L. 150745

In consideration of the sum of One Dollar and other good and valuable considerations, receipt of which is hereby acknowledged, O. & E. CORPORATION, an Oregon corporation

(hereinafter called Assignor) hereby assign/s to THE LINCOLN NATIONAL LIFE INSURANCE COMPANY (hereinafter called Assignee), an Indiana corporation, whose address is 1301 South Harrison Street, Fort Wayne, Indiana, and to its successors and assigns, all right, title and interest of the Assignor in, to and under that certain lease dated , executed by O. & E. Corporation October 10, 1967

as Lessor or Landlord, and by MacFarlane's Candies, a California corporation holding

as Lessee or Tenant, together with all rents and other sums, including any penalty, any bonus and any amount to be paid upon exercise of any option to purchase, due and becoming due thereunder, with full right and authority to collect such amounts and to give receipt and acquittance therefor, which lease covers all or a portion of cer-_, County of tain real estate situated in or near the City of Klamath Falls , commonly known as , State of Oregon located in Shasta Plaza Shopping Center, Klamath Falls, Oregon

The complete legal description of said real estate is contained in the mortgage hereinafter mentioned.

This assignment shall cover and apply to any existing or future amendment, supplement, or modification of the aforesaid lease and to any short or memorandum form of said lease executed for recording purposes, which are identified as follows:

This assignment is given as additional security for payment of a mortgage loan of Three Million Three Hundred Eighty-eight Thousand and No Dollars (\$3,388,000.00) made to Assignor, represented by one note and a mortgage (or security deed or deed of trust) securing the same acceptage that it is a mortgage of security deed or deed of trust) securing the same, each of which is dated _____ February 25 covering the leased real estate and improvements. Acceptance of this assignment shall not impair, affect, or modify any of the terms and conditions of said note or the mortgage securing same.

This assignment is absolute and is effective immediately and includes any extensions or renewals of the said lease. However, notwithstanding that this assignment is effective immediately, still, until notified by the Assignee in writing that a default has occurred under the terms and conditions of the above described note or mortgage, Lessee shall continue to pay to the Assignor the rentals coming due under said lease as and when they accrue according to the lease terms, it being understood, however, that in no event shall Assignor collect rent for more than 45 days in advance.

Assignee shall not be liable for failure to collect rentals or failure to enforce performance by the Lessee.

Assignee may, at its option, although it shall not be obligated so to do, perform any lease covenant for and on behalf of the Assignor and may recover any money advanced for any such purpose from Assignor on demand, with interest at the maximum rate set out in the said note from date of advancement, and may reimburse itself for amounts so advanced, with interest, from any rents collected and if not so repaid then any balance shall be added to said mortgage debt and shall be secured by said mortgage. Likewise Assignee may, at its option, exercise any option or election for and on behalf of Assignor.

Assignor represents that the said lease is in full force and effect according to its terms; that it has not been amended or modified except by the instruments hereinabove identified; that Assignor is not in default thereunder; that Assignor has not sold, assigned, pledged, or encumbered the said lease or rentals; that Assignor has not heretofore given his consent that the Lessee may make alterations or improvements or his consent to an assignment of the lease by the Lessee; that Assignor holds no deposit or other security for performance by Lessee; and that rent has not been paid for more than 45 days in advance.

---(OVER)---

Form 10088 12-66



Assignor further agrees that hereafter he will not amend, modify, cancel or accept surrender of the said lease nor attempt to do so, nor will he enter into, or attempt to enter into, any new lease with the Lessee above named, nor will he give his consent that the Lessee may make alterations or improvements or that the Lessee may assign, without, in each case, first obtaining the express written consent of the Assignee.

The terms, covenants, stipulations and conditions set forth in the written Assignment of Rents and Profits, dated February 2519 70 and executed by Assignor to Assignee shall not affect this Assignment of Lease.

Rentals and other sums (if any) paid to and received by the Assignee shall be held, without allowance of interest, and shall be applied by it for the following purposes, the priority and application of such funds being within the sole discretion of the Assignee:

- (1) to the payment of principal and interest installments on the mortgage loan as and when the same become due and payable;
- to the making of any required deposits in an escrow fund for the future payment of taxes, assessments and insurance premiums;
- to the payment to Assignee of all other sums due it under its said note
- and mortgage or under this assignment;

 (4) any amount not applied as above provided and remaining in the hands of the Assignee may, at its option, on the first day of November of each year, be applied by the Assignee to one or both of the following: (a) to the prepayment of principal in inverse order of its maturity; or
 - (b) be refunded to the Assignor.

Whenever used herein the singular number shall include the plural, the plural the singular, and use of any gender shall include all genders.

WITNESSES:	O. & E. CORPORATION
	BY: bHOUL
	Attest:
	Attest: /- /W \delta c
	Secretary
사이지 : 소리를 위한 경기 등록 경기 가입을 위한 경기를 받는다. - 1일 : 사이트를 받는데 하는 하고, 이트를 가고 있다.	현실 (1981) 보고 12 12 12 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
STATE OF Oregon)	
(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	
COUNTY OF Klamath)	나는 일을 되는 사람이 있는 어머니가 얼마는 작가에게 어머니의 어머니의 얼마나 가지는 것이다.
보다 보고 하다 되었다. 하면 이 얼마가 되어 어떻게 된다.	
On this 25th day of Febr	uary, 19 70 , before me, a Notary Public, in and
On this 25th day of Februarid County and State, popeared	uary, 19 70, before me, a Notary Public, in and V. H. Otte and Alex Jokay
On this 25th day of Februsaid County and State, pppeared both to me personally known, who k	uary, 19 70, before me, a Notary Public, in and V. H. Otte and Alex Jokay being duly sworn did say that the said V. H.
said County and State, pppeared both to me personally known, who k	V. H. Otte and Alex Jokay Deing duly sworn did say that the said V. H. Out. and he. the said Alex Jokay , is the
said County and State, pppeared	V. H. Otte and Alex Jokay Deing duly sworn did say that the said V. H. The said Alex Jokay is the said an Oregon corporation, the within named corporation.
said County and State, pppeared	v. H. Otte and Alex Jokay Deing duly sworn did say that the said v. H. The said Alex Jokay is the said an Oregon corporation, the within named corporationstrument is the corporate seal of said corporations.
said County and State, pppeared both to me personally known, who be of the state of the second state of th	V. H. Otte and Alex Jokay being duly sworn did say that the said V. H. ht, and he, the said Alex Jokay is the an Oregon corporation, the within named corporations the corporate said corporation behalf of said corporation being and saeled in behalf of said corporation by
said County and State, pppeared both to me personally known, who botte is the Presider Secretary of O. & E. CORPORATION, and that the said instrument was another two fits Board of Director	V. H. Otte and Alex Jokay being duly sworn did say that the said V. H. ht, and he, the said Alex Jokay is the an Oregon corporation, the within named corporationstrument is the corporate seal of said corporation being and sealed in behalf of said corporation by said V. H. Otte
said County and State, pppeared both to me personally known, who known to me personally known, who known that the seal affixed to said and that the said instrument was authority of its Board of Director Alex Jokay	v. H. Otte and Alex Jokay Deing duly sworn did say that the said v. H. The said Alex Jokay is the said oregon corporation, the within named corporationstrument is the corporate seal of said corporationsigned and sealed in behalf of said corporation by
said County and State, pppeared both to me personally known, who botte is the Presider Secretary of O. & E. CORPORATION, and that the said instrument was another two fits Board of Director	V. H. Otte and Alex Jokay being duly sworn did say that the said V. H. ht, and he, the said Alex Jokay is the an Oregon corporation, the within named corporationstrument is the corporate seal of said corporation being and sealed in behalf of said corporation by said V. H. Otte
said County and State, pppeared both to me personally known, who be to the secretary of O. & E. CORPORATION, and that the seal affixed to said and that the said instrument was authority of its Board of Director Alex Jokay deed of said corporation.	V. H. Otte and Alex Jokay being duly sworn did say that the said V. H. ht, and he, the said Alex Jokay , is the an Oregon corporation, the within named corporationstrument is the corporate seal of said corporation being and sealed in behalf of said corporation being and said V. H. Otte a cknowledged said instrument to be the free act an
said County and State, pppeared both to me personally known, who be of the secretary of O. & E. CORPORATION, and that the seal affixed to said and that the said instrument was authority of its Board of Director Alex Jokay deed of said corporation. IN WITNESS WHEREOF, I have	V. H. Otte and Alex Jokay being duly sworn did say that the said V. H. ht, and he, the said Alex Jokay, is the an Oregon corporation, the within named corporationstrument is the corporate seal of said corporations and sealed in behalf of said corporation by the said V. H. Otte a cknowledged said instrument to be the free act an hereunto set my hand and affixed my official sea
said County and State, pppeared both to me personally known, who botte is the Presider Secretary of O. & E. CORPORATION, and that the seal affixed to said and that the said instrument was authority of its Board of Director Alex Jokay accepted and corporation.	V. H. Otte and Alex Jokay being duly sworn did say that the said V. H. ht, and he, the said Alex Jokay, is the an Oregon corporation, the within named corporationstrument is the corporate seal of said corporationsigned and sealed in behalf of said corporation bers, and said V. H. Otte a cknowledged said instrument to be the free act an hereunto set my hand and affixed my official sea en.
said County and State, pppeared both to me personally known, who be of the secretary of O. & E. CORPORATION, and that the seal affixed to said and that the said instrument was authority of its Board of Director Alex Jokay deed of said corporation. IN WITNESS WHEREOF, I have	V. H. Otte and Alex Jokay being duly sworn did say that the said V. H. ht, and he, the said Alex Jokay, is the an Oregon corporation, the within named corporationstrument is the corporate seal of said corporationsigned and sealed in behalf of said corporation bers, and said V. H. Otte a cknowledged said instrument to be the free act an hereunto set my hand and affixed my official sea en.
said County and State, pppeared both to me personally known, who be of the secretary of O. & E. CORPORATION, and that the seal affixed to said and that the said instrument was authority of its Board of Director Alex Jokay deed of said corporation. IN WITNESS WHEREOF, I have	V. H. Otte and Alex Jokay being duly sworn did say that the said V. H. ht, and he, the said Alex Jokay, is the an Oregon corporation, the within named corporationstrument is the corporate seal of said corporationsigned and sealed in behalf of said corporation bers, and said V. H. Otte a cknowledged said instrument to be the free act an hereunto set my hand and affixed my official sea en.
said County and State, pppeared both to me personally known, who is the Presider Secretary of O. & E. CORPORATION, and that the seal affixed to said and that the said instrument was authority of its Board of Director Alex Jokay deed of said corporation. IN WITNESS WHEREOF, I have the day and year last above written and the said corporation.	V. H. Otte and Alex Jokay peing duly sworn did say that the said V. H. Int, and he, the said Alex Jokay is the an Oregon corporation, the within named corporationstrument is the corporate seal of said corporations and said V. H. Otte eknowledged said instrument to be the free act an hereunto set my hand and affixed my official sea en. Notary Public in and for the State of Oregon and
said County and State, pppeared both to me personally known, who be of the secretary of O. & E. CORPORATION, and that the seal affixed to said and that the said instrument was authority of its Board of Director Alex Jokay deed of said corporation. IN WITNESS WHEREOF, I have	V. H. Otte and Alex Jokay being duly sworn did say that the said V. H. ht, and he, the said Alex Jokay, is the an Oregon corporation, the within named corporationstrument is the corporate seal of said corporationsigned and sealed in behalf of said corporation bers, and said V. H. Otte a cknowledged said instrument to be the free act an hereunto set my hand and affixed my official sea en.

26 STATE Vol. M=70

