2068688 No.1M-65

2 18 529-6	
ASSIGNMENT OF RENTS - ADDITIONAL COLLATERAL SECURITY	
KNOW ALL MEN BY THESE PRESENTS, THAT WHEREAS under date ofSeptember 21, 1965  Equitable Savings and Loan Association, an Oregon Corporation, of Portland, Oregon,  (hereinafter referred to as the assignee) agreed to make a loan of _Two hundred  thousand and no hundredths	
referred to as the assignors) which loan is evidenced by assignor's note dated  September 21, 1965 for Two hundred thousand and no hundredths	
(\$.200,000) Dollars and interest payable in equal monthly payments of— One thousand four hundred sixty-two an hundredths	1965
or the state of th	-
and the assignors hereby expressly authorize and empower the said assignee, its agents or attorneys, at its election, without notice to the assignor (or their successors in interest) as agent for the assignor or assignors to take and maintain full control of said property and the improvements thereon; to oust tenants for non-payment of rent; to lease all of said property or any portion thereof in the name of the assignors on such terms as it may deem best; to make alterations or repairs it may deem advisable and deduct the cost thereof from the rents; to receive all rents and income therefrom and issue receipts therefor and out of the amount or amounts so received to pay the necessary operating expenses and to retain the usual charges for thus managing said property; and to apply on the aforesaid mortgage any amount due upon the debt secured thereby; to pay taxes, assessments and premiums on insurance policies, or renewals thereof, on said property, or amounts necessary to carry out any covenant in the said mortgage contained; the assignee herein to determine which items are to be met first; and to pay any overplus so collected to the owners of said property; and those exercing this authority shall be liable to the owners of said property; and those exercing this authority shall be liable to the owners only for the amount collected hereunand the accounting thereof and as to all other persons those exercising this authority are acting only as agent of the owners in the protection of the mortgagee's interest. In no event is the right to such management and collection of rents to affect or restrict the right of the mortgagee to foreclose the aforesaid mortgage according to its terms.  Whenever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.  Dated this — 21st — day of — September — , A.D. , 1965	s- der y
allto O Santy	
STATE OF OREGON ) Miss the G. Blancis	
COUNTY OF MULTNOMAH )	- -
BE IT REMEMBERED, that on this 227 Aday ofSeptember, A.D., 196 before me, the undersigned, a Notary Public in and for said county and state personal appeared the within namedCURTIS O. BANEY and MYRTLE R. BANEY, husband and wife, -	55, 1y
who are known to me to be the identical individuals described in and who executed the within instrument, and acknowledged to me that they executed the same freely and voluntarity.  IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year last above written.  Notary Public for Oregon  My Commission expires 2-10-6-7	
L - 530 mm.	

50

در Loan No. 2-1S 529-6

STATE OF CREENINGS

Country the mount at regard of:

Klamath Country Title Co.

to 28 Sept. 25.

3:57 Sept. 25.

Gardina 1. N-65 S. Nortgag. BEAUTHY ROBERS, Benny Clock
By Amel Dilacedisputy vept. 2. 18 65

After recording please mail to .

Equitable Savings & Loan Association 1300 S.W. 6th Avenue Portland, Oregon 97201

Equitable Savings & Loan Association CURTIS O. BANEY, et ux Mortgagor ASSIGNMENT OF RENTS Mortgagee

2069