67479 ASSIGNMENT OF LESSOR'S INTEREST IN LEASEIS) AND RENTS, AND AGREEMENTS BOR 19402

William R. Stewart

described property ("Colleteral") and grants a security interest therein to FIRST INTERSTATE BANK OF OREGON, N.A., ("Bank") its successors and assigns: all of Assignor's right, title and interest in and to any and all leases or agreements now or hereafter existing, however evidenced, covering all or a portion of the real property described below, together with all rents and monies due or to become due Assignor thereunder, including but not limited to in the property events and the second of the second of the described in Sx Nibit Ar which is attached is retorated by the reference made a per bare of "Obligor" shall mean the Account Debtor, Lesses, Contract Purchasers or other person(s) soligated for the payment of money, as the case may be. Any reference contained herein to the term "Mortgage" shall be interchangeable with the term "Deed of Trust".

("Assignor") assigns the following

Lot 1, and the Northerly 47 feet of Lot 2, Block 6, TRACT 1163, CAMPUS VIEW, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Assignor warrants to Bank that:

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(11) he has not heretofore assigned or granted a security interest in the Collecteral or any sums of money due or to become due thereunder, or any

(III) the full amount payable according to the terms of the Collateral is justly owing and payable in accordance with the terms thereof; (IV) there are no defaults existing under the Collateral;

(VI) he has not received any monies which are not due under this Collateral until a date more than 30 days from the date on which this assignment

is executed. Constanting (1) Station

Assignor covenants to Bank that he will strictly and promptly perform each of the terms, conditions, covenants and agreements contained in the colleteral on his part to be performed. nan janak ka

This assignment is made as security for the payment of any and all indebtedness now or at any time hereafter owing by Assignor to Bank, whether absolute, contingent, due of to become due, primary or secondary and however evidenced, including but not limited to the payment of Assigner's promissory 1986 note to Bank dated inKlamath County, Oregon and recorded in mortgage records

Upon or at any time after default in the payment of the principal sum, interest and other indebtedness secured hereby and by said mortgage or in the performance of any obligation, covenant or agreement herein or in said note, mortgage or lease contained on the part of the Assignor to be performed, the Assignee without in any way waiving such default may at its option without notice and without regard to the adequacy of the security for the said principal sum, interest and other indebtedness secured hereby and by said mortgage, either in person or by agent, with or without bringing any action or proceeding, or by a receiver appointed by a court, take possession of the premises described in said lease and/or mortgage and have, hold, manage, lease and operate the same on such terms and for such pariod of time as the Assignee may deem proper and either with or without taking possession of said premises in its own name, damand, sue for or otherwise collect and receive all rents, income and profits of said premises, including those past due and unpaid with full power to make from time to time all elterations, renovations, repairs or replacements thereto or thereof as may seem proper to the Assignee and to apply such rents, income and profits to the payment of: (a) all expenses of managing the premises, including, without being limited thereto, the salaries, fees and wages of a managing event and such other employees as the Assignee may deem necessary or desirable and all expenses of operating and maintaining the premises, including, without being limited thereto, all taxes, charges, claims, assessments, water rents, sewer rents and any other Liens, and premiums for all insurance which the Assigned may deem necessary or desirable, and the costs of all alterations, renovations, repairs or replacements, and all expenses incident to taking and retaining possession of the premises; and (b) the principal sum, interest and indebtedness secured hereby and by said mortgage, together with all costs and attorney fees, in such order of priority as to any of the items mentioned in this document as the Assignee in its sole discretion may determine, any statute, law, custom or use to the contrary notwithstanding. The exercise by the Assignee of the option granted it in this paragraph and the collection of the rents, income and profits and the application thereof as herein provided shall not be considered a valuer of any default by the Assignor under said note or mortgage or under said lease or this assignment.

Assignor hereby authorizes and directs Obligor to pay and deliver to Bank, upon Bank's demand to Obligor, all sums of money payable by the terms of Collateral and to accept receipt of Bank therefor. Until Bank makes demand on Obligor, Assignor shall continue to collect the proceeds of Collateral. Assignor shall, at the request of Bank, hold the proceeds received from collection in trust for Bank without commingling the same with other funds of Assigner and shall turn the same over to Bank immediately upon receipt in the identical form received. Assignor shall, at the request of Bank, notify Obligor of Bank's interest in Collateral and Bank may, itself, at any time so notify Obligor. Obligor shall be under no obligation to determine that any indebtedness hereby secured is owing or to see to the application of any sums of money paid to Bank and the receipt of Bank shall constitute a complete acquittance to the extent of any payment made to Bank by Obligor until Bank shall notify Obligor in writing that Assignor is no longer indebted to Bank.

It is expressly understood and agreed that Bank shall not be required or obligated in any manner to make any demand or to take any action to collect or enforce the payment of any amount which may have been assigned to it or to which it may have been entitled hereunder at any time or times.

This assignment is not a delegation or assignment to Bank of Assignor's duties or obligations under or in connection with collateral. Bank's acceptance of this assignment does not constitute a promise by it nor does it in any way obligate is to perform any of Assignor's duties or obligations under or in connection with collateral. Assignor hereby agrees to indemnify Bank against and hold it harmless from any and all liability, loss or damage which it may or might incur under the Collateral or under or by reason of this Assignment and of and from any and all claims and demands whatsoever which may be asserted against it by reason of any elleged obligation or undertaking on Bank's or Assignor's part to perform or discharge any of the terms of the Collateral.

Assignor hereby appoints Bank, its successors and assigns, his attorney in fact, irrevocable, with full power of substitution, to demand, collect, re receipt for, sue and recover all sums of money which may now or beteafter become due, owing or payable from Obligor in accordance with the terms of the Collateral; to execute, sign and endorse any and all claims, instruments, receipts, checks, drafts or warrants issued in payment therefor and to settle or compromise any and all claims arising under the colleteral assigned to Bank and, in the place and stead of Assignor, execute and deliver its release and acquittance therefor; to file any claim or claims or to take any action or institute or take part in any proceedings, either in its own name or in the name of Assignor, or otherwise, which, in the discretion of Benk may seem to be necessary or advisable. This power is given as security for an indebtedness and the authority thareby conferred is and shall be irrevocable and shall remian in full force and effect until renounced by Bank.

Assignors shall not without Bank's written consent, now or at any time, regardless of whether Assignor has failed to perform any covenant or and work to b obligation of the indebtedness secured hereunder, modify the collateral or terminate the term or accept a surrender thereof or waive or release the Obligor from the performance or observance by the Obligor of any obligation or condition thereof or accept the payment of money theraunder for more than 30 deva such any at the moved of preserved and starts that he control is that and in according a such a such a Such a such any at the moved of preserved and starts that and a such a Alsoner well pay to the dopted for and on on these changes and a way required to a set of the other set of the A when it is a reduced in a state of a statement of the two is and the additional in an other with the performance of the statement of the set

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Assignor shall pay to Bank upon demond, any and all expenses, including reasonable attorney fees, incurred or paid by Bank with or without suit or action in protecting its rights upon or under this assignment. In the event suit or action is instituted in connection with any controversy between Assignar and Bank arising out of this assignment, the prevailing party shall be entitled to recover, at this and on appeal, such sums as the Court may adjudge reasonable attornay fees, in addition to costs and necessary disbursements. Moreover, Assigner shall pay to Bank upon demand, any and all expenses including reasonable attorney fees, incurred or paid by Bank with or without any suit or action in protecting its rights as egainst any third party upon or under this assignment.

Assigner agrees that at any time or from time to time, upon written request of Bank, he will execute and deliver such further documents and do such further acts and things as Bank may request in order to further effect the purposes of this assignment.

In the construction of this agreement, the singular includes the plural and the masculine pronouns include the feminine and nauter. If more then one Assignor executes this assignment, the liability of each assignor shall be joint and several.

The parties agree that all notices, demands or documents which are required or permitted to be given or served hereunder shall be in writing and shall be deemed given when sent by registered or certified mail addressed to Assignor at 2485 Daggett, Klamath Falls, Oregon 97601 and to Bank at Mexicuraters, TealSing Inser Division, Te; PO: Box 3131, Fortland, Oregon 97808, and that such addresses may be changed from time to time by either party serving notices at some provided. U. Box 608, Klamath Falls, Oregon 97601

IN WITNESS WHEREOF, Assignor has executed this Assignment this _______ day of _____ October_____

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William R. Stewart	president and that the latter is the
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