September 5, 1991

## ASSIGNMENT OF REAL-PROPERTY LEASE BY TENANT AND CONSENT OF LANDLORD (Not For Farm Credits)

Date 134種 常LV/以 125 116 PEREP BECORDANA TOTABN ROT The Parties to this Agreement are:

Campus Square Company

27 50 90 1 10 Campus Drug. Inc. Campus Square Company biobota to stage in the activities of "LANDLORD" in activities grassions grassions grassions are activities in activities and continue to the 교 등 4년 (년 - 1887년 전 1988년 Medford, OR 97501 Landlord and Tenant have entered into a lease (the "Lease") dated 4/1/83; Addendum dated 5-7-91 a true copy of which is attached to this Agreement. The Lease covers the real property described as follows: (Inkex MgMI Mexchanol) 227 No. Eldorado Klamath Falls, Oregon (the "Property"). This assignment is executed and delivered to Bank as collateral security for a loan or line of credit made to Tenant or to a person affiliated with Tenant ("Loan") by Bank contemporaneously herewith, and any extensions or renewals thereof and also as security for all other indebtedness of Tenant to Bank now existing or hereafter arising. Landlord and Tenant acknowledge that the Loan will benefit both Landlord and Tenant, and that Bank would not make the Loan if it did not receive this Agreement. Assignment of Lease. In consideration of the Loan, and for other Landlord agrees that Bank may exercise any of the rights convaluable consideration the receipt of which is hereby acknowledged, Tenant assigns to Bank all of Tenant's right, title and interest in the Lease, tained herein against Tenant provided the Bank cures Tenant's defaults under the Lease as permitted by paragraph 5. as partial security for the Loan. The parties intend that this assignment will be a present transfer to Bank of all of Tenant's rights under the Lease, 7. Landlord's Release and Waiver. Landlord agrees that any personal property or fixture including but not limited to inventory, furniture, fixtures, equipment subject to Tenant's rights to use the Property and enjoy the benefits of the Lease while not in default on the Loan or Lease. In the event the Bank expends any funds or incurs any liability under this Agreement, such amount or liability shall also be secured by this assignment. currently or hereafter located on the Property, in which Bank has a security interest, is severable and may be removed without further consent from 2. Bank Liability. The Bank, neither by acceptance of this Agree-Landlord in the event Tenant defaults under the Loan or the Lease. ment nor exercise of any rights hereunder, assumes any responsibility or liability whatsoever for the performance of any of the obligations of Landlord waives and releases to Bank all of its right, title and interest in the Collateral. Landlord authorizes Bank to enter upon the Property and remove any Collateral. In the event the Property is physically Tenant under the Lease. Tenant shall continue to perform all obligations imposed upon it as Tenant under the Lease and the Bank shall be under damaged by such removal, Bank will either repair the damage or reimburse Landlord for the reasonable cost to effect any necessary no duty or liability for such performance. Tenant will hold Bank harmless from any and all claims that may arise as a result of Tenant's failure repairs, but Bank will not be liable for any reduction in value of the Proto comply with any obligations imposed upon Tenant as lessee under perty solely attributable to removal of the Collateral. the Lease. General Provisions.
 8.1 This Agreement shall bind the successors, assigns and heirs 3. Landlord's Consent. Landlord consents to the assignment of the Lease by Tenant to Bank. of the Parties. 8.2 Landlord and Tenenat shall not terminate, amend, or modify 4. Notice. Landlord will send the Bank written notice setting forth the Lease without written consent of the Bank except as provided in this any default or prospective default of Tenant under the Lease. 5. Curing Default.
5.1 If the default is in the payment of rent, the Bank shall have 30 days from the receipt of the notice to bring the rental payments current and may thereafter pay rent as it becomes due, and so long as it does Agreement. None 9. Special Provisions. so Landlord shall not terminate the Lease or accelerate payments due under the Lease. 5.2 If the default is for the breach of any other covenant and 10. Signatures and Agreement. The parties agree to the terms of is curable or preventable by the Bank, the Bank shall have 60 days after this Agreement as of the date first above written. Bank may assign its

receipt of notice within which to (a) prevent or cure the default set forth in the notice, if preventable or curable within such period, or (b) commence and thereafter continue with diligence to prevent or cure said default, if not preventable or curable within such period. So long as the Bank causes the Lease covenants to be performed, Landlord shall not terminate the Lease or accelerate payments due under the Lease. 5.3 Landlord agrees not to exercise any right it may have to

5.3 Landlord agrees not to exercise any right it may have to terminate the Lease or accelerate payments due under the Lease by reason of bankruptcy or insolvency of the Tenant, or by reason of any private or judicial sale of the leasehold interest by the Bank, or for any other reason which cannot be cured by the Bank so long as the Bank causes all curable covenants of the Lease to be kept, including all payments required to be made by Tenant.

6. Possession, Foreclosure and Transfer. Tenant agrees that in the event of default by Tenant under the Lease, Loan or any note or agreement with the Bank, the Bank may, in its sole discretion, exercise any of the following rights, without notice to Tenant:

6.1 Take possession of the Property.6.2 Foreclose Tenant's interest in the Lease and Property as permitted by law.

6.3 Reassign, sell and/or sublet Tenant's interest in the Lease and/or the Property subject to written approval of Landlord. Landlord agrees not to unreasonably withhold its consent.

6.4 Exercise such other rights as it may be entitled to under law

or otherwise. REMORE FROM TO MAKE MAKE MAKE

rights hereunder to others, including any governmental entity guaranteeing the loan or a part thereof.

Campus Square Company

BANK: UNITED STATES NATIONAL BANK OF OREGON WHE GERE FORM OF ALL THE

270 (38) \$1**83** 

TENANTS FORM OF ACKNOWLEDGMENT	LANDLORDS FORM OF ACKNOWLEDGMENT	26799
B. ARCHINDIAIDNAL ACKNOWLEDGMENT	INDIVIDUAL ACKNOWLEDGMENT	The Control of the Co
en de la la comitación de la comitación de STATE OF OREGON :)	STATE OF OREGON )	regener, i i i suite
County of \$1.50 (\$1.50	County of )	, 19,
Personally appeared	Personally appeared	<del></del> _
and acknowledged the foregoing instrument to bevoluntary	and acknowledged the foregoing instrument to beact.	voluntary
Before me:	Before me:	
Notary Public for Oregon  My commission expires:  Base of the State Base  My commission expires:	Notary-Public for Oregon My commission expires:	
CORPORATE ACKNOWLEDGMENT	CORPORATE ACKNOWLEDGMENT	
STATE OF OREGON ) 1	STATE OF OREGON )	
County of ) , 19,	County of Blance Section County of Blancer 5	. 19.91
Personally appeared, and	Personally appeared Sonja C Britant	G-
who, being sworn.		IRBIU SWOID
stated thathe, the saidis aandhe, the said	stated that they the said Hreside is and	is a
is a and that the seal affixed	LLLE Ablants a	
and that the seal affixed hereto is its seal and that this instrument was voluntarily signed and sealed on behalf of the corporation by Authority of its Board of Directors.  Before me:	of Canyons (Chrige Line) and that the hereto is its seal and that this instrument was voluntarily signed on behalf of the corporation by Authority of its Board of Before me: Authority Ohmsley	ed and sealed Directors.
Notary Public for Oregon	No.	
<ul> <li>The state of the commission expires:</li> <li>The state of the commission of the state of th</li></ul>	My commission expires: 5/0/54	ulle Sou dieus
Uniform PARTNERSHIP ACKNOWLEDGMENT  11 / JUNEA WEST IN A STATE OF THE SECOND RESERVE HERSE	PARTNERSUIP ACTOWLEDGUE PICALS	EAL
STATE OF OREGON ) ) ss.	STATE OF OREGON ) NOTARY PUBLIC COMMISSION NO.	RBER OREGON A229148
County of )	County of Blamacy	49 2000
Personally appeared	Personally appeared Pat Molman	
who, being sworn, states that _he_ executed the foregoing instrument and is/are member of the partnership of	who, being swom, states that she executed the foregoin and is/are member. of the narmership of	g instrument
and acknowledged that he executed said	and is/are member of the partnership of Canada and acknowledged that she_e	xecuted said
instrument freely and voluntarily on behalf of said partnership. Before me:	instrument freely and voluntarily on behalf of said partne Before me:	
Before me: Notary Public for Oregon	Before me: Notary Public for Oregon	<u> </u>
My commission expires:	My commission expires: 5/2/94	<b>ារ</b> ខេត្ត ព្រះប្រ ១៩៦ ( )
San private see sitti (paej më so m i visji su i private Bank Ackno		R. V
STATE OF OREGON ) of the state	Public of the second se	30N / 9148 /
County of sees रहे राहु है अन्यार स्थान है के राजिए एक अन्यार कर सहस्र स्थान के उन्हें सुरक्ष	the contribution of the co	30000
Personally appeared	, who being sworn, states the of United States National Bank of	nat he/she is
a(n)	of United States National Bank of	Oregon, and
acknowledged that this instrument was voluntarily signed on behalf of paragonal suggestions acres as a second of some (the process) as Before me:	the association by authority of its board of Directors.	Sirry)
Before me:		
My commission expires:		
IMPORTANT INFORMATION CONCERNING USE OF THIS FORM. The	underlying lease or memorandum thereof must be recorded	. Use an ac-
curate legal description of the real property in the space provided. Make property records. Prepare and file a UCC-1 Financing Statement describ	sure the signatures are notarized and record this assignment	nt in the rest
National Bank of Oregon of a real property lease dated	<b>b</b> .x6404	Antou Otales
as landlord and the statement as tenant."	Refer 1 STATE OF OREGON, County of Klamath	egent o
AFTER RECORDING, RETURN TO:	Filed for record at request of:	
U.S. Bank		
P.O. Box 729 (50% &CC.)	on this <u>24th</u> day of <u>December</u> A.D.	
Medford, Or. 97501	at 2:25 o'clock P M. and in Vol. M91 of Deeds Page	
39023	EVELYN BIEHN County Clerk	
	By Dauline Muile	Denvis