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r continues and continues all injurnable and nocessary sleps surpord to than lifteen (15) days, or (1), it the cure paparas, more from albeen (15) days, I (and no Event of Dolunt vell have occurred) it Granist, after Lander sends c has not been given a nearer of a creach of the came processed of the in, coverlant or condition contained in his Assignment, the twice of in any of

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SPACE ABOVE THIS LINE IS FOR RECORDER'S USE ONLY

point, or (ii) the remaining term of the Note, or ASSIGNMENT OF BENTS be out and payable at the Notes maining Londor to the date of reportment by Granter. At such expresses, at Lendor's citient, will (a) be bayable on demand. (b) be abded to the balands of the Note and be apportioned attioning and be payable with any institution payment to become the desired, in the letter of any expressible metallications.

THIS ASSIGNMENT OF RENTS IS DATED JANUARY 4, 1994, between Badorek Enterprises, a partnership consisting of Walter C Badorek and Sharon Badorek, whose address is 2521 South Sixth Street, Klamath Falls, OR 97601 (referred to below as "Grantor"); and South Valley State Bank, whose address is 801 Main Street, Klamath Falls, OR 97601 (referred to below as "Lender"), on second unional in the clears and the hocours. And second to be the

ASSIGNMENT, For valuable consideration, Grantor assigns and conveys to Lender all of Grantor's right, title, and Interest in and to the Rents from the following described Property located in Klamath County, State of OLGBout ander this Assignment and not reinbursed from the Risest shall become a part of the Indebted has becomed by this Assignment, and nowover, any, such Ranks raceived by Lender which are not applied to such costs and expenses, shall be applied to the incestednoss. All expenditures bas and Lots 11 thru 27, Block 4, SIXTH STREET ADDITION TO THE CITY OF KLAMATH FALLS, in the County of

or in Klamath, State of Oregon, trail not redulin Lander to do any other species act or then

The Real Property of its address is commonly known as 1804 Washburn Way, Klamath Falls, OR 197601.

DEFINITIONS. The following words shall have the following meanings when used in this Assignment. Terms not otherwise defined in this Assignment shall have the meanings attributed to such terms in the Uniform Commercial Code. All references to dollar amounts shall mean amounts in lawful money of the United States of America: noted the regression and abblication of Benje

Assignment. The word "Assignment" means this Assignment of Rents between Grantor and Lender, and includes without limitation at assignments and security interest provisions relating to the Rents.

Event of Default. The words "Event of Default" mean and include any of the Events of Default set forth below in the section titled "Events of Detault\_cless, craintingues and taquateneous of all other governmental agencies effecting the Property.

Grantor. The word Grantor means badorek Enterprises. to execute and comparation the town of the State of Chedor and else all other land

indebtedness. The word "indebtedness" means all principal and interest payable under the Note and any amounts expended or advanced by Lender to discharge obligations of Grantor or expenses incurred by Lender to enforce obligations of Grantor under this Assignment, together with interest on such amounts as provided in this Assignment paint to wante in a subsection of keep the same of the cash the cash thereof and of Lender. The word "Lender" means South Valley State Bank, its successors and assigns.

Note: The word-"Note" means the promissory note or credit agreement dated January 4; 1994; in the original principal amount of \$85,000.00 from Grantor to Lender, together with all renewals of, extensions of, modifications of, refinancings of, consolidations of, and substitutions for the promissory note or agreement is a page of the promissory note or agreement is a page of the promissory note or agreement is a page of the promissory note or agreement is a page of the promissory note or agreement is a page of the page of the promissory note or agreement is a page of the p

substitutions for the promissory note or agreement; Property. The word "Property" means the real property, and all improvements thereon, described above in the "Assignment" section.

Real Property. The words "Real Property" mean the property, interests and rights described above in the "Property Definition" section. TEM Related Documents. The words Related Documents mean, and Include without limitation, all promissory notes, credit agreements, loan

agreements, guaranties, security agreements, mortgages, deeds of trust, and all other instruments, agreements and documents, whether now or hereafter existing, executed in connection with the indebtedness.

hereafter existing, executed in connection with the indebtedness of consumers quebose of set of general plants in a sent appear of the appearance of the property, whether due now or later, including without Rents. The word "Rents" means all rents, revenues, income, issues, and profits from the Property, whether due now or later, including without Imiliation all Hents under that certain lease with Familian Northwest which was made on the following terms and conditions:

Figh Diffe, of Fesses. 11-01-1883 full high, power, and authority to enter this this Ansignment and 15 sec go and convey the Rents to Lander. voce Lease Terms: 5 year lease starting February 1, 1994 to January 31, 1999, with additional option to renew for another 5 years. The lease is a

Own public ust fease, baying \$3,000.00 pasic rate bins taxes, righes & lustrance legans, fland, endembrances, and claims except as declared to and Rental Amount(s): \$3,000.00 per month

CHANTON SHE OF THE TAX THE TAX THE PARTY OF THE INDEBTEDNESS AND (2) PERFORMANCE OF ANY AND ALL OBLIGATIONS OF GRANTOR UNDER THE NOTE, THIS ASSIGNMENT, AND THE RELATED DOCUMENTS. THIS ASSIGNMENT IS GIVEN AND ACCEPTED ON THE FOLLOWING TERMS:

PAYMENT AND PERFORMANCE. Except as otherwise provided in this Assignment, Grantor shall pay to Lender all amounts secured by this Assignment as they become due, and shall strictly perform all of Grantor's obligations under this Assignment. Unless and until Lender exercises its right to collect the Rents as provided below and so long as there is no detailt under this Assignment, Grantor may remain in possession and control of and operals and manage the Property and collect the Rents, provided that the granting of the right to collect the Rents shall not constitute Lender's consent

## Exam No 301948/LORMANCE Except at otherwise provide (Continued) marting and in such as another secured by the

to the rea of cart, constated to a provincies, by constitution and the Related Bochkenss. This assignment is given and accepted on to the use of cash collateral first background proceeding. The BELVIE BULLIFIER I THE VESTIGATE IT STATE IN THE BELVIE BULLIFIER I THE VESTIGATE IT STATE IN THE BELVIE BULLIFIER I THE VESTIGATE IT STATE IN THE BELVIE BULLIFIER IN THE BELVIE BULLI

accepted parender to multing the starting Federary 1, 1994 to Vanvary 31, 1950, with additional cultina to renow for enable tips years. The lease if a

Right to Assign. Grantur has the full right, power, and authority to enter into this Assignment and to assign and convay the Rents to Lender.

No Prior Assignment. Grantor has not previously assigned or conveyed the Rents to any other person by any instrument now in force. this Agreement. Oxford to connection with a supplied to the supplied of the su

LENDER'S RIGHT.TO COLLECT. RENTS. Lender shall have the right at any time, and even though no default shall have occurred under this Assignment, to collect and receive the Rents. For this purpose, Lender is hereby given and granted the following rights, powers and authority: spuisure' world: 3ez qoec

House to Tenants. Lender may send notices to any and all tenants of the Property advising them of this Assignment and directing all Rents to be

Enter the Property. Lender may enter upon and take possession of the Property; demand, collect and receive from the tenants or from any other persons liable therefor, all of the Rents; institute and carry on all legal proceedings necessary for the protection of the Property, including such proceedings as may be necessary to recover possession of the Property; collect the Rents and remove any tenant or tenants or other persons from the Property. Jeuges, wedne gone Acres

Maintain the Property. Lender may enter upon the Property to maintain the Property and keep the same in repair; to pay the costs thereof and of Manual the Property. Lenger may enter upon the property to manual the Property and keep the same integral, to pay the costs under all services of all employees, including their equipment, and of all continuing costs and expenses of maintaining the Property in proper repair and condition, and also to pay all taxes, assessments and water utilities, and the premiums on fire and other insurance effected by Lender on the Property in paying and the premiums on the property in the

Compliance with Laws. Lender may do any and all things to execute and comply with the laws of the State of Oregon and also all other laws, rules, orders, ordinances and requirements of all other governmental agencies affecting the Property.

Eease the Property. Lender may rent or lease the whole or any part of the Property for such term or terms and on such conditions as Lender

Employ Agents. Lender may engage such agent or agents as Lender may deem appropriate, either in Lender's name or in Grantor's name, to rent and manage the Property, including the collection and application of Rents.

Other Acts. Lender may do all such other things and acts with respect to the Property as Lender may deem appropriate and may act exclusively and solely in the place and stead of Grantor and to have all of the powers of Grantor for the purposes stated above.

No Requirement to Act. Lender shall not be required to do any of the foregoing acts or things, and the fact that Lender shall have performed one or more of the foregoing acts or things shall not require Lender to do any other specific act or thing.

APPLICATION OF RENTS. All costs and expenses incurred by Lender in connection with the Property shall be for Grantor's account and Lender may such costs and expenses from the Rents. Lender, in its sole discretion, shall determine the application of any and all Rents received by it. however, any such Rents received by Lender which are not applied to such costs and expenses shall be applied to the Indebtedness. All expenditures made by Lender under this Assignment and not reimbursed from the Rents shall become a part of the Indebtedness secured by this Assignment, and

HALL PERFORMANCE. It Grantor pays all of the indeptedness when due and otherwise beforms all the obligations imposed upon Grantor under this than be payable on demand, with interest at the Note rate from date of expenditure until paid. Assignment, the Note, and the Related Documents, Lender shall execute and deliver to Grantor a sultable satisfaction of this Assignment and sultable platements of termination of any financing statement on file evidencing Lender's security interest in the Rents and the Property. Any termination fee equired by law shall be paid by Grantor, if permitted by applicable law.

EXPENDITURES BY LENDER. If Grantor, falls to comply with any provision of this Assignment, or if any action or proceeding is commenced that would materially affect Lender's Interests in the Property, Lender on Grantor's behalf may, but shall not be required to, take any action that Lender deems appropriate. Any amount that Lender expends in so doing will bear interest at the rate charged under the Note from the date incurred or paid by Lender to the date of repayment by Grantor. All such expenses, at Lender's option, will (a) be payable on demand, (b) be added to the balance of the Note and be apportioned among and be payable with any installment payments to become due during either (i) the term of any applicable insurance Policy or (ii) the remaining and be payable with any installment payments to become due during either (i) the term of any applicable insurance policy or (ii) the remaining term of the Note, or (c) fig. treated as balloon payment which will be due and payable at the Note's maturity. This remaining so will secure payment of these amounts. The rights provided for in this paragraph shall be in addition to any other rights or any termedies to which Lender may be entitled on account of the default. Any such action by Lender shall not be construed as curing the default so as to the construed as curing the default so as to the construed as curing the default so as to the construed as curing the default so as to the construed as curing the default so as to the construed as curing the default so as to the construed as curing the default so as to the construed as curing the default so as to the construed as curing the default so as to the construed as curing the default so as to the construed as curing the default so as to the construed as curing the default so as to the construed as curing the default so as to the construed as curing the default so as to the construed as curing the default so as to the construed as curing the default so as to the construed as curing the default so as to the construed as curing the default so as to the construed as curing the default so as to the construed as curing the default and the construction of the construction o

DEFAULT: Each of the following, at the option of Lender, shall constitute an event of default ("Event of Default") under this Assignment:

Default on indebtedness. Fallure of Grantor to make any payment when due on the Indebtedness.

Compilance Default: Fallure to comply with any other term, obligation, covenant or condition contained in this Assignment, the Note or in any of the Related Documents. If such a failure is curable and if Grantor has not been given a notice of a breach of the same provision of this Assignment within the preceding twelve (12) months, it may be cured (and no Event of Default will have occurred) if Grantor, after Lender sends written notice demanding cure of such failure: (a) cures the failure within fifteen (15) days; or (b) if the cure requires more than fifteen (15) days, Immediately initiates steps sufficient to cure the failure and thereafter continues and completes all reasonable and necessary steps sufficient to

Breaches. Any warranty, representation or statement made or furnished to Lender by or on behalf of Grantor under this Assignment, the Note or the Related Documents is, or at the time made or furnished was, false in any material respect.

Other Defaults. Failure of Grantor to comply with any term, obligation, covenant, or condition contained in any other agreement between Grantor

Insolvency. The insolvency of Grantor, appointment of a receiver for any part of Grantor's property, any assignment for the benefit of creditors. Grantor (if Grantor is an individual) also shall constitute an Event of Default under this Assignment.

Foreclosure/Fortellure, etc., Commencement of foreclosure or forteiture proceedings, whether by judicial proceeding, self-help, repossession of any other method, by any creditor of Grantor or by any governmental agency against any of the Property. However, this subsection shall not apply In the event of a good faith dispute by Grantor as to the validity or reasonableness of the claim which is the basis of the foreclosure or forefeiture proceeding, provided that Grantor gives Lander written notice of such claim and furnishes reserves or a surely bond for the claim satisfactory to

Events Affecting Guarantor. Any of the preceding events occurs with respect to any Guarantor of any of the Indebtedness or such Guarantor. dies or becomes incompetent. Lender, at its option, may, but shall not be required to, permit the Guarantor's estate to assume unconditionally the obligations arising under the guaranty in a manner satisfactory to Lender, and, in doing so, cure the Event of Default.

RIGHTS AND REMEDIES ON DEFAULT. Upon the occurrence of any Event of Default and at any time thereafter, Lender may exercise any one or more of the following rights and remedies, in addition to any other rights or remedies provided by law:

Accelerate Indebtedness. Lender shall have the right at its option without notice to Grantor to declare the entire Indebtedness immediately due

Collect Rents. Lender shall have the right, without notice to Grantor, to take possession of the Property and collect the Rents, including amounts past due and unpaid, and apply the net proceeds, over and above Lender's costs, against the Indebtedness. In furtherance of this right, Lender past due and unpart, and apply the net processes, over and above bender a costs, against the introductions. If the Rents are collected by Lender, may require any tenant or other user of the Property to make payments of rent or use fees directly to Lender. If the Rents are collected by Lender, then Grantor irrevocably designates Lender as Grantor's attorney-in-fact to endorse instruments received in payment thereof in the name of then Grantor inevocably designates bender as Grantor's automorphismate to endorse instruments received in payment disease in the name of Grantor and to negotiate the same and collect the proceeds. Payments by tenants or other users to Lender in response to Lender's demand shall satisfy the obligations for which the payments are made, whether or not any proper grounds for the demand existed. Lender may exercise its

Appoint Receiver. Lender shall have the right to have a receiver appointed to take possession of all or any part of the Property, with the power to protect and preserve the Property, to operate the Property preceding foreclosure or sale, and to collect the Rents from the Property and apply the proceeds, over and above the cost of the receivership, against the Indebtedness. The receiver may serve without bond if permitted by law. Lender's right to the appointment of a receiver shall exist whether or not the apparent value of the Property exceeds the Indebtedness by a substantial amount. Employment by Lender shall not disqualify a person from serving as a receiver.

Other Remedies. Lender shall have all other rights and remedies provided in this Assignment or the Note or by law.

Waiver; Election of Remedies. A waiver by any party of a breach of a provision of this Assignment shall not constitute a waiver of or prejudice the party's rights otherwise to demand strict compliance with that provision or any other provision. Election by Lender to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or take action to perform an obligation of Grantor under this Assignment after failure of Grantor to perform shall not affect Lender's right to declare a default and exercise its remedies under this Assignment.

Attorneys' Fees; Expenses. If Lender institutes any suit or action to enforce any of the terms of this Assignment, Lender shall be entitled to recover attorneys' fees at trial and on any appeal. Whether or not any court action is involved, all reasonable expenses incurred by Lender that in Lender's opinion are necessary at any time for the protection of its interest or the enforcement of its rights shall become a part of the indebtedness payable on demand and shall bear interest from the date of expenditure until repaid at the Note rate. Expenses covered by this paragraph payable on centario and shall be not the case of experiorities under repaid at the trade rate. Expenses covered by this paragraph, include, without limitation, however subject to any limits under applicable law, Lender's attorneys' fees and Lender's legal expenses whether or not there is a lawsuit, including attorneys fees for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction). appeals and any anticipated post-judgment collection services, the cost of searching records, obtaining title reports (including foreclosure reports), surveyors' reports, and appraisal fees, and title insurance, to the extent permitted by applicable law. Grantor also will pay any court costs, in

MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Assignment:

- Amendments. This Assignment, together with any Related Documents, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Assignment. No alteration of or amendment to this Assignment shall be effective unless given in writing and signed by the party or parties sought to be charged or bound by the alteration or amendment.
- Applicable Law. This Assignment has been delivered to Lender and accepted by Lender in the State of Oregon: This Assignment shall
- Multiple Parties. All obligations of Grantor under this Assignment shall be joint and several, and all references to Grantor shall mean each and Multiple Parties. All obligations of Grantor under this Assignment shall be joint and several, and all references to Grantor shall the every Grantor. This means that each of the persons signing below is responsible for all obligations in this Assignment, and our particular and several particular that each of the persons signing below is responsible for all obligations in this Assignment, and our particular that each of the persons signing below is responsible for all obligations in this Assignment, and our particular that each of the persons signing below is responsible for all obligations in this Assignment, and our particular that each of the persons signing below is responsible for all obligations in this Assignment, and our particular that each of the persons signing below is responsible for all obligations in this Assignment, and our particular that each of the persons signing below is responsible for all obligations in this Assignment, and our particular than the persons signing below is responsible for all obligations in this Assignment, and our particular than the persons signing below is responsible for all obligations in this Assignment.
- Can No Modification a Grantor shall not enter into any agreement with the holder of any mortgage, deed of trust, or other security agreement which Con has priority over this Assignment by which that agreement is modified, amended, extended, or renewed without the prior written consent of Lander. Grantor shall neither request nor accept any future advances under any such security agreement without the prior written consent of
- Severability. If a court of competent jurisdiction finds any provision of this Assignment to be invalid or unenforceable as to any person or circumstance, such finding shall not render that provision invalid or unenforceable as to any other persons or circumstances. If feasible, any such offending provision shall be deemed to be modified to be within the limits of enforceability or validity; however, if the offending provision cannot be so modified, it shall be stricken and all other provisions of this Assignment in all other respects shall remain valid and enforceable.
- Successors and Assigns. Subject to the limitations stated in this Assignment on transfer of Grantor's Interest, this Assignment shall be binding upon and inure to the benefit of the parties, their successors and assigns. If ownership of the Property becomes vested in a person other than Granter, Lender, without notice to Granter, may deal with Granter's successors with reference to this Assignment and the Indebtedness by way of forbearance or extension without releasing Grantor from the obligations of this Assignment or Exhibity under the indebteaness:
- Time is of the Essence. Time is of the essence in the performance of this Assignment.
- Walver of Homestead Exemption. Granter hereby releases and walves all rights and benefits of the homestead exemption laws of the State of Oregon as to all Indebtedness secured by this Assignment.
- LEW Walvers and Consents. Lender shall not be desired to have walved any rights under this Assignment (or under the Related Documents) unless OUVSuch watver is in writing and signed by Lender. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver by any party of a provision of this Assignment shall not constitute a waiver of or prejudice the party's right otherwise to demand sirict compliance with that provision or any other provision. No prior waiver by Lender, nor any course of dealing between Lender and Grantor, shall constitute a waiver of any of Lender's rights or any of Grantor's obligations as to any future transactions. Whenever
- roscopsent by Lender is required in this Assignment, the granting of such consent by Lender in any instance shall not constitute continuing consent to 01-3hpsequent instances where such consent is required SIGNMENT OF RENTS

01-04-1994 instances where state address to be ASSIGNMENT OF RENTS Loam No 301948 - is required to this Assignment, the Canting (Continued) by Landst mady instance shall not constitute continuing consent to such man or any other night. A walver by any party of a provision of this assignment about not continue a woiver of or projudes the party's fight of their was and other provision of any bring between the provision of any bringer. By the fight on the any count at double between otherwise to demand strict compliance with that provision or any bringer. GRANTOR ACKNOWLEDGES HAVING READ ALL THE PROVISIONS OF THIS ASSIGNMENT OF RENTS, AND GRANTOR AGREES TO ITS LEURSIVERS and Consents. Conder shall not he deemed to have waved any notic great ins Assignment (or once the Selated Designical) unless GRANTOR: as to all Indebtedness secured by the Assignment. of Homestead exemption. Grantor hereby releases and walves all orbits and behalf. If the homestead exemption laws of the State of Badorek Enterprises

Secure in project of pure 422, drugs of project of pure 422, drugs o Walter C Badorek, General Partner Sharon Badorek, General Part gmes yested in a person other then CS USO (1907) LE SPOR DE SPORRO AUG OF OTRE CONTRES HIP ACKNOWLEDGMENT STATE OF "OREGON desured to be medical to be within the limits of it Species and remain n unand or teranional Severability. If a court of compelent principles in 1 88% prevision of JULIE M. CURAIN AND SACRA OF THE BEISCH OF COMMISSION SERVICES OF COMMISSION SERVICES OF THE BEISCH COUNTY OF KLAMATH On this HTH day of JANLAR he per \$19 9 1, before me; the undersigned Notary Rubble per smally abberred Watter C Badorek, General Partner of Badorek Enterprises; and Sharon Badorek, General Partner of Badorek Enterprises, and Known to be partners or designated agents of the partnership that executed the Assignment of Rents and acknowledged the Assignment to be the free and voluntary act and deed of the partnership, by authority of statute or its Partnership Agreement, for the uses and purposes therein mentioned, and on oath stated that they are authorized to execute this Assignment and in fact executed the Assignment on behalf of the partnership. Wellington to Me fun mengfram na renen a Residing at 1 25 21 Notary Public in and for the State of 1910 REGIO NIS SUSTAINED My commission expires LASER PRO, Reg. U.S. Pat. & T.M. Off., Ver. 3.18d (c) 1994 CFI ProServices, Inc. "All rights reserved, [OR-EG14 BADOREK LN C1.0VL] MISCELL ANEQUE REQUESTIONS. The following medicionations are a performer program. accines to all other sums provided by taw. and an any anasyming programme distribution of the state of the second of the second control of the second of the STATE OF OREGON: COUNTY OF KLAMATH: South Valley State Bank A.D., 19 94 at 11:36 o'clock A M., and duly recorded in Vol. on Page 2663 Mortgages

Filed for record at request of

FEE \$25.00

Evelyn Bieho Cothy Clerk
By Ligne Z. Cothy Clerk

Lendar's right to the appointment of a receiver shall exist whether or not the apparant value of the Present exceed, the indebtedness by a processes, over and above that cost of the reconstraint against the indeblaceurs. The recoiver may seem without bond it possible by taw. prolect and preserve the Property, to appears the Property preceding terephosons or asia, and tercollect tha free his Property and apply the Appoint Necesver. Lendor shall have the right to have a receiver eppointed to take no session of all or may had of the Property with the power to rights under this subparagraph eliner to person, by againf, or thrusen a runnings

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RIGHTS AND REMEDIES ON DEFAULT. Upon the occurrence of any leven of Default and at any time decreases in the order of the occurrence of any events and one or in' cunity. Lender in sood faith depart listif insecure

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Loan 210 301948 01-03-1983

(Continuen) ASSIGNMENT OF RENTS

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