owing to you under	the terms of this Deed of Trust, to debtedness secured by this Deed of	directed, on payment to cancel the Note above
ou of any sum lentioned, and sed of Trust, a f Trust, all the	is owing to you under all other evidences of in-	the terms of this Deed of Trust, to debtedness secured by this Deed of rarranty, to the parties designated by the reunder.	directed, on payment to cancel the Note above Trust, together with the y the terms of this Deed
ou of any sum lentioned, and eed of Trust, a f Trust, all the	is owing to you under all other evidences of in-	the terms of this Deed of Trust, to debtedness secured by this Deed of	directed, on payment to cancel the Note above Trust, together with the y the terms of this Deed
ou of any sum entioned, and sed of Trust, a Trust, all the	is owing to you under all other evidences of in-	the terms of this Deed of Trust, to debtedness secured by this Deed of rarranty, to the parties designated by the reunder.	directed, on payment to cancel the Note above Trust, together with the y the terms of this Deed
ou of any sum entioned, and sed of Trust, a Trust, all the	is owing to you under all other evidences of in-	the terms of this Deed of Trust, to debtedness secured by this Deed of rarranty, to the parties designated by the reunder.	directed, on payment to cancel the Note above Trust, together with the y the terms of this Deed
ou of any sum entioned, and sed of Trust, a Trust, all the	s owing to you under all other evidences of in nd to convey, without v estate now held by you	the terms of this Deed of Trust, to debtedness secured by this Deed of rarranty, to the parties designated by the reunder.	directed, on payment to cancel the Note above Trust, together with the y the terms of this Deed
ou of any sum entioned, and sed of Trust, a Trust, all the	is owing to you under all other evidences of in-	the terms of this Deed of Trust, to debtedness secured by this Deed of rarranty, to the parties designated by the reunder.	directed, on payment to cancel the Note above Trust, together with the y the terms of this Deed
ou of any sum entioned, and sed of Trust, a Trust, all the	s owing to you under all other evidences of in nd to convey, without v estate now held by you	the terms of this Deed of Trust, to debtedness secured by this Deed of rarranty, to the parties designated by the reunder.	directed, on payment to cancel the Note above Trust, together with the y the terms of this Deed
ou of any sum entioned, and sed of Trust, a Trust, all the	s owing to you under all other evidences of in nd to convey, without v estate now held by you	the terms of this Deed of Trust, to debtedness secured by this Deed of rarranty, to the parties designated by the reunder.	directed, on payment to cancel the Note above Trust, together with the y the terms of this Deed
ou of any sum entioned, and sed of Trust, a Trust, all the	s owing to you under all other evidences of in nd to convey, without v estate now held by you	the terms of this Deed of Trust, to debtedness secured by this Deed of rarranty, to the parties designated by the reunder.	directed, on payment to cancel the Note above Trust, together with the y the terms of this Deed
ou of any sum entioned, and sed of Trust, a Trust, all the	s owing to you under all other evidences of in nd to convey, without v estate now held by you	the terms of this Deed of Trust, to debtedness secured by this Deed of rarranty, to the parties designated by the reunder.	directed, on payment to cancel the Note above Trust, together with the y the terms of this Deed
ou of any sum centioned, and sed of Trust, a Trust, all the	s owing to you under all other evidences of in nd to convey, without v estate now held by you	the terms of this Deed of Trust, to debtedness secured by this Deed of rarranty, to the parties designated by the reunder.	directed, on payment to cancel the Note above Trust, together with the y the terms of this Deed
ou of any sum centioned, and sed of Trust, a Trust, all the	s owing to you under all other evidences of in nd to convey, without v estate now held by you	the terms of this Deed of Trust, to debtedness secured by this Deed of rarranty, to the parties designated by the reunder.	directed, on payment to cancel the Note above Trust, together with the y the terms of this Deed
ou of any sum rentioned, and sed of Trust, a f Trust, all the	s owing to you under all other evidences of in nd to convey, without v estate now held by you	the terms of this Deed of Trust, to debtedness secured by this Deed of rarranty, to the parties designated by the reunder.	directed, on payment to cancel the Note above Trust, together with the y the terms of this Deed
ou of any sum rentioned, and sed of Trust, a f Trust, all the	s owing to you under all other evidences of in nd to convey, without v estate now held by you	the terms of this Deed of Trust, to debtedness secured by this Deed of rarranty, to the parties designated by the reunder.	directed, on payment to cancel the Note above Trust, together with the y the terms of this Deed
ou of any sum nentioned, and sed of Trust, a f Trust, all the	s owing to you under all other evidences of in nd to convey, without v estate now held by you	the terms of this Deed of Trust, to debtedness secured by this Deed of rarranty, to the parties designated by the reunder.	directed, on payment to cancel the Note above Trust, together with the y the terms of this Deed
ou of any sum nentioned, and sed of Trust, a f Trust, all the	s owing to you under all other evidences of in nd to convey, without v estate now held by you	the terms of this Deed of Trust, to debtedness secured by this Deed of rarranty, to the parties designated by the reunder.	directed, on payment to cancel the Note above Trust, together with the y the terms of this Deed
ou of any sum nentioned, and leed of Trust, a f Trust, all the	s owing to you under all other evidences of in nd to convey, without v estate now held by you	the terms of this Deed of Trust, to debtedness secured by this Deed of rarranty, to the parties designated by the reunder.	directed, on payment to cancel the Note above Trust, together with the y the terms of this Deed

800K 197 PAGE 368

EXHIBIT "A"

A PARCEL OF LAND LOCATED IN THE NORTHWEST QUARTER OF THE SOUTHWEST QUARTER OF SECTION 33, TOWNSHIP 2 NORTH, RANGE 5 EAST OF THE WILLAMETTE MERIDIAN, SKAMANIA COUNTY, WASHINGTON, DESCRIBED AS:

LOT 3 OF THE KRIEGER SHORT PLAT AS RECORDED IN BOOK 3 OF SHORT PLATS ON PAGE 67, SKAMANIA COUNTY RECORDS.

Recording requested and when recorded return to: WASHINGTON MUTUAL C/O DATAPLEX 19031 - 33RD AVE W LYNNWOOD, WA 98036 ATTN: MAILSTOP: 116DPWA This document prepared by: 12400 SE SUNNYSIDE RD CLACKAMAS, OR 97015

Loan Number: 0009207481

Washington

CONSTRUCTION TERM ADDENDUM TO DEED OF TRUST AND/OR SECURITY AGREEMENT AND PROMISSORY NOTE

THIS CONSTRUCTION TERM ADDENDUM TO DEED OF TRUST, MORTGAGE AND/OR SECURITY AGREEMENT AND PROMISSORY NOTE AND CONSTRUCTION LOAN AGREEMENT ("Construction Term Addendum" or "Addendum") is made this 15TH day of MARCH 2000, and is incorporated into end shall be deemed to amend and supplement the Deed of Trust, Mortgage and/or Security Agreement of the same date, as modified by any other addendum or riders thereto (jointly the "Security Instrument") which has been given by the undersigned (the "Borrower" or "i") to secure the Borrower's note of the same date to WASHINGTON MUTUAL BANK , (the "Lender"), as modified by any addendum or riders thereto (the "Note"), which covers the property described therein and located at the address shown below (the "Property"):

112 RIVERVIEW DR

Wander Carlos Company of the Carlos C

WASHOUGAL, WA 98671

(Property Address)

This Construction Term Addendum further modifies the Note.

Defined terms in the Note or the Security Instrument shall have the same meaning when used herein. To the extent that this Addendum conflicts with the terms and conditions set forth in the Security Instrument, and/or the Note the terms and conditions set forth in this Addendum shall

THE TERMS OF THE BORROWER'S LOAN PROVIDE FOR BOTH CONSTRUCTION AND NON-CONFORMING PERMANENT FINANCING. THIS ADDENDUM SETS FORTH THE PAYMENT TERMS AND CERTAIN OTHER PROVISIONS OF THE BORROWER'S LOAN APPLICABLE TO THE CONSTRUCTION PERIOD.

ADDITIONAL COVENANTS. In addition to the covenants and agreements made in the Security instrument and the Note, Borrower and Lender further covenant and agree as follows:

CONSTRUCTION LOAN AGREEMENT.

The Lender and I have executed a construction loan agreement (the "Construction Loan Agreement*) which provides for certain improvements ("Improvements") on the Property.

B. CONSTRUCTION LOAN AGREEMENT SECURED BY SECURITY INSTRUMENT.

Granting Clause and Fixture Filing: Grantor also grants beneficiary, as secured party, a security interest in all personal property of whatsoever nature which is located on or used or to be used in connection with the Property, all construction materials used or procured for use in connection with construction/improvements including without limit, any manufactured/mobile homes, contracts, agreements, plans, permits, specifications, performance bonds used or provided for use in connection with the construction/improvements and any bank accounts established in

2930 (01/06/99)

ORIGINAL COPY

0009207481

accordance with the Loan Agreement, all pursuant to the Uniform Commercial Code (UCC) of the state in which the real property is located on the terms and conditions contained herein except where any provisions thereof conflict with the UCC, then the UCC shall prevail.

This Deed of Trust constitutes a fixture filing and security agreement under the UCC of the State where the real property is located covering any property which now is or later may become fixtures attached thereto. Borrower shall execute one or more financing statements and such other documents as Lender may require from time to time to perfect Lender's interest and shall pay any fees and costs associated with filing such documents in public offices. If Borrower fails to execute any such documents, Borrower appoints Lender as its true and lawful attorney-in-fact to execute such documents on its behalf. No such filing shall in anyway derogate from or impair the Security Instrument or rights and obligations of the parties hereto.

The Security Instrument also secures performance of my obligation under the Construction Loan Agreement. If I am in default under the Construction Loan Agreement, I will also be in default under the Note and Security Instrument, and the Lender shall be entitled to exercise all remedies for default permitted by the Note and/or the Security Instrument.

C. PAYMENT DURING CONSTRUCTION LOAN PERIOD.

Market the transfer of the second second

In addition to the payments described in the Note, I will make payments of all accrued interest on the amount of funds disbursed by the Lender under the Construction Loan Agreement beginning on 05/01/2000 , and on the first day of each of the following 5 calendar months. I will begin making payments of principal and interest as provided in the Note on 11/01/2000

Notwithstanding the above, if construction of the Improvements has been completed in accordance with the Construction Loan Agreement and the loan is fully disbursed prior to the due date of any interest only payment to be made under the immediately preceding paragraph, I will instead begin making payments of principal and interest as provided in the Note on the first day of the month following completion of construction.

D. SALE OF REAL PROPERTY OR MIXED COLLATERAL.

In the event of default, and without limiting remedies otherwise set forth in the loan documents, Lender may choose to dispose of any of the Property as permitted by law. In its discretion, Lender may also or alternatively choose to dispose of some or all of the Property, in any combination consisting of both real and personal property, together in one sale to be held in accordance with law applicable to real property. Borrower agrees that such sale of personal property together with real property shall constitute a commercially reasonable sale of the personal property.

IN WITNESS WHEREOF, Borrower has executed this Construction Term Addendum as of the day and year first written above.

BARRARA ANN OLIEEN

2930 (01/06/99)

ORIGINAL COPY

Page 2 of 2