BUMER'S SECURIT MASSIGNMENT OF LAND SALE CONTRACT

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ASSIGNO	R (hereinafter	Little on Pa	A Man	2.9 GA
H HI HEIT	R (hereinafter c	alled Buyer"):	Larry	D. Eas
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DEBTOR thom Tarry DraEast dba Drivertine Set SSIGNEE IOT UNITED STATES NATIONAL BANK OF OREC abru prouteel to renu a sevel to visi mi their of to and a the The Buyer is the purchaser of certain property described as foll

Lot. Train Block 1 of French Park, tract 1183 Blat thereof on file, in the office, of the co Oregon indrand an in the Property of

(hereinafter called the "Property") under a land sale contract date are Washburn Land Co., an Oregon Corporation Hereinafter called the "Sellers"), and which is recorded in Book M84 Records (hereinafter called the "Contract").

Assignment. For value received, Buyer hereby assigns mortgages, and conveys to UNITED STATES NATIONAL BANK OF OREGON (hereinafter called "Bank") all of its right, title and interest in and fo the Property, and in, to, and under the Contract. The Property and the assigned Contract are the "Security" referred to in this Assignment.

ance of the Security made to Bank by Buyer is to secure the performance of all duties owed to Bank under this Assignment and under other agreements securing or relating to the indebtedness described below; and the payment of the following obligations, all of which are hereinafter called the "Indebtedness:"

2.1 The principal and interest offa note of Debtor to Bank in the original principal amount of \$41,000,00 dated <u>May 1</u>, 1986., (hereinafter called the "Note"), on May 1, 1991 which the final payment is due on _____May 1 ... 19 91 and all modifications and renewals thereof.

2.2 All sums that Bank may expend in protecting its rights in the Security, all cost of collection, and attorneys' fees, including any incurred on appeal, with interest.

ness of Debtor to Bank, whether now existing or hereafter in-curred, direct or indirect, absolute or contingent, due or to be-2.3 The principal and interest of all other indebted-Come due loint or several including without limitation obligations as guarantor, accommodation maker, or endorser, and future advances of all kinds. canidixs เราะสิ i ผู้ก็เอะ

Buyer's Covenants. Until the Indebtedness is paid in 3 full and this Assignment is fully satisfied. Buyer agrees that it shall be obligated and responsible for the following:

Indebtedness or the value of the Security with Bank is standard mortgageelendorsement if Bank requests. If not so covered, the Bank shall have the option of purchasing such coverage (at Bank's Option haming Banklas the co-insured or the only insured) and tri may either add the cost to the principal of the Note or may treat the cost as a separate part of the Indebtedness payable on demand

and bearing interest at any rate specified by Bank that does not exceed any maximum rate set by applicable raw index under and repair. No waste thereof shall be maintained in good order and repair. No waste thereof shall be committed or suffered, and none of the improvements be removed (Buyer [shall) do all things (g reasonably (within Buyer's power that are, necessary to prevent sevents of conditions that would adversely affect he value of the left security of the left

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aveil en shirts reibernal bit term of this Assignment, any addit tions or improvements to the Property shall be part of the Security included in this Assignment.

3.5 If any litigation is begun to foreclose this Assignment for "If" there "should be any appeal therefrom for if" Buyer or any of the Security should become the subject of any. bankruptcy, proceeding, then Buyer agrees to pay all court costs and disbursements allowed by law, and such sums as the court may adjudge reasonable as attorneys' fees. All such sums will draw interest at the same rate as the Note.

Condemnation. Unless the Contract expressly provides otherwise, Buyer shall be responsible to defend any condemnation action affecting any part of the Security. The net proceeds of any award, after deducting actual and reasonable costs; expenses and autorneys' fees incurred by Buyer in the action and any amounts paid to Seller or used to repair the Property pursuantito an express. requirement of the Contract, shall be paid to Bank for application. to the Indebtedness

to the Indeptedness single with 54 - Release. After full payment of the indeptedness by Buyer, Bank Shall release this Assignment and upon written de mand of Buyer, will terminate its financing statements affecting the Security.

Events of Default. The following are Events of Default. **6.** 6.1 Any payment of principal or interest due on the Note of on any other part of the Indebtedness, is not paid when due due.

become due: appointment of a receiver for any part of Buyer's or Debtor's assets, assignment by Buyer or Debtor, for the benefit of creditors; or the commencement of any proceedings under any bankruptcy or insolvency law by or against Buyer or Debtor.

person, or dissolution or termination of existence of any Buyer or Debtor which is not a natural person. S . 31 1680219

6:41 6:Any default under the Contract, or any event of accondition not cured within (10 days which; with the lapse of time or the giving of notice, would constitute a default under the Cons tract or would justify a declaration of default under the Contract whether or not waived by the Sellers under the Contract, or any

whether for not waived by the Sellers under the Contract, or any stallure of Buyer. to notify Bank of such a default, event, or condition dition difference of Buyer and the Sellers of a default, event, or condition of Sellers, as vendee under any contract of sale, grantor of any Trust Deed, or mortgage of any mortgage institute frozerty, unseed of beneficiary, or mortgage has prior to the default delivered to Bank an agreement acceptable to Bank suborfault, delivered to Bank an agreement acceptable to Bank subor dinating his lien or interest to Bank's dinating his lien or interest to Bank's:

enant of this Assignment or cure any condition prohibited by this Assignment within 15 days after Bank, mails or) at Bank's option, delivers written notice specifying the covenant or condition beto function of the specifying the covenant or condition of 0 days of the specifying the covenant or cove

Which Buyer or Debtor is bound 7. Rights Upon Default. After the occurrence of any Event of Default, the Bankimay at Bank's option exercise any one or more of the following rights and remedies: Is for the following rights and remedies: Is for the following right, without notice? presentment for de mandi toj declare, the entire; Indebtedness, immediately, due (and 1 Pavable 3) (and 1) (and 1

OS35 17-2 With respect to all or any part of the Security the right to foreclose by judicial proceedings in accordance with	OBCO2 7621
the rights and remedies of a secured party under the Bank may without notice take possession of all personal property Security and commercial Code, as well as those stated herein The Bank may without notice take possession of all personal persons to come without notice take possession of all personal persons to come without notice take possession of all personal persons to come without notice take possession of all personal persons to come without notice take possession of all personal persons to come without notice take possession of all personal persons to come without notice take possession of all personal persons to come without notice take possession of all personal persons to come without notice take possession of all personal persons to come without notice take possession of all persons to come without not persons to come without not persons to come without not person be without person be without person be without pers	of any provision of this Assignment A waiver by Bank of a breach of any provision of this Assignment shall, not constitute a waiver of or prejudice the Bank's right to demand strict compliance with that provision or any other provision. Buyer waives presentment- idemand inotice and protest with regard to any part of the Indeb- tedness. Bank may exchange or release the Security
not aiready in its possession and/or require Buyer to assemble it and turn it over to Bank at a reasonably convenient place desig- nated by the Bank, and Buyer will do so. Although the Bank may in its discretion and without liability do so; the Bank shall have 1 no duty to take any action to preserve rights against any party to the Contract, to instruments or to other part of the Sont whet	and apply any of the Security or other collateral may realize upon and apply any of the Security or other collateral it may have with respect to the Indebtedness in any manner and in any order, without affecting Bank's rights to realize upon and apply the proceeds of the Security.
is personal property in its possession, either before or after default; and Bank shall have no duty whatsoever with respect to personal property Security in its possession beyond the use of ordinary 4() reasonable care in its physical custody and preservation. The Bank may retain personal property Security in satisfaction of the indeb	UTS: 9. Bank Not Liable. The Bank, by accepting this Assignation for the bank of the bank
at either public or private sale, first giving Buyer 10 days notice of the date and place of public-sale or of the date after which private sale may be made. The Buyer agrees that 10 days notice is reasonable notice. The Buyer shall be liable for any deficiency and the Bank shall account for any surplus.	10. Debtor's Signature. If Buyer and Debtor, are not the same, Debtor's signature is Debtor's agreement to those provisions that may affect Debtor. This Assignment does not confer upon Debtor any interest in the Property or in the Contract.
shall be free to sell all or any part of the Security, separately or at once. The Bank shall be entitled to purchase all or any portion of the Security at any public sale, or at any judicial or sheriff's sale. 7.5 Any other rights and remedies Eank may have	11: Special Provisions. 1. Cell 3: Destroy from the fragment of teles interested (12: JSTOTE: TOSSPECTE:
under law or lother agreements. I so not a single stated and the stated above. Executed and delivered to Bank effective on the date stated above.	to a critical and the second s
	Signature of Buyer, Mildred LL. East, in an in the second
STATE OF OR EGONATION of a lot of the lot of a lot of the lot of t	Vitt Signature of Debtor (if Buyer and Debtor, are not the same)
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who, being sworn, stated that who, being sworn, stated that who is the stated tha	in the second se
STATE OF OREGON: COUNTY OF KLAMATH: 55. Filed for record at request of of <u>EMay</u> or <u>10</u> or <u>1</u>	the 2nd day
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and that the foregoing Assignment was signed on Lehalf of said partner (s) of and that the foregoing Assignment was signed on Lehalf of said partner (s) of the transmitter of the second secon	econet active state (shalls) (frames of the online active based satisfies (if a state stat
Vide se upper concentration of the second of Before me is the second of	Notary Public for Oregon and Notary Public for Oregon and My: commission expires: leave for the leave of the by difficult and the leave of the leave of the by difficult and the leave of the leave of the leave of the priate Acknowledgement of Debtor, if Debtor is not the Buyer.)
Note: Record Assignment in Real Property Records and file UCC statem Contract Assignment with right of Bank to notice of and opportunity further instructions on use of this form.	