When Recorded Return To:

STANDARD INSURANCE COMPANY P.O. Box 711

W/C 13880

ASSIGNMENT OF LESSOR'S INTEREST IN LEASES Page 16706

Portland, OR 97207

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Attn: M. Davis - V-31 28829

> THIS ASSIGNMENT made this 15th day of EDWARD T. McCLURE and RICHARD E. OTOSKI, a co-partnership , 19 83 , between

hereinafter referred to as Assignor (which term shall be construed to include the plural if the context so requires), to STANDARD INSURANCE COMPANY, an Oregon corporation, hereinafter called Assignee,

## WITNESSETH:

The Assignor for good and valuable consideration, receipt of which is hereby acknowledged, hereby grants, transfers and assigns to Assignee the entire Lessor's interest in and to a certain lease (which term shall be construed to include the plural if the context so requires) described as follows:

Date of Lease

Lessee

12/1/82

McCLURE and OTOSKI, a partnership consisting of EDWARD McCLURE and RICHARD OTOSKI

EDWARD T. McCLURE, M.D., P.C.

McCLURE and OTOSKI, a partnership consisting of EDWARD McCLURE and

RICHARD E. OTOSKI, M.D., P.C.

RICHARD OTOSKI

together with all rents, income, and profits arising from said lease and renewals thereof and together with all rents, income and profits for the use and occupation of the premises described in said lease or in the Deed of Trust (which term shall be construed to include Mortgage, as the case may be) hereinafter referred to and from all leases upon said premises, or any part thereof, which are now executed or which may hereafter during the term of this assignment be executed.

This assignment is made for the purpose of securing:

A. The payment of principal sum, interest and indebtedness evidenced by a certain Note, including any extensions or renewals thereof, in the original principal sum of ONE HUNDRED EIGHTY THOUSAND AND

EDWARD T. McCLURE and RICHARD E. OTOSKI, a co-partnership, and EDWARD T. McCLURE and RICHARD E. OTOSKI, Individually

to Assignee, dated the 15th day of September property situated in the County of Klamath follows:

, 19 83, and secured by a Deed of Trust on real State of Oregon , described as

Lot 18 in Block 3, RESUBDIVISION OF McLOUGHLIN HEIGHTS ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. . . . .

Said Note may also be secured by a security agreement or agreements covering personal property located on or related to such real property, and by other security instruments. The Deed of Trust, Security Agreement(s) and other security instruments are hereinafter collectively referred to as the "security instruments."

- B. Payment of all other sums with interest thereon becoming due and payable to Assignee under the provisions of this assignment or of said Note or the security instruments.
- C. The performance and discharge of each and every obligation, covenant and agreement of Assignor contained herein or in said Note or the security instruments.

Assignor warrants that Assignor is the sole owner of the entire Lessor's interest in said lease; that said lease is valid and enforceable, has not been altered, modified or amended in any manner whatsoever save as herein set forth; that the Lessee named therein is not in default under any of the terms, covenants, or conditions thereof; that no rent reserved in said lease has been assigned or anticipated and that no rent for any period subsequent to the date of this assignment has been collected in advance of the time when the same became due under the terms of the lease.

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Assignor covenants with Assignee to observe and perform all the obligations imposed upon the Lessor under said lease and not to do or permit to be done anything to impair the security thereof; not to collect any of the Lessor under said lease same shall become due; not to execute any other assignment of lessor's interest in said Deed of Trust in advance of the time when the rems of said lease or cancel or terminate the same or accept a surrender thereof without the prior written consent of further assurances and assignments in the premises as Assignee any and all subsequent leases upon all or any part THIS ASSIGNMENT is made on the following terms. covenants and conditions:

- 1. So long as there shall exist no default by Assignor in the payment of the principal sum, interest and indebted agreement herein or in said Note and security instruments or in the performance of any obligation, covenant or formed, Assignor shall have the right to collect at the time of, but not prior to, the date provided for the payment thereof, the same.
- 2. Upon or at any time after default in the payment of the principal sum, interest and indebtedness secured hereby and by said Note and security instruments, or in the performance of any obligation, covenant or agreement herein or in said Note, security instruments or lease on the part of Assignor to be performed, Assignee without in any way waive, sum, interest and indebtedness secured hereby and by said Note and security instruments, either in any way waive described in said lease and/or Deed of Trust and have, hold, manage, lease and operate the same upon such terms and such period of time as Assignee may deem proper and either with or without taking possession of the premises unpaid with full power to make from time to time all alterations, renovations, repairs or replacements thereto or thereof as Malexandra and to apply such rents, income and profits of said premises, including those past due and an All expenses of managing the premises including, but not limited to the salaries, fees and wages of man
  - a. All expenses of managing the premises including, but not limited to, the salaries, fees and wages of managing agent and such other employees as Assignee may deem necessary or desirable and all expenses of operating sewer rents, and any other liens and premiums for all insurance which Assignee may deem necessary or desirable and all expenses of operating ing possession of the premises; and
  - b. The principal sum, interest and indebtedness secured hereby and by said Note and security instruments, together with all costs and attorney's fees in such order of priority as to any of the items mentioned in this contrary notwithstanding. The exercise by Assignee of the option granted it in this paragraph numbered "2" and waiver of any default by Assignor under said Note or security instruments or under said lease or this assignment.
- and the content of the reals, from any default by Assignor under said Note or security instruments or under said lease or this assignment.

  3. Assignee shall not be liable for any loss sustained by the Assignor resulting from Assignee's failure to let the caused by the willful misconduct and bad faith of Assignee in managing the premises after default unless such loss is does Assignee undertake to perform or discharge any obligation, duty, or liability under said lease or under or by reason any and all liability, loss or damage which may or might be incurred under said lease or under or by reason any any and all catains and demands whatsoever which may be asserted against Assignee harmless contained in said lease. Should Assignee incur any such liability under said lease or under or by reason of this or in defense of any such claims or demands, the amount thereof, including costs, expenses and reasonable attorney's fees, and payable. It is further understood that this assignment shall not operate to pick repair of said premises upon failure of lease; nor shall it operate to make Assignee, nor for the carrying out of any of the terms and conditions of said premises upon Assignee, nor for the carrying out of any of the terms and conditions of said premises upon Assignee, nor for the carrying out of any of the terms and conditions of said premises upon Assignee, nor for the carrying out of any of the terms and conditions of said premises upon Assignee, nor for the carrying out of any of the terms and conditions of said premises, resulting in loss or injury or death to any tenant, licensee, employee or
- 4. Upon payment in full of the principal sum, interest and indebtedness secured hereby and by said security instruments, this assignment shall become and be void and of no effect, but the affidavit, certificate, letter or statement of shall be and constitute conclusive evidence of the validity, effectiveness and continuing force of the validity, effectiveness and continuing force of this assignment and any lease or any other or future lessee or occupant of the premises described therein or in said Deed of Trust upon receipt from the accruing under said lease or from the premises described therein or in said Deed of Trust upon receipt from otherwise notified by Assignee.
- 5. Assignee may take or release other security for the payment of said principal sum, interest and indebtedness, may release any party primarily or secondarily liable therefor and may apply any other security held by it to the satisfaction of such principal sum, interest or indebtedness without prejudice to any of its rights under this assignment.
- 6. Breach of any term, covenant, and condition herein contained on the part of the Assignor to be performed shall ments shall constitute a default under said Note and each of the security instruments, and a default under any of said documents.
- 7. The term "lease" or "said lease" as used herein means said lease hereby assigned, or, at the option of Assignee, any extension or renewal thereof and any lease subsequently executed during the term of this assignment covering the premises described in said lease or said Deed of Trust or any part thereof.
- 8. Nothing contained in this assignment and no act done or omitted by Assignee pursuant to the powers and rights granted it hereunder shall be deemed to be a waiver by Assignee of its rights and remedies under said Note and security instruments; this assignment is made and accepted without prejudice to any of the rights and remedies possessed by Assignee under the terms of said Note and security instruments. The right of said Assignee to collect said principal sum, to, simultaneously with, or subsequent to any action taken by it hereunder.
- 9. In the case of any conflict between the terms of this instrument and the terms of the Deed of Trust described above, the terms of the Deed of Trust shall prevail.

This assignment, together with the covenants and warranties therein contained, shall inure to the benefit of Assignee and any subsequent holder of said Note and Deed of Trust and shall be binding upon Assignor, his heirs, personal representatives, successors and assigns, and any subsequent owner of premises described in the Deed of Trust.

	IN WITNESS WHEREON September , 1983	F, the Assignor(s) (Fixe) (ha Signature of As		1670
		(has) (ha	ve) executed the	
		Signature of As	signor	nent this 28th day of
			RD T. McCLURE and RIG	CHARD E. OTOSKI
		By: (	Edward To	M-100
		$\frac{By: \int_{RIC}$	HARD T. MCCLURE	Partner
			E. OTOSKI	Partner
ST	ATE OF OREGON		*	7
Cou	Intrac ter	)	- 1	<i></i>
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Rich	On this OS day of Se day o	eptember ng there:	10m o	
05.1.1		nerein, personally appea	, 197X 83 , before me, a ared Edward T. McClur	Notor
and k	A acknowledged to me that they written. known to me that they written.	e to be the person whose nan ecuted the same. hereunto set my hand and af	Me Clur	re and
above	N WITNESS WHEREOF, I have	ecuted the same.	ie is subscribed .	
er e	nave	hereunto set my hand and	to the wit	hin instrument
		and and	fixed by official seal the de	
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County of	/ 0	s.	7/87	
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in behalf of	ceretary of strument is the corporate seal of strument is the corporate seal of strument is the corporate seal of staid corporation by authority of its voluntary act and deed.  NESS WHEREOF, I have hereun	t the former is the	who, being du	y Public in
ment to be it	poration by authorise seal of	said corporation, a corporation	who, being duly sworn  President and th  ion, and that the seal affi	, each for
IN WITI	VESS wire-	board of directors; and	d instrument	at the lat-
above written	WHEREOF, I have hereun	to set	of them acknowledged as	nd sealed
	strument is the corporate seal of standard corporation by authority of its standard deed.  NESS WHEREOF, I have hereun	my hand and affixed my	y official	id instru-
	NESS WHEREOF, I have hereun		seal the day and j	vear last
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Notary Public for \_ My commission expires: STATE OF OREGON, )
County of Klamath ) Filed for record at request of

on this 28thday of Sept. at 4:06 recorded in Vol. M 83 of Mortgages o'clock P M, and duly

EVELYN BIEHN, County Clerk Deputy Fee \$12.00

Form 3378

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