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	The First National Bank of N.I. PO Drawer G Sandnoist	
	Sandpoint, Id 83864	그는 것 같은 것 같
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⁴ This Financing Statement covers the following types (or tisms) of property: (Use this spece for Real Property legal description and name of record owner, All accounts, contract rights, chatt & general intangibles now owned or he thereof of that real estate contract Michael A. and Ada L. O'Keefe and Mason, hushand		
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If one of the following boxes is checked, the secured party may sign the financing state Brought into this state already subject to a security interest in another jurisdiction, and the debtor's location has che Proceeds of the original collateral deviable(tion, and the debtor's location has che Dybect to a security interest perfected under a prior name or blanchors.	ment. The collateral described	
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The subject of a financial constant described above in which a security interest was p Subject to a security interest perfected under a prior name or identity of the debtor.		
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ALPHABETICAL	BIOMY ZOL (Calling) Of	North_Idaho
Idaho	Form UCC 1	
	FORM APPROVED BY PETE T. CEN.	ARRUSA SECOND
		SECHETARY OF STATE

FORM No. 227-ASSIGNMENT OF MORTGAGE-Individual or Corporate Assigner. KNOW ALL MEN BY THESE PRESENTS, That Michael A. O'Keefethe party of the first part, for To Have and to Hold the same unto the said party of the second part and the latter's executors, administra-successors and assigns, subject only to the terms and conditions in the said mortgage mentioned, To Have and to Hold the same unto the said party of the second part and the latter's executors, successors and assigns, subject only to the terms and conditions in the said mortgage mentioned. And the said narty of the first part does berefy covenant to and with the party of the second part of the successors and assigns, subject only to the terms and conditions in the said mortgage mentioned. And the said party of the first part does hereby covenant to and with the party of the second part that the said of the first part is the lawful owner and holder of the said mortgage and the obligation secured thereby and And the said party of the first part does hereby covenant to and with the party of the second part that the said holder of the said mortgage and the obligation secured that the said has a good right to sell, transfer and assign the same as aforesaid, and that there is now unbaid upon the said oblic. In construing this assignment and where the context so requires, the singular includes the plural and all grant matical changes shall be implied to make the provisions hereof apply equally to corporations and the plural and all grant for witness Whereof, the undersigned assignor has executed this instrument on danuary of the undersigned assignment and the plural and all grant to individuals. authorized thereto by order of its board of directors. (if executed by a corporation, offix corporate seal) Gulan C STATE OF RARROW, Idaho January 9 Bonner Personally appeared the above named. STATE OF OREGON, County of. Michael A. O'Keefe and Judith L. O'Keefe, husband and wife Personally appeared each for himself and not one for the other, did say that the former is the and acknowledged the foregoing instrument to be their (OFFICIAL Balaro ma President and that the latter is the Voluntary act and deed. and that the seal attixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and dead, Before me: SEALJ 17 c Notary Public for XXXXXX Idaho My commission expires: 5-25-91 Assignment of Mortgage Notary Public for Oregon My commission expires: (OFFICIAL STATE OF OREGON, SEAL) County of I certify that the within instrument was received for record on the IDON'T USE THIS The First National Bank of North Idamo AFTER RECORDING REFURN TO SPACE RESERVED PO Drawer G FOR RECORDING at.... LABEL IN COUN. TIES WHERE Sandpoint, Id 83864 UBED., instrument/microfilm No, Record of Mortgages of said County. Witness my hand and seal of County affixed. NAME By TITLE Deputy

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AFTER RECORDING RETURN TO:

THE FIRST NATIONAL BANK OF NORTH IDAHO

PO Drawer G

Sandpoint,

ASSIGNMENT OF VENDOR'S INTEREST IN REAL ESTATE CONTRACT

1921

Idaho 83864 this 9th Sandpoint, Id _____byandbetween _____Michael A__O'Keefe and Judith I 1. This agreement made at . 19_86 January day of idaho (address).

(Assignor) and The First National Bank of North Idaho, N.A., (Assignee) at PO Drawer G, Sandpoint 2. For the purpose of securing payment of the indebtedness evidenced by a promissory note, of even date herewith, executed by Assignor

3. Assignor hereby grants to Assignee a security interest in and assignment of all of Assignor's right, title, and interest which Assignor now has or may hereafter acquire in that certain real estate contract dated _____ as buyer of the following described real property: Assignoras seller and Lyman G. and Kathleen Mason

See attached legal description marked Exhibit A

to secure the payment and performance of all of Assignor's obligations to the Assignee. 4. Assignor represents and warrants that Assignor's interest in said contract and real property has not been transferred, assigned or 4. Assignor represents and warrants that Assignor s interest in said contract and real property has not been transferred, assigned of otherwise disposed of and is now owned by Assignor, free and clear of alliens and encumbrances whatsoever, except as may herein be stated. Assignor agrees that no further assignment hereof shall be made until the hereinabove described indebtedness is repaid and discharge of the data is not extended by Assignor, first encounter that there are no defended by Assignor agrees that no further assignment hereof shall be made until the hereinabove described indebtedness is repaid and discharge of the data is not extended by Assignor further extended to the there are no defended by Assignor. Assignor agrees that no jurther assignment hereor shall be made until the hereinabove described indebtedness is repaid and discharge of the debt is acknowledged by Assignee. Assignor further represents and warrants that there are no defenses, offsets, or counterclaims to Assignor's interest in said contract.

5. If Assignor is a corporation, Assignor is duly organized and existing under the laws of its state of incorporation and is duly qualified and in good standing in every other state in which it is doing business. 6. If Assignor is a corporation, the execution, delivery, and performance hereof are within Assignor's corporate powers, have been duly o. It Assignst is a corporation, the execution, derivery, and performance hereor are within Assignor's corporate powers, have deen only authorized, and not in contravention of law or the terms of Assignor's charter, bylaws, or other incorporation papers, or of any indenture,

agreement, or undertaking to which Assignor is a party or by which it is bound. 7. Assignor shall not sell or alienate the contract described above. Assignor shall not modify or make a substitution on the contract

B. Assignor has good marketable title to the subject real property and is not in default of any provision of the contract. Assignor shall defend the contract against any adverse claims and shall appear in and defend any action or proceeding purporting to affect the security hereof or powers of Assignee and to pay all costs and expenses, including cost of evidence of title and attorney's fees in a reasonable sum, in any such action or proceeding in which Assignee may annear. without the express written consent of the Assignee.

action or proceeding in which Assignee may appear.

10. Assignor shall pay, at least ten days before delinquency, all taxes and assessments affecting said property, when due, all encumbrances, charges, and liens on said real property which appear to be prior or superior hereto. 11. Any award of damages in connection with any condemnation of the real property or injury to the real property is hereby assigned and the paid to Assigned who may apply the proceeds as set forth above

12. Events of Default; Acceleration: Any or all of Assignor's obligations secured hereunder shall, at the option of Assignee and notwithstanding any time or credit allowed by any instrument evidencing a liability, become immediately due and payable without notice or demand upon the occurrence of any of the following events of default:

a. Default in the payment or performance of any obligation, covenant, or liability contained or referred to herein or in any note secured

herebv:

b. Default of Assignor or any other debtor under the contract or contracts subject to this assignment;

c. Breach of any warranty, representation, or covenant made or furnished to Assignee by or on behalf of Assignor;

d. Death, dissolution, termination of existence, insolvency, business failure, appointment of a receiver for any part of the property of, assignment for the benefit of creditors, by or the commencement of any proceeding under any bankruptcy or insolvency laws or against debtor or any guarantor or surety of debtor, or entry of any judgment against them or failure of any guarantor or surety of debtor to provide Assignor with financial information promptly when requested; e. Any event which gives Assignee a good-faith belief that the obligations of Assignor are inadequately secured or that prospect of

f. Any modification, assignment, transfer, or other disposition of the subject real estate contract or substitution of parties thereunder without the express written consent of Assignee. e. Any event which gives Assigned a good-later being that the onge payment, performance, or observance of any of the obligations is impaired;

13. Assignor is, and will stay, free from default with respect to any prior encumbrances against the real or personal property underlying the assigned contract, in due course will satisfy any such prior encumbrances, and will not modify its agreements connected with such encumbrances without Assignee's written consent. Assignor guarantees the obligations of all contract debtors.

14. At Assignee's request, Assignor will provide and pay for insurance satisfactory to Assignee on any real or personal property underlying the contract or contracts assigned. Likewise, Assignor shall obtain loss payable clauses satisfactory to Assignee and shall provide Assignee with proper evidence of all the foregoing. In any event, Assignor assigns to Assignee as additional collateral all of Assignor's rights to benefits resulting from insurance coverage on any of the collateral.

15. Should Assigner fail to make any payment or do any act as herein provided, then Assignee, without obligation to do so and without pror notice to or demand on Assigner and without release of Assigner from any obligation, may make or do the same in such manner and to such extent as either may deem necessary to protect the security hereof. Assigner shall upon demand reimburse Assignee for any sums Assignee extent as either may deem necessary to protect the security hereof. Assigner shall upon demand reimburse Assignee for any sums Assignee extent as either may deem necessary to protect the security hereof. Assigner shall upon demand reimburse Assignee for any sums Assignee expends under this secured hereby. Under no circumstances shall designee become liable for obligations of Assigner to persons with prior encumbrances or to the purchasers upon any real or personal property designee become liable for obligations of Assigner to persons with prior encumbrances or to the purchasers upon any real or personal property expends under this section and such sums shall draw interest at the rate shown on the note secured hereby. Under no circumstances shall Assignee become liable for obligations of Assignor to persons with prior encumbrances or to the purchasers upon any real or personal property indicating the contents to contents and tents.

Absigned becompliable for contracts assigned.

17. Assignee may notify contract debtors of this assignment. After an event of default, Assignee may notify contract debtors that their payments shall be made to Assignee, or in that event Assigner upon request will so notify contract debtors and will indicate to such contract debtors that payments are to be made diractly to Assignee. Any contract payments thereafter received by the Assignor shall be promptly turned over to Assignee in the exact form in which they are received.

LUTING UVER to Assignee in the exact furth in which they are received. 18. After an event of default, Assignee shall have full power to collect, compromise, foreclose, endorse, set, or otherwise deal with collateral or proceeds thereof in its own name or that of Assignor. Without regard to the adequacy of Assignee's collateral and without notice to Assigner, Assignee shall, after any event of default be entitled to have a receiver appointed to assist in making collections or to assist in possessing, managing, or maintaining any of the collateral. Assigner assigns as additional security all of his rights to rents and profits from the real or personal properties underlying the assigned contract or contracts.

1922

19. Assignor will furnish to Assignee such reports and other information concerning the collateral as Assignee may request. Assignor will maintain such records concerning the collateral as will enable the Assignee to determine at any time the status of the collateral and Assignor will permit. Assignee, at any time, to inspect Assignor's records and all other papers in Assignor's possession pertaining to the collateral and Assignee shall stamp on bis records concerning the collateral notation in form satisfactory to Assignee of the security interset of Assignee will permit Assignee, at any time, to inspect Assignor's records and all other papers in Assignor's possession pertaining to the collateral. Assignor shall stamp on his records concerning the collateral notation in form satisfactory to Assignee of the security interest of Assignee

20. Assignee shall not be deemed to have waived any of Assignee's rights hereunder or under any other agreement or writings signed by Assignor unless such waiver be in writing and signed by Assignee. No delay or omission on the part of Assignee in exercising any right shall operate as a waiver of such rights or any other right. A waiver on any one occasion shall not be construed as a bar to or waiver of any right or remedy on any future occasion. All of Assignee's rights and remedies, whether evidenced hereby or by any other writings, shall be cumulative and may be exercised singularly or concurrently.

and may be exercised singularly or concurrently.

21. Any demand upon or notice to Assigner that Assigner may elect to give shall be effective when deposited in the mails addressed to Assignor at the address at which Assignee customarily communicates with Assignor.

Assignor at the address at which Assignee customany communicates with Assignor. 22. If at any time or times, by assignment or otherwise, Assignee transfers any obligation secured hereunder and collateral or other security therefor, such transfer shall carry with it Assignee's powers and rights under this agreement with respect to the obligations and collateral or other security transferred and the transferee shall become vested with said powers and rights, whether or not they are specifically referred to in the transfer. If and to the extent that Assignee retains any other obligations or collateral or other security. Assignee shall continue to have the rights and powers herein set forth with respect thereto. 21. Assignor shall pay to Assignee on demand together with interest at the rate shown on the note secured hereby, any and all expenses, including legal expenses and reasonable attorney's fees, reasonably incurred or expended by Assignee in the collection or attempted collection or liquidation of collateral lincluding foreclosure or receivership expenses) and in protection and enforcing the obligations secured hereunder and other mintre of the Assignee bereunder

and other rights of the Assignee hereunder.

and other rights of the Assignee hereunder. 24. <u>Additional Security</u>: Regardless of the adequacy of any collateral which Assignee may at any time hold hereunder, and regardless of the adequacy of any other collateral which Assignee may obtain at any of its offices from Assignor in connection with any other transactions, any deposits of other moneys due from Assignee at any of its offices to Assignor shall constitute additional security for, and may be set off against, loans secured hereby even though said loans may not then be due. Any and all instruments, documents, policies and certificates of insurance, securities, goods, accounts receivable, choses in action, chattel paper, cash, property, and the proceeds thereof (whether or not the same are securities, goods, accounts receivable, choses in action, chattel paper, cash, property, and the proceeds thereof (whether or not the same are collateral or proceeds thereof hereunder) owned by Assignor or in which Assignor has an interest, which now or hereafter are at any time in possession or control of Assignee at any of its offices or in transit by mail or carrier to or from Assignee or in possession of any third party acting in Assignee's behalf without regard to whether Assignee neceived the same in pledge, for safe keeping, as agent for collection or acting in Assignee's behalf without regard to whether Assignee neceived the same, shall constitute additional security for obligations transmission or otherwise, or whether Assignee has conditionally released the same, shall constitute additional security for obligations accured hereunder and may be applied at any time to such obligations which are then due by acceleration or otherwise. 25. If the contract which is the subject of this assignment is placed with an escrow agent, the agent shall be instructed by an executed copy

25. If the contract which is the subject of this assignment is placed with an escrow agent, the agent shall be instructed by an executed copy

25. If the contract which is the subject of this assignment is placed with an escrow agent, the agent shall be instructed by an executed copy of this instrument placed with the agent that the agent shall promptly notify Assignee of any notice of default of said contract delivered to the Agent. Deposit of this assignment with said agent shall also be sufficient notice to the agent of the Assignee's security interest in the contract Upon deposit of the contract with the escrow agent, said agent shall be deemed the agent of the Assignee for purposes of perfection. 26. In the event any portion of this assignment or part thereof shall be determined by any court of competent junsdiction to be invalid, void,

26. In the event any portion of this assignment or part thereof shall be determined by any court of competent jurisdiction to be invalid, void, or otherwise unenforceable, the remaining provisions hereunder, or parts thereof, shall remain in full force and effect and shall in no way be affected, impaired, or invalidated thereby, it being understood that such remaining provisions shall be construed in a manner most closely approximating the intention of the parties with respect to the invalid, void, or unenforceable provision or part thereof.

approximating the intention of the parties with respect to the invalid, void, or unenforceable provision or part thereof. 27. Upon the occurrence of any of the above events of default and at any time thereafter (such default not having previously been cured) the Assignee shall have, in addition to all other rights and remedies, the remedies of a secured party under the Uniform Commercial Code of Idaho. Unless the contract threatens to decline speedily in value or is of a type customarily sold on a recognized market, the Assignee shall give to the assignor at least ten (10) days' prior written notice of the time and place of any public sale of the contract or of the time after which any private sale or any other intended disposition is to be made. The Assignee may at any time in its discretion transfer the contract or or liabilities or constituting collateral into its own name or that of its nominee and receive the income thereon and hold the same as security for liabilities or constituting collateral into its own name or that of its nominee and receive the income thereon and hold the same as security for liabilities, insurance policies, instruments, apply it on principal or interest due on liabilities. Insofar as collateral shall consist of accounts receivable, insurance policies, adjust, sue for, foreclose or realize upon collateral as the Assignee may determine, whether or not liabilities or collateral are then due and for the purpose of realizing the Assignee's rights therein, the Assignee may receive, open and dispose of mail addressed to the Assignor and endorse notes, checks, drafts, money orders, documents of title or other evidences of payment, shipment or storage or any form of collateral on behalf of and the name of the Assignee.

the name or the Assignee. 28. The Assignor waives demand, notice, protest, notice of acceptance of this agreement, notice of loans made, credit extended, collateral received or delivered or other action taken in reliance hereon and all other demands and notices of any description. With respect both to liabilities and collateral, the Assignor assents to any extension or postponement of the time of payment or any other indugence, to any substitution, exchange or release of collateral, to the addition or release of any party or person primarily or secondarily liable, to the acceptance of partial payments thereon and the settlement, compromising or adjusting of any thereof, all in such manner and at such time or times as the compromising or adjuster and the settlement, compromising or adjusting of any thereof, all in such manner and at such time or times as the fassignee may deem advisable. The Assignee shall have no duty as to the collection or protection of collateral or any income thereon, nor as to the preservation of rights against prior parties, nor as to the preservation of any rights pertaining thereto beyond the safe custody thereof. The Assignee may exercise its rights with respect to collateral without resorting or regard to other collateral or sources of nembursement for liability. The Assignee shall not be deemed to have waived any of its rights upon or under liabilities or collateral unless such waiver be in writing and signed by the Assignee.

ar

DATED this9thday of	January 19_86. Assignor Assignor Assignor
STATE OF IDAHO) ss. County of <u>Bonner</u>)	January
On this day of personally appeared <u>Michael A. O'Kee</u> Assignor(s), known to me to be the person_S wh t_hey executed the same.	January <u>19.86</u> , before me, the uncerspice method <u>efe and Judith L. O'Keefe, husband and wife</u> <u>hose names</u> is/are subscribed to the within instrument, and acknowledged to me that <u>Notary Public for Idaho</u> Residing at- , Idaho

EXHIBIT A

1923

25633

The following described real property situated in Klamath County, Oregon:

PARCEL 1: The N-1/2 NW-1/4; NW-1/4 NE-1/4 of Section 13, Township 35 South, Range 9 East of the Willamette Meridian.

That portion of the NE-1/4 of Section 14, Township 35 South, Range 9 East of the Willamette Meridian, lying Easterly of the thread of Sprague River; SAVING AND EXCEPTING therefrom that portion which lies between Sprague River and the Chiloquinning in the center of Chiloquin-Sprague River Highway at a point that is 118-1/2 feet Northwesterly of the center of a cattle guard; said cattle guard being near the East line of said Section 14, in said road; thence extending South 70° West to the center of Sprague River.

PARCEL 2: The North 489.5 feet of the SE-1/4 NW-1/4 and the North 489.5 feet of the S-1/2 NE-1/4 of Section 13, Township 35 South, Range 9 East of the Willamette Meridian. TOGETHER WITH a strip of land 60 feet in width described as follows: Beginning at a point 489.5 feet South of the Northwest corner of the SE-1/4 NW-1/4 of Section 13, Township 35 South, Range 9 to the North line of said SE-1/4 NW-1/4, thence South parallel with the West line of said SE-1/4 NW-1/4, thence South parallel line of the Chiloquin-Sprague River Highway, thence Northwesterly River Highway to the West line of said SE-1/4 NW-1/4, thence North to the point of beginning.

PARCEL 3: The S-1/2 NW-1/4, NW-1/4 SW-1/4, E-1/2 SW-1/4, W-1/2 SE-1/4, SW-1/4 NE-1/4, Section 12, Township 35 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon.

TATE OF OREGON; COUNTY OF KLAMATH; 88.

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