

ASSIGNMENT OF LEASE

KLAMATH CONSTRUCTION, INC., an Oregon corporation

mortgage or deed of trust hen upon real property, including the property the subject of the lease hereby said mortgage or deed of trust is recorded concurrently herewith in the office of the County Clerk

In consideration of the premises, and in further consideration of the sum of One Dollar (\$1.00) to the hand paid by the Assignee, receipt of which is hereby acknowledged, the said Assigner, the lessor in that hereinafter described, does hereby sell, assign, transfer and set over to Assignee that certain lease made by the Ass

them, and shall inure to the benefit of all successors in interest of the Assignce, whenever used, the sir-include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

DATED AND EXECUTED this 28th day of

March

KLAMATH CONSTRUCTION. INC.

A-24166

advanced and loaned to

mortgage or deed of trust, and

KLAMATH CONSTRUCTION, INC.

prior written consent of Assignee.

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hereinafter called Assignor, certain sums of money, which are evidenced by a promissory note, which note is secured by a mortgage or deed of trust lien upon real property, including the property the subject of the lease hereby assigned, which said mortgage or deed of trust lie recorded assumemently becaute in the office of the County Clork for WHEREAS, as a condition of said loan the Assignor agreed to assign to said Assignee all leases heretofore or at any WHEREAS, as a condition of said four the Assignor agreed to assign to said Assignee an reason between or at any time during the life of said mortgage or deed of trust made or existing, concerning or relating to the property covered by said WHEREAS, the within and foregoing lease covers property included in said mortgage or deed of trust, NOW, In consideration of the premises, and in further consideration of the sum of One Dollar (\$1.00) to the Assignor in lessor , and all other leases executed by the Assignor prior to repay-KLAMAIN CUNSTRUCTION, INC. dated the 27th day of February, 1974 and all other leases executed by the Assignor prior to repay-ment of the debt secured by said mortgage or deed of trust, and covering the property included within the mortgage or deed ment of the debt secured by said mortgage or deed of trust, and covering the property included within the mortgage or deed of trust, and covering the property included within the mortgage or deed of trust, and covering the property included within the mortgage or deed of trust, and covering the property included within the mortgage or deed of trust, and covering the property included within the mortgage or deed of trust, and covering the property included within the mortgage or deed of trust, and covering the property included within the mortgage or deed of trust, and covering the property included within the mortgage or deed of trust, and covering the property included within the mortgage or deed of trust, and covering the property included within the mortgage or deed of trust, and covering the property included within the full right, privilege and power of collecting any and all rents, profits, of trust given by the Assigner, with the full right, privilege and power of collecting any and all rents, profits, of trust given by the Assigner to the Assigner, with the full right, privilege and power of collecting any and all rents, profits, and the provided with the full right, privilege and power of collecting any and all rents, profits, and the provided with the full right. or must given by the Assignor to the Assignee, with the full right, privilege and power of collecting any and all rents, profils, or income from the lessees as provided in said leases, and the lessees under said leases shall receive and accept the receipt of Assignee as evidence of inverse of the control is not to evid the said to evid the said to be and the receipt of or income from the lessees as provided in said leases, and the lessees under said leases shall receive and accept the receipt of Assignee as evidence of payment of the rental reserved in said leases, with full force and effect as if the same were paid to the lessor and receipted for by said lessor , provided, however, that unless and until the Assignor shall be in default in the payment of principal, interest, taxes and charges provided for in said note or mortgage or deed of trust hereinbefore in the payment of principal, interest, taxes and charges provided for in said note or mortgage or deed of trust hereinbefore referred to, or in the performance of any other provision covariant or condition contained is easily note or mortgage. in the payment or principal, interest, taxes and charges provided for in said note or mortgage or deed of trust neremietors. referred to, or in the performance of any other provision, covenant or condition contained in said note or mortgage or deed of trust, then and in that event the Assistance about here the assistance entire and right to collect the contained as increases as a set of the second second set of the second second set of the second set of the second set of the second set of the second of trust, then and in that event the Assignor shall have the privilege, option and right to collect the rentals or income provided in soid losses but in the event of the definition to be the privilege. or trust, then and in that event the Assignor shall have the privilege, option and right to conect the rentals or income provided in said leases, but in the event of the default by the Assignor to fully keep and perform every clause, covenant, and condition In same reases, out in the event of the default by the Assignor to fully keep and perform every clause, covenant, and condition of said note and mortgage or deed of trust, then and in that event the said Assignee shall have the right and privilege of or same note and morigage or meet of trust, then and in that event the same assignce shall have the right and privi-collecting and receipting for all rentals, income, or emoluments in any way reserved and provided for in said leases. Assignor covenants that Assignor will, as lessor, fully perform all the terms and conditions on Assignor's part to be Assignor covenants that Assignor will, as lessor, tuny perform all the terms and conditions on Assigner's part to be performed in the leases hereby assigned, and that Assignor will not, without the prior written consent of Assignee, terminate, performed in the reases hereby assigned, and that Assignor will not, without the prior written consent of Assignee, terminate, cancel or modify, or suffer or permit the termination, cancellation or modification of such leases. Assignor further covenants cancel or moonly, or sulter or permit the termination, encentation or monification of such leases. Assigner turtuer eleases and agrees not to enter into any successor leases of the premises or any part thereof covered by the above leases without the Each of the covenants herein contained shall be binding upon all successors in interest of the Assignor, and each of them, and shall inure to the benefit of all successors in interest of the Assignce. Whenever used, the singular number shall an Oregon corporation

(Assignor)

1974. XXXXXXX

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