COLLATERIAL ASSIGNMENT OF TRUST DEED
KNOW ALL MEN BY THESE PRESENTS, that FLIDA I POSSES
transfer and set over the RALPH I KNIZI ARTON Age hereby assign
and interest in and to that TRUST DEED HEREINAFTER CALLED "The College of the Col
HEREINAFTER CALLED "The Co laterial". The Debtor hereby convenants to and with said secured party that the undersigned is the bebtor and is the owner of the above described collaterial and that he has good right to sell, transfer and assign the same, and the note or other obligation accurately.
and assign the same, and the note or other obligation secured hereby, and that there is now unpaid on the obligations secured by said TRUST DEED, the sum of not less than \$\frac{1}{2},475.28\$ with interest thereon from Aug. 25
all of their rights and interest in and to all property to the above mentioned security.
The assignment hereby creates a security interest in said collaterial in order to secure unto Secured Part; (i) the payment of a Promissory Note dated Nov. 10, 1994 executed and delivered by Debtors to Secured Party, in the sum of 45,000.00 executed and delivered by Debtors at Secured Party; option; (iii) all other liabilities whether primary or secondary, direct or indirect, absolute or contingent, sole, joint or several, due or to become due, now existing or hereafter arising, of each of the Debtors hereunder, including each Debtor and any other party or parties to Secured Party. Provided that upon the full payment of all obligations and liabilities of Debtors to Secured Party secured hereby, this assignment shall become null and void, otherwise to remain in
As used herein the term 'Debtors" include the singular; and the masculine gender includes the feminine and neuter.
For additional terms see Exhibit A
Dated this 9th day of Nov. 1994
Relate 1. Kan land Ralph J. Kaustarich
Debtor's Ludy M. Houslarich
STATE OF Oregon ,County of Josephine)
On this 9th day of Nov. , 19 94, personally came before me, a notary public in and for said county and state, the within named Ralph J. Kauzlarich and Judy M. Kauzlarich
be the identical person described to me personally known to
and they acknowledged to be that they executed the same freely and for uses and purposes therein named. Witness my hand and purposes therein named.
and purposes therein named. Witness my hand and seal, the day and year in this certificate above written.
The state of the s
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Notary Public for Oregon

EXHIBIT "A", ATTY CHED AND MADE A PART THEREOF.

Aubintonal Provisions

The debitor hereby further warrants and covenents that

The water of self-water watering and covered the self-water described an it is reverse the self-water water and the self-water than the self-water to the products or proceeds thereof, is an it is in any public office. The dather in the means of self-collected and each and every part thirteel five from any pilor like means of self-collected and each and every part thirteel five from any pilor like means the self-water of self-water and will defend it a Collected goding the claims and demends of all persons whomsperer.

the debter will not sell, exchange, leave or other-les dispose of the Collaboral, or any post thereof, or tuiler or permit any flon, la y or estachment thereon a security interest therein or financing statement to be filed with some sheet thereto, bither than that

of the secured party.

Debter will maintain the California in good condition and repair and preserve the tame against waste, fast, domage or depreciation in value other than by recommble went, the debtor will not use any of the Collateral in violation of any law expeditions. regulation. Secured party may examine and Expect the foliation at any rectanable timus, wherever located, and for that purpose herely is cotharized by deblor is enter

ony place or places white any port of the Collateral a ny be

Debior will keep the Collateral fully Insured egalast loss or damage by It s. thefr fand collision if applicable) and such other hazards as secured party may from time to lime require, with such deductible provisions, upon such terms, including loss popula and other endorsements, and in such company or companies at the secured poly may approves debtor immediately will deliver all policies to the secured party, to be extended application immediately will deliver oil policies to the secret policy, to be interest by the latter in pladge to secure debtor's obligations setwarder, with fire-acable authority to adjust any last, secure and execute the end of the poyoble, serventees any policy, discharge and calantees ony interest, andoese to debtor's name any loss of relund check or draft and, in General, exercise in the name of the debtor or otherwise, any and the last of the debtor or otherwise, any and all cights of the debter in respect theretd or in expect to the proceeds thereof.

Dabter will pay, when due, all loves, license fees and exestments reletive to

the Collateral and its wie and relative to the note and abligations secured hereby, Should debts: fall in his performance of any of the foregains, the secured party may p sy any security interest having priority hereto, may order on 1 pay for the repair, maint manes and preservation of the Collateral, or any part thereof, may place and pay for any such insurance and may may any tuch faster the debtor a sets : a pay to the secret party and dismond all of the lateral disbursements for any all said prepares with interest of ten percent per onnum on all times to paid from the date of proposal until theaid lipop.

ment of all said sums shall be secured by this Security Agreement.

the debter egrees to notify the secured party promptly in writing of any change

In the business or residence oddess or in the focution where the collowed is kept in the event of any originment by the secure I party of this agreement or his rights heraunder, debter will not orrest as a defente, counts: claim, set all as otherwise against secured party's assignee any claim, known as a sknow s, which debier now has or claims to have or herealter dequires against the secured purry, However, notwith landing any such assignment, secured party shall be liable to the ceblot at if such assignment had not been made.

the debtor will join with the secured party in executing, filling and daing whatever may be necessary under applicable law to perfect and continue the secured party's

secully interest in the Collateral, all at debtar's expense.

Debtor hereby contents to any estantian of time of payment and to any substitu-tion, exchange or release of Callateral and to the adelition to as release of any Josty ar person primarily or secondarily liable for the abiligations, or part thereaf.

General Provisions

The note which this agreement secures is a separate instrument and may be rega-tioned, extended or renewed by the secured party without eleasing the debior the Collateral or any guaranter or committee.

All of the terms herein and the rights, duties and remodies of the parties shall be governed by the laws of Oregon, Any part of this agreement contrary to the law of any state having full diction shall not involidate other parts of this openium it is that state. All of the benefits of this agreement shall loved to the secured party, his succestors in Interest and assigns and the abligations hereunder shall be kinding upon the

debtot, his legal expresentatives, successors and assigns.

If there he more than one debtor or a gracemter or ed-maker of the note or this agreement, the obligation of each and all shall be primary and foint and several. the secured party shall not be deemed to have walved any of his rights under this

or any other agreement executed by the debior unless the walver is in writing signed by or any anise agreement executed by the action when the worse at a writing signed by the secured party; a rights shall be a walver not that a walver on one occasion operate as a walver of such light and believe occasion, shall a walver on one to the other party to this agreement shall be sufficient if

Each notice from one to the ainer party to that agreement shall be terriciant to stread personally or given by U.S. teglis-red or certified mail, as by telegraph, addressed to the other party of his address or so forth on the reverse hereaf, or or sold address may be changed by written notice to the other given pursuant to this paragraph. Reasonable notice, when notice is required, shall be deemed to be live days from date

In constrains this security agreement the mascu . pronoun shall include the femining and the newtor and the singular shall include the plural, on the circumstar may require. Further, the debtor is the customer and the secured pairly is the treditor within the meaning of Regulation 2 and the Stath in Lending Act.

A corbon impression of any signatures on any copy of this contract shall be deemed, for all purposes, an original "gnoture.

Section 4. Default.

Time is of the assence hereof. The debtor shall be in dolault under this ogreeness whon the hoppaning of any of the following a veni or conditionts

fol Debtor's fallure to pay, when due, the principal of or interest de sold note or obligations, or any installment thereof.

obligations, or any installment thereof.

Deblat's falluré to keep, observé às perform any , Julsian of this Agredment de any alter agreement between him and the secured party;

[c] The discovery of any misseprétantation, or maler ' 'affility of any massenty, representation or stalement made or fundished by débuar to the setured party whether or not in connection with this ngreement,

Lass, their or destruction of or substantial damage to any of the Collaboral, (e) the secured party deems or has esaranable cause to doem himself insecures

It fallurs or termination of the business of, or commencement of any insolvency of receiveship proceedings by or against the debtor, c . The debtor or any quaranters or according to the debtor or any quaranters or according to the debtor of any quaranters or according to the debtor of any quarters or according to the debtor of according to the debtor of any quarters or according to the debtor of according t anter or co-maker of told note is a partnership, the death of any partner.

Remedies of Secured Porty:

Upon debior's default, secured party shall have each and on of the slehts and semedies fronted to him by the Uniform Commercial Code of Oregon, by the said note and by this agreement and may declare the note and abligations immediately due and payable and may require debiar to assemble the Callateral and make it evailable to the payable and may require appoint to diremple the Contract and make it evaluable to the sectionally convenient to both postles. The debter agrees to pay the secured party's the another alternative to the payable atternative and other expenses incurred by the latter in retaking, helding, preparing low tale and scaling a near expenses incursed by the talest in retaining, holding, prepaining for tale and scaling an intel Collingeral. Should sell for action be initived and its contract, on the tale noise or to toplayy said callateral, or it y past threet, debtor agreet to past to past

This security agreement should be used along with Doc. #MQ4-3 recorded the 30% day of My, 1994.

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	County of	<u>Klamath</u>			Novemb	er <u>14</u> , 19 <u>94</u>	-
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Perso	nally appo	eared the a	pove name	RALPI	H J. KAUZLARI	CH and	•
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